INDEX

A v. A and St George Trustees Limited, 55, 350, 374
Abacus Trust Co (Isle of Man) v. Barr, 196
Abdel Rahman v. Chase Bank (CI) Trust Co, 40
account surcharge, by beneficiary, 281 accountability, of trustees, 37, 166, 233, 493
ACD Tridon Inc. v. Tridon Australia Pty Ltd, 82, 120, 121
Achilleas (Transfield Shipping Inc. v. Mercator Shipping Inc.), 333
Act Against Fraudulent Deeds, Gifts, Alienations, 537
INDEX

arbitration
as attractive option for settlors, 78
as separable clause, 453
confidential nature, 78
equitable, historical instances, 85–88
inappropriateness for internal trust disputes, 81
judicial control under statutory provisions, 122
legislative reform and regulatory competition, 123–128
privacy of proceedings, 79
remedies available, 84
repugnancy, 98–100
survival of rescission of contract, 452
Arbitration Act 1889, 90, 118
Arbitration Act 1950, 92
Arbitration Act 1979, 92, 93
Arbitration Act 1996, 92, 102, 107, 118, 454, 456
Arbitration Acts, 4
arbitration agreements, non-signatories and, 110
arbitration clauses, 3, 76–129
enforceability, 100–123, 128
under Arbitration Acts, 100–107
under court’s inherent jurisdiction, 107–116
under other statutes, 116–121
model from International Chamber of Commerce, 80
arbitration law, England reforms in 1970s, 123
arbitration proceedings, confidentiality of, 123
Arizona, Court of Appeals, 126
Armitage v. Nurse, 150
Arthur, Hugh, 170
assessment date, compensatory remedies for breach of trust, 328–329
asset protection, 467
by trusts, 365, 503
assets, protecting against settlor’s creditors, 517
assignability of contractual right, contractual stipulations restricting, 268
of rights, 261
assignment, 104, 255
assignor object, 263
as possible appointee, 263
ATC (Cayman) Ltd v. Rothschild Trust Cayman Limited, 187, 189, 208, 213
Atkinson, Tony, 570
tax and duty proposals, 570
Attorney General in Singapore, 497
role in Bahamas, 507
Auril v. Smith, 88
Austin J, 120
Australia, 120
case law, 176
Commonwealth Constitution, 479
competition and trust law reform, 473–476
Hong Kong, 475–476
Singapore, 474–475
courts, and client sophistication, 389
deficiencies with substantive trust law principles, 468–473
commercial trust insolvency, 472–473
rule against perpetuities, 469–470
rule against Saunders v. Vautier, 470–472
Family Law Act 1975, 541
family trusts in, 460
Federal Court of Appeal, on unsophisticated clients, 412
High Court, 105, 123, 181, 244, 319
on privacy of arbitration, 79
Managed Investment Schemes (MISs) in, 461
nature of trusts in, 460–462
Privy Council, 80
rule against restraints on alienation, 267
Taxation Office, 461
trust law, 13, 473
trust law modernization, 465–468
changing context, 465
changing customer needs, 466–468
trust regulation, 462
licensed trustee companies, 463–464
INDEX

