

# Equity and Trusts

[View Online](#)

- 
1. Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).
  2. Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).
  3. Moffat, G., Bean, G.M.D., Probert, R., Moffat, G., Dawsonera: *Trusts law: text and materials*. Cambridge University Press, Cambridge, UK (2009).
  4. Moffat, G., Garton, J., Bean, G.M.D., Probert, R.: *Moffat's trusts law: text and materials*. Cambridge University Press, Cambridge (2015).
  5. Hudson, A.: *Understanding Equity & Trusts*. Taylor and Francis, Hoboken (2015).
  6. Hudson, A.: *Understanding equity & trusts*. Routledge, London (2015).
  - 7.

Carpi, D.: The concept of equity: an interdisciplinary assessment. Winter, Heidelberg (2007).

8.

Degeling, S., Edelman, J.: Equity in commercial law. Lawbook Co, Sydney, N.S.W. (2005).

9.

Fortier, M.: The culture of equity in early modern England. Ashgate, Aldershot (2005).

10.

Halliwell, M.: Equity and good conscience. Old Bailey Press, London (2004).

11.

Klinck, D.R.: Conscience, equity and the Court of Chancery in early modern England. Ashgate, Farnham, Surrey (2010).

12.

Maitland, F.W., Chaytor, A.H., Whittaker, W.J.: Equity, also the forms of action at common law: two courses of lectures. University Press, Cambridge [Eng.] (1929).

13.

Maitland, F.W.: Equity, also the forms of action at common law - two courses of lectures. HardPress Publishing, Miami, FL (2013).

14.

Mitchell, C.: Constructive and resulting trusts. Hart, Oxford (2010).

15.

Mitchell, C., Mitchell, P.: Landmark cases in equity. Hart, Oxford (2012).

16.

Frankel, T.: Fiduciary law. Oxford University Press, New York (2011).

17.

Stebbins, C., Dawsonera: The private trustee in Victorian England. Cambridge University Press, Cambridge (2002).

18.

Stebbins, C.: The Private Trustee in Victorian England. Cambridge University Press, Cambridge (2001).

19.

Waddams, S.: Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning. Cambridge University Press, Cambridge (2003).

20.

Watt, G.: Equity stirring: the story of justice beyond law. Hart, Oxford (2009).

21.

Bryan, M., Vann, V.J.: Equity and trusts in Australia. Cambridge University Press, Port Melbourne, Vic (2012).

22.

Waters, D.W.M., Gillen, M.R., Smith, L.D.: Waters' law of trusts in Canada. Carswell, Toronto (2012).

23.

Butler, A.S., Clarke, T.: *Equity and trusts in New Zealand*. Thomson Reuters, Wellington [N.Z.] (2009).

24.

Smith, L. ed: *The Worlds of the Trust*. Cambridge University Press, Cambridge (2013).

25.

Smith, L., Smith, L.: *The worlds of the trust*. Cambridge University Press, Cambridge (2013).

26.

Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).

27.

Maitland, F.W., Chaytor, A.H., Whittaker, W.J.: *Equity, also the forms of action at common law: two courses of lectures*. University Press, Cambridge [Eng.] (1929).

28.

Degeling, S., Edelman, J.: *Equity in commercial law*. Lawbook Co, Sydney, N.S.W. (2005).

29.

Drakopoulou, Maria: *Equity, Conscience and the Art of Judgment as Ius Aequi et Boni*. Law Text Culture. 5, (2000).

30.

Endicott, Timothy A. O.: *Conscience of the King: Christopher St. German and Thomas More and the Development of English Equity*, The. University of Toronto Faculty of Law Review. 47, (1989).

31.

Mark Fortier: *Equity and Ideas: Coke, Ellesmere, and James I.* Renaissance Quarterly. 51, 1255–1281 (1998).

32.

Halliwell, M.: *Equity and good conscience*. Old Bailey Press, London (2004).

33.

Hudson, A.: *Understanding equity and trusts*. Routledge, Abingdon, Oxon (2015).

34.

Mitchell, C., Mitchell, P.: *Landmark cases in equity*. Hart, Oxford (2012).

35.

