

THE COMMON LAW LIBRARY

GOFF & JONES ON UNJUST ENRICHMENT

TENTH EDITION

EDITED BY

CHARLES MITCHELL KC (HON.), F.B.A.

Professor of Law, University College London

PAUL MITCHELL

Professor of Law, University College London

STEPHEN WATTERSON

Professor of Private Law, University of Cambridge

SWEET & MAXWELL



THOMSON REUTERS

TABLE OF CONTENTS

PART ONE: INTRODUCTION

1. INTRODUCTION

1. UNJUST ENRICHMENT AND RESTITUTION	1-01
2. UNJUST ENRICHMENT AS A LEGAL CONCEPT	1-06
3. THE INGREDIENTS OF A CLAIM IN UNJUST ENRICHMENT	1-14
4. PLEADING CLAIMS IN UNJUST ENRICHMENT	1-38
5. OTHER PROCEDURAL MATTERS	1-47

PART TWO: JUSTIFYING GROUNDS

2. JUSTIFYING GROUNDS: STATUTES, JUDGMENTS AND NATURAL OBLIGATIONS

1. INTRODUCTION	2-01
2. STATUTES	2-07
3. JUDGMENTS AND COURT ORDERS	2-32
4. NATURAL OBLIGATIONS	2-42

3. JUSTIFYING GROUNDS: CONTRACTS

1. INTRODUCTION	3-01
2. UNJUST ENRICHMENT, QUASI-CONTRACT AND CONTRACT	3-02
3. CONTRACT AND UNJUST ENRICHMENT	3-09
4. BREACH OF CONTRACT AND UNJUST ENRICHMENT	3-40
5. CONTRACTUAL VALUATION OF BENEFITS CONFERRED	3-45
6. CONTRACT AND UNJUST ENRICHMENT IN MULTI-PARTY CASES	3-56

PART THREE: ENRICHMENT

4. ENRICHMENT: GENERAL PRINCIPLES

1. INTRODUCTION	4-01
2. PRINCIPLES OF IDENTIFICATION	4-03
3. PRINCIPLES OF VALUATION	4-14
4. PROVING AND DISPROVING ENRICHMENT	4-32
5. "NETTING OFF" OF GAINS AND LOSSES BY DEFENDANTS	4-59
6. DATE OF ENRICHMENT	4-67
7. JOINT AND SEVERAL ENRICHMENTS	4-76

5. ENRICHMENT: TYPES OF BENEFIT

1. INTRODUCTION	5-01
2. MONEY	5-02
3. LAND AND GOODS	5-28
4. SERVICES	5-39
5. DISCHARGE OF OBLIGATIONS	5-61

PART FOUR: AT THE CLAIMANT'S EXPENSE

6. AT THE CLAIMANT'S EXPENSE: PERSONAL CLAIMS

1. INTRODUCTION	6-01
-----------------------	------

2.	QUALIFYING MODES OF ENRICHMENT	6-09
3.	“DIRECT” AND “INDIRECT” ENRICHMENT	6-24
4.	CONTRACTS FOR THE PROVISION OF BENEFITS TO ANOTHER	6-70
5.	TITLE-BASED CLAIMS, TRACING AND TRANSACTIONAL LINKS	6-76
6.	CORRESPONDENCE OF LOSS AND GAIN	6-86
7.	SECONDARY OR CONSEQUENTIAL BENEFITS	6-97
8.	INCIDENTAL BENEFITS	6-114
9.	“INTERCEPTIVE SUBTRACTIONS”	6-124
7. AT THE CLAIMANT’S EXPENSE: PROPRIETARY CLAIMS		
1.	INTRODUCTION	7-01
2.	FOLLOWING	7-19
3.	TRACING	7-26
PART FIVE: GROUNDS FOR RESTITUTION		
8. LACK OF CONSENT AND WANT OF AUTHORITY		
1.	INTRODUCTION	8-01
2.	OBSTACLES TO RECOGNITION	8-05
3.	TWO-PARTY CASES	8-35
4.	THREE-PARTY CASES: CLAIMS BY C	8-97
5.	THREE-PARTY CASES: CLAIMS BY X, THE INTERMEDIARY	8-182
6.	LIABILITY FOR KNOWING RECEIPT	8-197
9. MISTAKE		
1.	INTRODUCTION	9-01
2.	THE NATURE OF A MISTAKE	9-06
3.	CAUSATION	9-62
4.	WHOSE MISTAKE?	9-67
5.	THE QUALITY OF THE MISTAKE	9-96
6.	FAULT OF THE DEFENDANT	9-157
7.	DISQUALIFYING CIRCUMSTANCES	9-162
10. DURESS		
1.	INTRODUCTION	10-01
2.	ACTUAL OR THREATENED HARM TO THE PERSON	10-14
3.	IMPROPER APPLICATION OF LEGAL PROCESS	10-20
4.	DURESS OF GOODS	10-30
5.	MONEY PAID TO OBTAIN THE PERFORMANCE OF A PUBLIC DUTY: DEMANDS COLORE OFFICII	10-41
6.	ECONOMIC DURESS	10-54
11. UNDUE INFLUENCE AND UNCONSCIONABLE BARGAINS		
1.	INTRODUCTION	11-01
2.	UNDUE INFLUENCE	11-05
3.	RELIEF FROM UNCONSCIONABLE BARGAINS	11-59
12. FAILURE OF BASIS: GENERAL PRINCIPLES		
1.	FAILURE OF BASIS AS A GENERAL PRINCIPLE OF LIABILITY	12-01