Australia (cont.)
managed investment schemes (MIS), 464
state and territory legislation, 462–463
Western, Commercial Arbitration Act 1985, 95
wholesale client, 417
Australian Securities and Investments Commission (ASIC), 484
Australian Securities and Investments Commission v. Citigroup Global Markets Australia (No 4), 396, 404
Avalon Trust, Re, 355
avoidance, law of, 519
Ayrshire Pullman Motor Services and DM Ritchie v. Commissioners of Inland Revenue, 533
B Trust, RBS Coutts (Cayman) Ltd v. W, 215
B Trust, Re, 380
Baden case, 21
Bahamas
Attorney General role, 507
popularity of trust jurisdictions, 467
Trust Act 1998, 125
Balmer Radmore, 324, 326
Banca Cremi SA v. Alex Brown & Sons Inc, 388
Bank Leumi (UK) plc v. Wachner, 423
Bank of America, 561
Bank of Credit and Commerce International SA, 29
Bank of England, 29
Bankers Trust International plc v. PT Dharmana Sakti Sejahtera, 391, 415
Bankes LJ, 91
banking contracts, 11
banking secrecy, agreement preventing, 545
bankruptcy, 48
banks
clauses restricting liability for damages, 429
mis-selling of financial products, 385, 390
reasonable steps on wife’s risks relating to husband’s indebtedness, 443
suits against, 11
Barclays Bank, 311
bare trust, 293, 319
Barr’s Settlement Trusts, Re, 196
Bartlett v. Barclays Bank Trust Co. Ltd, 318, 517
Barton, Re, 154, 156
Bathurst CJ, 79
Bear Sterns Bank plc v. Forum Global Equity Ltd, 306
Beddoe orders, 5, 221–241
assessment of decision to grant, 240
case for beneficiaries, 233–239
export to company law, 227–228
guidelines for beneficiaries, 239–240
In the matter of the X Trust, 231–232
litigation costs, 239
McDonald v. Horn, 228–230
taxonomy of trust litigation, 224–227
Beddoe, Downes v. Cottam, In Re, 222
Beddoe, Re, 6, 29
Bence Graphics International Ltd v. Fasson UK Ltd, 301
beneficial interest, nature of, 7
beneficial trusts, with motive, 499–501
beneficiaries, 490, 501
bound by arbitration clause, 107
case for Beddoe order, 233–239
enforceability of claims, 527
entitled to account, 280
for trusts, 133
guidelines on Beddoe orders for, 239–240
interest in discretionary trust, 251–253
interests of, 162
legal position under Liechtenstein and English trust law, 525
remedial rights after breach of trust, 7
right to obtain information about trust, 353
INDEX

rights, 5, 112
rights to information about trustees deliberations, 31
surcharge of account by, 281
trustee power over, 313
trustee power to add or exclude, 53
beneficiaries dispute, 225
beneficiary principle, 133, 152, 486, 508
benefit and burden doctrine, 111
Benfield Greig Group plc, Re, 186
Bermuda
Attorney General role, 507
Supreme Court, 44
Beveridge, Lord, 568
Full Employment in a Free Society, 568
binding arbitration, trustee power to submit disputes to, 77
Bingham, Lord, 447
black hole trust, 149
Blenkinstop v. Blenkinstop Nominees Pty Ltd, 193
Borrelli v. Ting, 434, 436
Boyd & Forrest v. The Glasgow & South-Western Railway Co, 427, 445, 448, 449
Bradbury v. BBC, 171
Braganza v. BP Shipping Ltd, 197
Brazil, income inequality, 560
breach of confidence, 452
breach of contract, cases, and compensatory principle, 297–305
breach of fiduciary duty, 321
breach of loyalty, 322
breach of obligation, remedies, 296
breach of the duty of skill and care, equitable compensation for, 286
breach of trust action for, 493, 497
civil law environment, 522–523
equitable compensation for, 296, 305
equity response to, 314
for claims, 320
in Redler, 313
liability for, 277
liability of trustee, 65, 324
primary remedy for, 279
remedial rights after, 7
third-party power of consent and, 59
trust money expenditures and, 288
trustee action as, 77
breach of trust, compensatory remedies, 307–339
conclusion, 339
concurrent liability, 320–324
demise of falsification, 308–316
equitable compensation principles, 317–320
quantifying loss, 324–338
causation, 329–330
contributory negligence, 336–338
cost of cure, 326–327
date of assessment, 328–329
mitigation, 335
presumption of cheapest means of performance, 328
remoteness, 332–335
scope of duty, 324–325
breach-date rule, 329
Breakspear v. Ackland, 162, 165
Brexit fiasco in UK, 565, 572
Bridge, Michael, 306
Bristol & West Building Society v. Motthew, 286, 318
British financial system, trust law advantages for, 459
British Oxygen Co. Ltd v. Minister of Technology, 217
British Virgin Islands, popularity of trust jurisdictions, 467
Brooks v. Brooks, 348
Brown, Gordon, 547
Brownbill, David, 103
Browne-Wilkinson, Lord, 70, 277, 291, 292, 305, 317, 322, 442
Brudenell-Brace v. Moore & Cotton, 326
Brunei Investment Agency v. Fidelis Nominees Ltd, 357
Brussels II Regulation, 344
Buckmaster, Lord, 538
Buckton, In Re, 224, 225, 226
Buffet, Warren, 531, 556, 571
Bunge case, 303
Buschau v. Rogers Communications Inc, 494
business judgment rule, 522