Klinck, D.R.: *Conscience, equity and the Court of Chancery in early modern England*. Ashgate, Farnham, Surrey (2010).

36.

Macnair, M.: *Equity and Conscience*. Oxford Journal of Legal Studies. 27, 659–681 (2007). <https://doi.org/10.1093/ojls/gqm015>.

37.

Saint German, C.: *Doctor and student: 1531*. Scolar Press, Menston (1970).

38.

Waddams, S.: *Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning*. Cambridge University Press, Cambridge (2003).

39.

Watt, G.: *Equity stirring: the story of justice beyond law*. Hart, Oxford (2009).

40.

Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).

41.

Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).

42.

Hudson, A.: *Understanding equity and trusts*. Routledge, Abingdon, Oxon (2015).

43.

Moffat, G., Garton, J., Bean, G.M.D., Probert, R.: *Moffat's trusts law: text and materials*. Cambridge University Press, Cambridge (2015).

44.

Capper, David: *Worldwide Mareva Injunctions*. Modern Law Review. 54, (1991).

45.

Piller Problems. Law quarterly review. 106, (1990).

46.

Moffat, G., Bean, G.M.D., Probert, R., Dawsonera: *Trusts law: text and materials*. Cambridge University Press, Cambridge (2009).

47.

The Anglo-American Perspective on Freezing Injunctions. Civil justice quarterly. 29, (2010).

48.

Anton Piller Orders Revisited. Journal of business law. 387, (2000).

49.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

50.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

51.

Mason, A.: Impact of Equitable Doctrine on the Law of Contract. Anglo-American law review. 27, 1-16 (1997).

52.

Sarmas, Lisa: Story Telling and the Law: A Case Study of Louth v. Diprose. Melbourne University Law Review. 19, (1993).

53.

Bryan, M., Vann, V.J.: Equity and trusts in Australia. Cambridge University Press, Port Melbourne, Vic (2012).

54.

Bamforth, N.: Unconscionability as a Vitiating Factor. Lloyd's maritime and commercial law quarterly. (1995).

55.

Bigwood, R.: Undue influence: 'impaired consent' or 'wicked exploitation'? *Oxford Journal of Legal Studies.* 16, 503–516 (1996). <https://doi.org/10.1093/ojls/16.3.503>.

56.

Beatson, J., Friedmann, D.: *Good faith and fault in contract law.* Clarendon, Oxford (1997).

57.

Capper, D.: The Unconscionable Bargain in the Common Law World. *Law quarterly review.* 126, (2010).

58.

Devenney, J., Chandler, A.: Unconscionability and the Taxonomy of Undue Influence. *Journal of business law.* 541, (2007).

59.

Etherton, T.: The Role of Equity in Mistaken Transactions. *Trust law international.* 27, (2013).

60.

Heerey, Peter: Truth, Lies and Stereotype: Stories of Mary and Louis. *Newcastle Law Review.* 1, (1995).

61.

Lobban, Michael: Contractual Fraud in Law and Equity, c1750-c1850. *Oxford Journal of Legal Studies.* 17, (1997).

62.

Mitchell, C., Mitchell, P.: *Landmark cases in equity.* Hart, Oxford (2012).

63.

Sarmas, Lisa: Response to Justice Peter Heerey, A. Newcastle Law Review. 3, (1998).

64.

Stone, Elizabeth: Infants, Lunatics and Married Women: Equitable Protection in Garcia v. National Australia Bank. Modern Law Review. 62, (1999).

65.

Waddams, S.: Equity in English Contract Law: the Impact of the Judicature Acts (1873–75). The Journal of Legal History. 33, 185–208 (2012).  
<https://doi.org/10.1080/01440365.2012.698885>.

66.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

67.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

68.

Stuffing of Minerva's Owl - Taxonomy and Taxidermy in Equity, The. Cambridge Law Journal. 68, (2009).

69.

Mason, A.: The Impact of Equitable Doctrine on the Law of Contract'. Anglo-American law review. 27, 18–28 (1998).

70.

Bryan, M., Vann, V.J., Barkehall Thomas, S.: Equity and trusts in Australia. Cambridge University Press, Cambridge (2017).

71.

