

PRESENTERS



Dr Andrew Butler, Partner, Russell McVeagh

Andrew obtained his BCL from University College Dublin, his LLM from Osgoode Hall, Toronto and PhD from the European University Institute, Florence. When he first arrived in New Zealand, Andrew taught in the law faculty at Victoria University, specialising in equity, trusts, restitution, human rights and public law. From 1999-2005 he was crown counsel working in the Human Rights Team at the Crown Law Office. Andrew has written extensively here and abroad on human rights and public law, and is the general editor of *Equity and Trusts in New Zealand* (2nd ed, Thomson Reuters, 2009).



Jessica Palmer, Faculty of Law, University of Otago, Dunedin

Jessica is a senior lecturer at Otago University and teaches courses in contract, equity and commercial law. She has published articles and essays on issues of equity and restitution and is an author of *Equity and Trusts in New Zealand* (Butler (ed), 2nd ed, Thomson Reuters, 2009). Jessica is a graduate of Auckland and Cambridge Universities and has worked at a large national law firm and as a judges' clerk.

Acknowledgement

The assistance of Nat Walker in the preparation of this paper is acknowledged, with appreciation.

CONTENTS

1. INTRODUCTION.....	1
2. PART ONE: EQUITABLE DUTIES.....	3
THE FIDUCIARY DUTY	3
<i>Introduction.....</i>	3
<i>The content of the fiduciary duty and general themes.....</i>	4
<i>The specific duties imposed and remedies available for breaches in a range of established fiduciary relationships.....</i>	7
<i>Overarching tests</i>	17
<i>Remedies.....</i>	24
SECONDARY LIABILITY	26
<i>Introduction.....</i>	26
<i>Knowing receipt: the modern position</i>	29
<i>Accessory liability and dishonest assistance: the modern position.....</i>	32
<i>Remedies.....</i>	37
<i>Future developments</i>	38
BREACH OF CONFIDENCE	38
<i>Introduction.....</i>	38
<i>Action for breach of confidence.....</i>	40
<i>Defences</i>	46
<i>Remedies.....</i>	47
3. PART TWO: EQUITABLE REMEDIES.....	51
INTRODUCTION	51
CONSTRUCTIVE TRUSTS	51
<i>Categorisations and justifications.....</i>	51
<i>Justifications for property rights.....</i>	53
<i>Instances of constructive trust</i>	55
<i>Analysis</i>	58
<i>The problem of the fiduciary's unauthorised profit.....</i>	60
ACCOUNT OF PROFITS	63
<i>Restitutionary nature</i>	63
<i>Allowances and Deductions</i>	66
<i>Onus of proof.....</i>	69
EQUITABLE COMPENSATION.....	71
<i>Compensation and account</i>	71
<i>Different duties, different causation requirements</i>	73
<i>Onus and standard of proof.....</i>	75
<i>Future of equitable compensation</i>	76
EQUITABLE RECEIVERSHIP	77
<i>Introduction.....</i>	77
<i>Court appointment of receivers and managers</i>	79
4. PART THREE: DEFENCES TO EQUITABLE REMEDIES.....	83
DEFENCES: DELAY.....	83
<i>Introduction.....</i>	83
<i>Limitation Act 1950</i>	84
<i>Limitation Act 2010</i>	92
<i>Limitation by analogy.....</i>	95
<i>Laches.....</i>	98
<i>Acquiescence</i>	101