

SOCIAL CHANGE
IN THE
LAW OF TRUSTS

By

G. W. KEETON, M.A.LL.D.

Social Change In The Law Of Trusts

Chao Zhang



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Social Change in the Law of Trusts George William Keeton, 1974-01-14 A collection of essays on the problems created in the Law of Trusts by social changes in England

Social Change in the Law of Trusts George Williams Keeton, 1958 **Moffat's Trusts Law** Jonathan Garton, Rebecca Probert, Gerry Bean, 2020-05-14 Always the serious student's choice for a Trusts Law textbook the new seventh edition of Moffat's Trusts Law once again provides a clear examination of the rules of Trusts retaining its hallmark combination of a contextualised approach and a commercial focus The impact of statutory developments and a wealth of new cases including the Supreme Court and Privy Council decisions in *Patel v Mirza* 2016 UKSC 42 *PJS v News Group Newspapers Ltd* 2016 UKSC 35 and *Burnden Holdings v Fielding* 2018 UKSC 14 and *Federal Republic of Brazil v Durant* 2015 UKPC 35 are explored A streamlining of the chapters on charitable Trusts better to align the book with the typical Trusts Law course helps students understand the new directions being taken in the areas of Trust Law and equitable remedies **Trusts Law** Graham Moffat, Gerard M. D. Bean, Rebecca Probert, 2009-09-03 This classic textbook brings a modern perspective to the study of the law of equity Its hallmark contextualized approach and commercial focus will help students understand the subject and the authors commentary on the factors informing trusts law allows students to confidently grapple with complex ideas

Understanding Equity & Trusts Alastair Hudson, 2008 Understanding Equity Trusts provides an accessible readable and comprehensive overview of the main themes in this dynamic area of the law It will be of interest to students struggling to cope with the increasingly complex field of trusts law and to those revising for exams **Mediation in the Reflection of Law and Society** Lenka Holá, Miloš Večeřa, Martina Urbanová, Jan Holas, David Fiedor, 2021-12-08 Despite slow progress in use mediation continues to consolidate its presence in dispute resolution This important book argues that a more favourable socio legal climate must be created for mediation to thrive and accordingly analyses the legal cultural social systemic and spatial aspects of the use of mediation in the legal practice of the different countries of the European Union EU Based on a spatiotemporal analysis and models of mediation in the EU it pinpoints the social and cultural reasons for the fragmentation of its legal regulation and shows what paths are available to promote the effective implementation of mediation in social practice It is the first book to capture the socio legal context of mediation A spatiotemporal analysis of the extent of use of mediation in a region as large and at the same time as diverse as the EU has never been carried out before Using various methodological and conceptual approaches to analyse the legal and social aspects of introducing mediation to legal systems the authors all with long term experience in the exercise and research of mediation directly in the field provide invaluable insights into such facets of the use of mediation as the following the social context that raises the need for mediation obstacles to the wider use of mediation in resolving disputes between parties the effects of social influences reflected in legislation that shape the laws of each country the basic models that make up the system of access to mediation in specific

EU Member States the role of law as a tool for social change and its reflection in the legal regulation of mediation and perspectives for further development of mediation in the EU The legislative efforts proposed to enhance the regulation of mediation in EU countries are based on modern knowledge of law sociology and psychology As a unique combination of exploration of the theoretical determinants of mediation and an empirical study of the extent of its use in the European area this book s fundamental contribution to the legal theory and practice of mediation is inarguable Its analysis of mediation from three perspectives as a means of improving citizens access to justice as a means of applying social justice in society and as a means of restorative justice are of the utmost value in today s global society For users of mediation EU institutions involved in mediation EU Member State authorities addressing the issue of mediation and the wider dispute resolution community worldwide the book will be welcomed for the giant steps it takes toward refining arguments for the promotion of mediation and its development in theory research and practice

AI, Data and Private Law Gary Chan Kok Yew, Man Yip, 2021-09-23 This book examines the interconnections between artificial intelligence data governance and private law rules with a comparative focus on selected jurisdictions in the Asia Pacific region The chapters discuss the myriad challenges of translating and adapting theory doctrines and concepts to practice in the Asia Pacific region given their differing circumstances challenges and national interests The contributors are legal experts from the UK Israel Korea and Singapore with extensive academic and practical experience The essays in this collection cover a wide range of topics including data protection and governance data trusts information fiduciaries medical AI the regulation of autonomous vehicles the use of blockchain technology in land administration the regulation of digital assets and contract formation issues arising from AI applications The book will be of interest to members of the judiciary policy makers and academics who specialise in AI data governance and or private law or who work at the intersection of these three areas as well as legal technologists and practising lawyers in the Asia Pacific the UK and the US

Animal Ethics and Animal Law Andrew Linzey, Clair Linzey, 2022-11-07 Animal law is a growing discipline as is animal ethics In this wide ranging book scholars from around the world address the intersections between the two Specifically this collection focuses on pressing moral issues and how law can protect animals from cruelty and abuse A project of the Oxford Centre for Animal Ethics the book is edited by the Oxford Centre s directors Andrew Linzey and Clair Linzey and features contributions from many of its fellows Divided into three sections the work explores historical perspectives and ethical legal issues such as personhood and property before focusing on five practical case studies The volume introduces readers to the interweaving between these subjects and should act as a spur to further interdisciplinary work