Hudson, A.: Understanding equity & trusts. Routledge, Abingdon, Oxon (2017).

72.

Gardner, S.: The Remedial Discretion in Proprietary Estoppel – Again'. Law quarterly review. 122, (2006).

73.

Dixon, M.: Confining and defining proprietary estoppel: the role of unconscionability. Legal Studies. no-no (2010). <https://doi.org/10.1111/j.1748-121X.2010.00162.x>.

74.

McFarlane, B., Robertson, A.: The Death of Proprietary Estoppel. Lloyd's maritime and commercial law quarterly. 449, (2008).

75.

McFarlane, B., Robertson, A.: Apocalypse Averted: Proprietary Estoppel in the House of Lords. Law quarterly review. 125, (2009).

76.

Proprietary Estoppel and Inheritance: Enough is Enough? The Conveyancer and property lawyer. 280, (2013).

77.

Mitchell, C., Mitchell, P.: Landmark cases in equity. Hart, Oxford (2012).

78.

Robertson, A.: The Reliance Basis of Proprietary Estoppel Remedies. The Conveyancer and

property lawyer. 295, (2008).

79.

Waddams, S.: Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning. Cambridge University Press, Cambridge (2003).

80.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

81.

Cotterrell, Roger: Power, Property and the Law of Trusts: A Partial Agenda for Critical Legal Scholarship. *Journal of Law and Society*. 14, (1987).

82.

Hudson, A.: Understanding equity and trusts. Routledge, Abingdon, Oxon (2015).

83.

Synge, M.: Independent Schools Council v Charity Commission for England and Wales [2011] UKUT 421 (TCC). *The Modern Law Review*. 75, 624-639 (2012).  
<https://doi.org/10.1111/j.1468-2230.2012.00917.x>.

84.

Alexander, Gregory S.: Transformation of Trusts as a Legal Category, 1800-1914, *The Law and History Review*. 5, (1987).

85.

Hudson, A.: Understanding equity & trusts. Routledge, Abingdon, Oxon (2017).

86.

Moffat, G., Garton, J., Bean, G.M.D., Probert, R.: Moffat's trusts law: text and materials. Cambridge University Press, Cambridge (2015).

87.

Walton, C.: McGovern v Attorney General: Constraints on Judicial Assessment of Charitable Benefit'. The Conveyancer and property lawyer. 317, (2014).

88.

Rubin, G.R., Sugarman, D.: Law, economy and society 1750-1914: essays in the history of English law. Professional Books, Abingdon (1984).

89.

Cotterrell, R.: Trusting in Law: Legal and Moral Concepts of Trust. Current Legal Problems. 46, 75-95 (1993). [https://doi.org/10.1093/clp/46.Part\\_2.75](https://doi.org/10.1093/clp/46.Part_2.75).

90.

Mitchell, C., Mitchell, P.: Landmark cases in equity. Hart, Oxford (2012).

91.

Hackney, J.: Charities and Public Benefit. Law quarterly review. 124, (2008).

92.

Jaconelli, J.: Adjudicating on Charitable Status a Reconsideration of the Elements. The Conveyancer and property lawyer. 96, (2013).

93.

Langbein, John H.: Secret Life of the Trust: The Trust as an Instrument of Commerce, The. Yale Law Journal. 107, (1997).

94.

Morris, D.: Charities and the Big Society: a doomed coalition? Legal Studies. 32, 132–153 (2012). <https://doi.org/10.1111/j.1748-121X.2011.00216.x>.

95.

Degeling, S., Edelman, J.: Equity in commercial law. Lawbook Co, Sydney, N.S.W. (2005).

96.

Charitable purposes and public benefit - GOV.UK,  
<https://www.gov.uk/government/collections/charitable-purposes-and-public-benefit>.

97.

Speaking out: guidance on campaigning and political activity by charities (CC9) - Publications - GOV.UK,  
<https://www.gov.uk/government/publications/speaking-out-guidance-on-campaigning-and-political-activity-by-charities-cc9>.

98.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

99.

Millett, P.J.: Equity's Place in the Law of Commerce. Law quarterly review. 114, (1998).

100.