CONTENTS

2.	HISTORICAL DEVELOPMENT OF FAILURE OF BASIS	12-02
3.	ALTERNATIVES TO A CLAIM IN UNJUST ENRICHMENT FOR FAILURE OF BASIS	12-06
4.	TERMINOLOGY	12-10
5.	THE REQUIREMENT OF TOTAL FAILURE	12-16
13.	FAILURE OF BASIS: BASES OF TRANSFER	
1.	INTRODUCTION	13-01
2.	GUIDING PRINCIPLES	13-02
3.	FAILURE OF BASIS AS FAILURE OF COUNTER-PERFORMANCE	13-17
4.	FAILURE OF BASIS AS FAILURE TO CONFER EXPECTED LEGAL RIGHTS	13-20
5.	FAILURE OF BASIS AS FAILURE TO DISCHARGE THE TRANSFEROR FROM LEGAL LIABILITY	13-42
14.	FAILURE OF BASIS: DEPOSITS	
1.	COMMON LAW PRINCIPLES	14-01
2.	EQUITABLE RELIEF AGAINST FORFEITURE	14-14
3.	STATUTORY REGULATION OF DEPOSITS IN SALES OF LAND	14-31
15.	FRUSTRATED CONTRACTS	
1.	INTRODUCTION	15-01
2.	THE BACKGROUND TO THE 1943 ACT	15-02
3.	THE 1943 ACT	15-11
16.	ANTICIPATED CONTRACTS THAT DO NOT MATERIALISE	
1.	INTRODUCTION	16-01
2.	THE BASIS OF THE TRANSFER	16-03
3.	ENRICHMENT	16-18
4.	CLAIMS OUTSIDE UNJUST ENRICHMENT	16-20
17.	FREE ACCEPTANCE	
1.	INTRODUCTION	17-01
2.	THE PRINCIPLE OF FREE ACCEPTANCE	17-03
3.	THE SCOPE OF FREE ACCEPTANCE	17-06
4.	ELEMENTS OF FREE ACCEPTANCE	17-09
5.	CONCLUSION	17-18
18.	NECESSITY	
1.	INTRODUCTION	18-01
2.	SALVAGE	18-05
3.	GENERAL AVERAGE CONTRIBUTION	18-36
4.	OTHER CASES OF PRESERVATION OF PROPERTY	18-46
5.	PRESERVATION OF CREDIT	18-62
6.	CARE OF THE SICK AND MENTALLY INCAPABLE	18-63
7.	BURIAL OF THE DEAD	18-68
8.	TOWARDS A GENERAL DOCTRINE	18-72
19.	SECONDARY LIABILITY: OVERVIEW	
1.	INTRODUCTION	19-01

2.	MAPPING THE LAW OF CONTRIBUTION AND REIMBURSEMENT	19-05
3.	CLAIMS FOR CONTRIBUTION AND REIMBURSEMENT AND SUBROGATION CLAIMS	19-45
20.	SECONDARY LIABILITY: CONTRIBUTION AND REIMBURSEMENT	
1.	INTRODUCTION	20-01
2.	CLAIMANT AND DEFENDANT BOTH LIABLE TO THE THIRD PARTY	20-02
3.	THIRD PARTY MAY NOT ACCUMULATE RECOVERIES	20-52
4.	THIRD PARTY CAN RECOVER IN FULL FROM CLAIMANT OR DEFENDANT .	20-68
5.	ULTIMATE BURDEN PROPERLY BORNE BY DEFENDANT	20-87
21.	SECONDARY LIABILITY: INSURERS' SUBROGATION RIGHTS	
1.	INTRODUCTION	21-01
2.	HISTORICAL DEVELOPMENT OF SUBROGATION IN INSURANCE LAW	21-07
3.	RATIONALES FOR SUBROGATION	21-15
4.	PRECONDITIONS FOR THE EXERCISE OF SUBROGATION RIGHTS	21-24
5.	LIMITS TO SUBROGATION	21-37
6.	DEFENCES	21-67
7.	THE INSURED'S DUTY TO ACCOUNT FOR THIRD-PARTY RECOVERIES	21-93
8.	THE INSURED'S DUTY TO PROTECT THE INSURER'S POSITION	21-107
9.	PROCEDURAL RULES	21-114
22.	MONEY PAID AS TAXES AND OTHER LEVIES THAT ARE NOT DUE	
1.	INTRODUCTION	22-01
2.	STATUTORY RECOVERY REGIMES	22-04
3.	COMMON LAW CLAIMS	22-17
23.	ULTRA VIRES PAYMENTS BY PUBLIC BODIES	
1.	INTRODUCTION	23-01
2.	STATUTORY CLAIMS	23-03
3.	COMMON LAW CLAIMS	23-40
24.	LEGAL INCAPACITY	
1.	INTRODUCTION	24-01
2.	MENTAL INCAPACITY	24-07
3.	MINORS	24-13
4.	COMPANIES ACTING BEYOND THEIR POWERS	24-28
5.	UNLAWFUL RETURNS OF CAPITAL TO COMPANY SHAREHOLDERS	24-31
6.	PAYMENTS MADE CONTRARY TO THE STATUTORY INSOLVENCY REGIME ...	24-40
25.	ILLEGALITY	
1.	INTRODUCTION	25-01
2.	CLAIMANTS BELONGING TO A PROTECTED CLASS	25-07
3.	WITHDRAWAL FROM ILLEGAL TRANSACTIONS	25-21
26.	BENEFITS CONFERRED UNDER JUDGMENTS AND ORDERS THAT ARE LATER REVERSED	
1.	INTRODUCTION	26-01