Understanding Equity and Trusts Alastair Hudson, 2013 Understanding Equity Trusts provides an accessible readable and comprehensive overview of the main themes in this dynamic area of the law It will be of interest to students struggling to cope with the increasingly complex field of trusts law and to those revising for exams

Trusts and Equity Gary Watt, 2012-06-28 Gary Watt provides detailed and conceptual analysis of the complex area of

trusts and equity Emphasis on the modern commercial context and abundant cultural references ensure students find Watt's approach a stimulating and inspiring read

COOPERATION TRUST AND COMPANY *An Essay in Legal History* Colin Arthur Cooke, *Labor Law and Practice in the Trust Territory of New Guinea Under Australian Administration* Joan Clarke, 1964

Trends in Contemporary Trust Law A. J. Oakley, 1996 Rev versions of papers originally presented at a conference held on Jan 6-7 1996 in Cambridge UK

The Governance of Chinese Charitable Trusts Hui Jing, 2023-09-07 Analyses the governance of Chinese charitable trusts and the political dynamics between the state and civil society actors

Law and Social Change Sharyn L Roach Anleu, 2009-10-29 This is a timely new edition of Sharyn L Roach Anleu's invaluable introduction to the sociology of law and its role as a social institution and social process Discussing current theory and key empirical research from a diverse range of perspectives Law and Social Change gives relevant examples from various cultures and societies to provide a sociological view which goes beyond more jurisprudential approaches to law and society The book provides coverage of major classic and contemporary social theories of law is informed by empirical research drawn from several countries societies includes up to date and relevant examples This thoroughly updated edition engages with modern scholarship and recent research on globalization whilst also looking at related issues such as the internationalization of law and human rights It explores recent reforms at local and national levels including issues of migration and refugees the regulation of anti social behaviour and specialist or problem solving courts and also provides a clear accessible introduction to research methods used in the socio legal field Direct and wide ranging this text will be essential reading for students and researchers on social science and law courses and in particular those taking sociology legal theory criminology and criminal justice studies

Trusts & Equity Gary Watt, 2023 Trusts and Equity continues to offer a comprehensive and user friendly approach providing a concise route through what can be a challenging area of the law Drawing on years of experience Gary Watt encourages students to actively engage with the subject and think critically about its central issues outlining the key perspectives with clarity and rigour Digital formats and resources This edition is available for students and institutions to purchase in a variety of formats and is supported by online resources The e book offers a mobile experience and convenient access along with functionality tools navigation features and links that offer extra learning support www.oxfordtextbooks.co.uk/ebooks The online resources include Video lectures presented by Gary Watt providing an introduction to key areas of debate within the subject Essay questions and problem scenarios with accompanying answer guidance along with general guidance on answering these kinds of questions to enable you to improve Web links to further primary sources and commentary to aid your understanding Flashcard glossary to help test your knowledge of key terms

Social Trust Kevin Vallier, Michael Weber, 2021-04-26 With increasingly divergent views and commitments and an all or nothing mindset in political life it can seem hard to sustain the level of trust in other members of our society necessary to ensure our most basic institutions work This book features interdisciplinary perspectives on social

trust The contributors address four main topics related to social trust The first topic is empirical and formal work on norms and institutional trust especially the relationships between trust and human behaviour The second topic concerns trust in particular institutions notably the legal system scientific community and law enforcement Third the contributors address challenges posed by diversity and oppression in maintaining social trust Finally they discuss different forms of trust and social trust Social Trust will be of interest to researchers in philosophy political science economics law psychology and sociology

Modern Studies in Property Law, Volume 10 Ben McFarlane, Sinéad Agnew, 2019-05-30 This book contains a collection of papers presented at the Twelfth Biennial Modern Studies in Property Law Conference held at University College London in April 2018 The conference and its published proceedings are an established forum for property lawyers from around the world to showcase the latest research This collection includes a keynote address by Dame Elizabeth Gloster former Vice President of the Court of Appeal Civil Division on technology in property law It also includes plenary addresses by Professor Henry Smith on the architecture of property law and the challenge of compiling the American Law Institute's Fourth Restatement of Property and by Her Honour Judge Karen Walden Smith on the role of the first instance judge in property cases Sixteen further chapters address a wide range of issues including the theory and taxonomy of land law the re-evaluation of land obligations the nature and operation of equitable property rights and shares the role of property in commerce comparative approaches to leases and trusts and contemporary issues in land registration Collectively the chapters demonstrate the vibrancy diversity and importance of property law and of current research in the subject

Transnational Fiduciary Law Seth Davis, Thilo Kuntz, Gregory Shaffer, 2024-02-08 Fiduciary law is important transnationally particularly in the context of global capitalism Fiduciary law's characteristic regard for others offers a response to the pursuit of unconstrained self interest in business and government relations potentially implicating the exercise of both private and public power Stakeholders have invoked it not only to address traditional private law matters but also to enjoin transnational corporations to respect human rights to combat public corruption and to constrain national governments to respect the rights of Indigenous Peoples This book focuses on the processes through which conceptualizations of fiduciary relationships and fiduciary norms may or may not settle transnationally or become unsettled as actors invoke fiduciary norms to address problems in different domains including across borders It identifies complications and challenges of any transnational convergence of fiduciary norms that fiduciary theorists often elide This book is also available as Open Access on Cambridge Core

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