Mitchell, C.: Stewardship of Property and Liability to Account. The Conveyancer and property lawyer. 215, (2014).

101.

Moffat, G., Bean, G.M.D., Probert, R., Dawsonera: Trusts law: text and materials.

Cambridge University Press, Cambridge (2009).

102.

Hudson, A.: Understanding equity and trusts. Routledge, Abingdon, Oxon (2015).

103.

Capper, D.: Compensation for Breach of Trust. *The Conveyancer and property lawyer*. 14, (1997).

104.

Cotterrell, R.: Trusting in Law: Legal and Moral Concepts of Trust. *Current Legal Problems*. 46, 75-95 (1993). [https://doi.org/10.1093/clp/46.Part\\_2.75](https://doi.org/10.1093/clp/46.Part_2.75).

105.

Edelman, J., Elliott, S.: Money Remedies Against Trustees. *Trust law international*. 18, (2004).

106.

Elliott, S.B.: Remoteness Criteria in Equity. *Modern Law Review*. 65, 588-597 (2002). <https://doi.org/10.1111/1468-2230.00397>.

107.

Getzler, J.: Fiduciary Investment in the Shadow of Financial Crisis: Was Lord Eldon Right? *Journal of equity*. 3, (2009).

108.

Glister, J., Ridge, P.: Fault lines in equity. Hart, Oxford (2012).

109.

Stebbins, C.: The Private Trustee in Victorian England. Cambridge University Press, Cambridge (2001).

110.

Stebbins, C., Dawsonera: The private trustee in Victorian England. Cambridge University Press, Cambridge (2002).

111.

Thornton, Rosy: Ethical Investments: A Case of Disjointed Thinking. Cambridge Law Journal. 67, (2008).

112.

Great Britain, Scottish Law Commission: Trustees' powers and duties. Stationery Office, London (1999).

113.

Great Britain: Trustee exemption clauses. TSO, London (2006).

114.

Great Britain: Capital and income in trusts: classification and apportionment. TSO, London (2009).

115.

Social Investment by Charities: the Law Commission's Recommendations,  
[http://lawcommission.justice.gov.uk/docs/cp216\\_charities\\_social\\_investment\\_recommendations.pdf](http://lawcommission.justice.gov.uk/docs/cp216_charities_social_investment_recommendations.pdf).

116.

Worthington, S.: Equity. Oxford University Press, Oxford (2006).

117.

Hayton, D.: Proprietary Liability for Secret Profits'. Law quarterly review. 127, (2011).

118.

Goode, R.: Proprietary Liability for Secret Profits – a Reply. Law quarterly review. 127, (2011).

119.

Millet, P.J.: Moffat, Trusts Law. Law quarterly review. 114, (1998).

120.

Hudson, A.: Understanding equity and trusts. Routledge, Abingdon, Oxon (2015).

121.

Moffat, G., Garton, J., Bean, G.M.D., Probert, R.: Moffat's trusts law: text and materials. Cambridge University Press, Cambridge (2015).

122.

Allen, Tom: Civil Liability for Sexual Exploitation in Professional Relationships. Modern Law Review. 59, (1996).

123.

Bryan, M., Vann, V.J., Barkehall Thomas, S.: Equity and trusts in Australia. Cambridge University Press, Cambridge (2017).

124.

Mitchell, C., Mitchell, P.: Landmark cases in equity. Hart, Oxford (2012).

125.

McInnes, M.: 'A New Direction for the Canadian Law of Fiduciary Relations? Law quarterly review. 126, (2010).

126.

Hayton, D.: The Development of Equity and the "Good Person" Philosophy in Common Law Systems. The Conveyancer and property lawyer. 263, (2012).

127.

Flanagan, R.: A Revised Canadian Test for Fact-Based Fiduciary Accountability'. Law quarterly review. 127, (2011).

128.

Frankel, T.: Fiduciary law. Oxford University Press, New York (2011).

129.

Millett, P.: BRIBES AND SECRET COMMISSIONS AGAIN. The Cambridge Law Journal. 71, 583-614 (2012). <https://doi.org/10.1017/S0008197312000839>.

130.

Mitchell, C., Mitchell, P.: Landmark cases in equity. Hart, Oxford (2012).