2.	THE NATURE OF THE RULE	26-04
3.	THE EXTENT OF THE RULE	26-07

PART SIX: DEFENCES

27.	CHANGE OF POSITION	
1.	INTRODUCTION	27-01
2.	QUALIFYING DETRIMENT	27-10
3.	CAUSATION	27-36
4.	DISQUALIFYING CONDUCT	27-46
5.	SPECIAL CASES	27-64
28.	MINISTERIAL RECEIPT	
1.	INTRODUCTION	28-01
2.	IN EQUITY	28-07
3.	AT COMMON LAW	28-15
29.	BONA FIDE PURCHASE AND GOOD CONSIDERATION	
1.	INTRODUCTION	29-01
2.	BONA FIDE PURCHASE AS A METHOD OF ACQUIRING CLEAR LEGAL TITLE TO PROPERTY	29-03
3.	BONA FIDE PURCHASE AS A DEFENCE TO CLAIMS IN UNJUST ENRICHMENT	29-12
4.	GOOD CONSIDERATION	29-18
30.	ESTOPPEL	
1.	INTRODUCTION	30-01
2.	REPRESENTATION	30-02
3.	DETRIMENTAL RELIANCE	30-04
4.	THE EFFECT OF THE DEFENCE	30-08
31.	COUNTER-RESTITUTION IMPOSSIBLE	
1.	INTRODUCTION	31-01
2.	OPERATION OF THE RULE	31-06
3.	NATURE OF THE RULE	31-14
32.	PASSING ON	
1.	INTRODUCTION	32-01
2.	PASSING ON IN A STATUTORY CONTEXT	32-06
3.	PASSING ON AT COMMON LAW	32-16
33.	LIMITATION	
1.	INTRODUCTION	33-01
2.	LIMITATION PERIODS	33-04
3.	INCEPTION DATES	33-16
4.	POSTPONEMENT OF INCEPTION DATES	33-29
34.	LEGAL INCAPACITY	
1.	INTRODUCTION	34-01

2.	MINORS	34-11
3.	PRIVATE CORPORATIONS AND PUBLIC BODIES	34-32
35.	ILLEGALITY	
1.	INTRODUCTION	35-01
2.	HISTORICAL DEVELOPMENT OF THE ILLEGALITY DEFENCE	35-05
3.	PATEL V MIRZA	35-26
4.	PUBLIC POLICY CONSIDERATIONS	35-40
PART SEVEN: REMEDIES		
36.	PERSONAL REMEDIES AND INTEREST AWARDS	
1.	INTRODUCTION	36-01
2.	PERSONAL RESTITUTIONARY AWARDS	36-02
3.	PRE-JUDGMENT INTEREST AWARDS	36-12
4.	PREVENTATIVE REMEDIES	36-53
37.	PROPRIETARY REMEDIES: GENERAL PRINCIPLES	
1.	INTRODUCTION	37-01
2.	SCOPE, SUBJECT-MATTER AND MECHANISMS	37-06
3.	SETTING THE LIMITS	37-08
4.	IMMEDIATELY VESTED PROPRIETARY RIGHTS AND POWERS IN REM	37-31
5.	OWNERSHIP AND SECURITY INTERESTS	37-40
6.	RATIONALISING THE LAW	37-49
38.	PROPRIETARY REMEDIES: TRUSTS AND LIENS	
1.	INTRODUCTION	38-01
2.	CONSTRUCTIVE AND RESULTING TRUSTS	38-06
3.	CONSTRUCTIVE TRUSTS	38-16
4.	RESULTING TRUSTS	38-23
5.	EVENT-BASED ANALYSIS OF CONSTRUCTIVE AND RESULTING TRUSTS	38-32
6.	LIENS	38-45
39.	PROPRIETARY REMEDIES: SUBROGATION TO EXTINGUISHED PROPRIETARY RIGHTS	
1.	INTRODUCTION	39-01
2.	THE BASIC NATURE OF THE REMEDY	39-05
3.	THE FORM OF THE REMEDY	39-46
40.	PROPRIETARY REMEDIES: RESCISSION AND RECTIFICATION	
1.	INTRODUCTION	40-01
2.	RESCISSION	40-06
3.	RECTIFICATION	40-33