131.

Smith, L.: Fiduciary Relationship: Ensuring Loyal Exercise of Judgement on Behalf of Another'. Law quarterly review. 130, (2014).

132.

Waddams, S.M., MyiLibrary: Dimensions of private law: categories and concepts in Anglo-American legal reasoning. Cambridge University Press, Cambridge (2003).

133.

Worthington, S.: FIDUCIARY DUTIES AND PROPRIETARY REMEDIES: ADDRESSING THE FAILURE OF EQUITABLE FORMULAE. *The Cambridge Law Journal*. 72, 720–752 (2013). <https://doi.org/10.1017/S0008197313000755>.

134.

Allen, Tom: Civil Liability for Sexual Exploitation in Professional Relationships. *Modern Law Review*. 59, (1996).

135.

Bryan, M., Vann, V.J., Barkehall Thomas, S.: *Equity and trusts in Australia*. Cambridge University Press, Cambridge (2017).

136.

Mitchell, C., Mitchell, P.: *Landmark cases in equity*. Hart, Oxford (2012).

137.

McInnes, M.: 'A New Direction for the Canadian Law of Fiduciary Relations? *Law quarterly review*. 126, (2010).

138.

Hayton, D.: The Development of Equity and the "Good Person" Philosophy in Common Law Systems. *The Conveyancer and property lawyer*. 263, (2012).

139.

Flanagan, R.: A Revised Canadian Test for Fact-Based Fiduciary Accountability'. *Law quarterly review*. 127, (2011).

140.

Frankel, T.: *Fiduciary law*. Oxford University Press, New York (2011).

141.

Millett, P.: *Bribes and Secret Commissions Again*. *The Cambridge Law Journal*. 71, 583–614 (2012). <https://doi.org/10.1017/S0008197312000839>.

142.

Mitchell, C., Mitchell, P.: *Landmark cases in equity*. Hart, Oxford (2012).

143.

Smith, L.: *Fiduciary Relationship: Ensuring Loyal Exercise of Judgement on Behalf of Another*'. *Law quarterly review*. 130, (2014).

144.

Waddams, S.M., MyiLibrary: *Dimensions of private law: categories and concepts in Anglo-American legal reasoning*. Cambridge University Press, Cambridge (2003).

145.

Worthington, S.: *FIDUCIARY DUTIES AND PROPRIETARY REMEDIES: ADDRESSING THE FAILURE OF EQUITABLE FORMULAE*. *The Cambridge Law Journal*. 72, 720–752 (2013). <https://doi.org/10.1017/S0008197313000755>.

146.

Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).

147.

Conaglen, M.: *Thinking about Proprietary Remedies for Breach of Confidence*. *Intellectual property quarterly*. 1, (2008).

148.

Hopkins, N.: The Pallant v Morgan "Equity" – Again. *The Conveyancer and property lawyer*. 327, (2012).

149.

Hudson, A.: *Understanding equity and trusts*. Routledge, Abingdon, Oxon (2015).

150.

Yip, M.: The Pallant v Morgan Equity Reconsidered. *Legal Studies*. 33, 549–571 (2013).  
<https://doi.org/10.1111/j.1748-121X.2012.00265.x>.

151.

Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).

152.

Moffat, G., Garton, J., Bean, G.M.D., Probert, R.: *Moffat's trusts law: text and materials*. Cambridge University Press, Cambridge (2015).

153.

Hudson, A.: *Understanding equity and trusts*. Routledge, Abingdon, Oxon (2015).

154.

Elliott, S.B., Mitchell, C.: Remedies for Dishonest Assistance. *Modern Law Review*. 67, 16–47 (2004). <https://doi.org/10.1111/j.1468-2230.2004.06701002.x>.

155.

Evans, S.: Rethinking Tracing and the Law of Restitution. *Law quarterly review*. 115, (1994).

156.

Hayton, D.: 'Lessons from Knowing Receipt Liability and Unjust Enrichment in Australia'. *Trust law international*. 21, (2007).

157.

Lee, R., Ho, L.: Reluctant Bedfellows: Want of Authority and Knowing Receipt. *The Modern Law Review*. 75, 91–100 (2012). <https://doi.org/10.1111/j.1468-2230.2012.00890.x>.

158.

Millett, P.J.: 'Tracing the Proceeds of Fraud'. *Law quarterly review*. 107, (1991).

159.

Millett, P.J.: 'Restitution and Constructive Trusts'. *Law quarterly review*. 114, (1998).

160.

Mitchell, C.: *Constructive and resulting trusts*. Hart, Oxford (2010).

161.

Mitchell, C.: 'Change of Position: the Developing Law'. *Lloyd's maritime and commercial law quarterly*. 168, (2005).

162.

Cornish, W.R., Jones, G.H., Dawsonera: *Restitution: past, present and future ; essays in honour of Gareth Jones*. Hart, Oxford (1998).

163.

Shine, P.: Dishonesty in Civil Commercial Claims: a State of Mind or a Course of Conduct? *Journal of business law*. 29, (2012).

164.

Smith, L.: Tracing in Taylor v Plumer: Equity in the Court of King's Bench. *Lloyd's maritime and commercial law quarterly*. 240, (1995).

165.

Smith, L.: Simplifying Claims to Traceable Proceeds. *Law quarterly review*. 125, (2009).

166.

Mitchell, C., Mitchell, P.: *Landmark cases in equity*. Hart, Oxford (2012).

167.

Waddams, S.: *Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning*. Cambridge University Press, Cambridge (2003).

168.

Worthington, S.: *Equity*. Oxford University Press, Oxford (2006).

169.

Degeling, S., Edelman, J.: *Equity in commercial law*. Lawbook Co, Sydney, N.S.W. (2005).

170.

Mason, A.: The Place of Equity and Equitable Remedies in the Contemporary Common Law World'. *Law quarterly review*. 110, (1994).

171.

Duggan, A.J.: Is Equity Efficient? *Law quarterly review*. 113, (1997).

172.

Hudson, A.: Understanding equity and trusts. Routledge, Abingdon, Oxon (2015).

173.

Millett, P.J.: Restitution and Constructive Trusts. Law quarterly review. 114, (1998).

174.

Waddams, S.: Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning. Cambridge University Press, Cambridge (2003).

175.

Beatson, J.: The use and abuse of unjust enrichment: essays on the law of restitution. Clarendon Press, Oxford (1991).

176.

Burrows, A.: We Do This At Common Law But That In Equity. Oxford Journal of Legal Studies. 22, 1–16 (2002). <https://doi.org/10.1093/ojls/22.1.1>.

177.

Dietrich, Joachim: Attempting Fusion: Professor Worthington's 'Equity' and Its Integration with the Common Law. Common Law World Review. 34, (2005).

178.

Birks, P., Birks, P., Society of Public Teachers of Law: The classification of obligations. Clarendon, Oxford (1997).

179.

Halliwell, M.: Equity and good conscience. Old Bailey Press, London (2004).

180.

Hudson, A.: Great debates in equity and trusts. Palgrave, an imprint of Macmillan Publishers, London (2014).

181.

Hudson, A.: Understanding equity and trusts. Routledge, Abingdon, Oxon (2015).

182.

Lobban, Michael: Preparing for Fusion: Reforming the Nineteenth-Century Court of Chancery, Part I. *Law and History Review*. 22, (2004).

183.

Lobban, Michael: Preparing for Fusion: Reforming the Nineteenth-Century Court of Chancery, Part II. *Law and History Review*. 22, (2004).

184.

Martin, J.: Fusion, Fallacy and Confusion: a Comparative Study. *The Conveyancer and property lawyer*. 13, (1994).

185.

Degeling, S., Edelman, J.: Equity in commercial law. Lawbook Co, Sydney, N.S.W. (2005).

186.

Swadling, W.: Explaining Resulting Trusts. *Law quarterly review*. 124, (2008).

187.

Waddams, S.: Equity in English Contract Law: the Impact of the Judicature Acts (1873–75). *The Journal of Legal History*. 33, 185–208 (2012).  
<https://doi.org/10.1080/01440365.2012.698885>.

188.

Watt, G.: *Equity stirring: the story of justice beyond law*. Hart, Oxford (2009).