© in this web service Cambridge University Press
www.cambridge.org
INDEX

Butlin’s Settlement, In Re, 22
Butterworth, Re, 537
C v. C (Ancillary Relief
Nuptial Settlement), 349
Cabra Estates, 187, 194
Caffrey v. Darby, 325
Camarena Property Inc v. Credit Suisse
Securities (Europe) Ltd, 401, 415
Cameron, David, 572
Canada, Supreme Court, 291, 494
Canson case, 319, 323, 334
capital, rate of return, and economy
growth rate, 562
Cardigan, Lord, 326
care, 403
duty of, 401
Cartwright, J., 447
Cassida Risparmi della Repubblica di
San Marino SpA v. Barclays
Bank Ltd, 401
Catchpole v. Trustees of the Alitalia
Airlines Pension Scheme, 200
causation, 320
Cayman Islands, 35
discretionary trusts, 131
popularity of trust jurisdictions, 467
CEOs in US, salary increases, 560
Chai v. Peng, 342
Channel Tunnel Group Ltd
v. Balfour Beatty Construction
Ltd, 93, 108
Chapman v. Chapman, 27
Charalambous v. Charalambous, 377
charitable trusts, 4, 142–146, 496–498
public official enforcement, 13
charities
investment returns, 556
law of, 19
named as backdrop to family
members in trust, 147
solicitation of donations, 32
Charman v. Charman, 52, 53, 340, 346,
370–371, 540
charterparty, repudiation of, 302
Chelsmfor, Lord, 179
Cheslyn v. Dalby, 113
CI Law Trustees and Folio Trust Co. Ltd
v. Minwalla (re the Fountain
Trust), 377
Civil Code (ABGB); Allgemeines
Bürgerliches Gesetzbuch, 513
civil law doctrine of donnor et retener ne
vaut, 41
civil law environment, trusts, 510–528
basics, 510–511
beneficiaries access to trust
information, 523–528
breach of trust, 522–523
corporate structuring, 516–517
cultural clash between trusts and
similar legal instruments, 511–515
fiducia, 511–513
trusts implied by law, 514–515
Hague Trusts Convention relevance,
515–516
trustees duties and liability, 520–522
wealth management, 517–520
with statutory provision on
constructive and/or resulting
trusts, 514
Civil Procedure Act, 120
Civil Procedure Act 2005, 116
Civil Procedure Rules, Rule 19.9E, 6
Claslin v. Claslin, 494
claim for avoidance, 519
class of objects, membership
changes, 263
Clayton v. Clayton, 44, 45, 50
Clayton’s Case, 32
clear accounts rule, 473
client sophistication, 11, See also
sophistication of client
Clough v. Bond, 288
Clyde, Lord, 533
Cohen, Lawrence, 102
Coleridge J, 55
Collie, In re, 314
Collins, Lawrence, 239
Collins, Lord, 131
on discretionary trust, 138
Comandate Marine Corp. v. Pan
Australia Shipping Pty Ltd, 81
# Index

<table>
<thead>
<tr>
<th>Commercial Arbitration Act</th>
<th>85, 95, 114</th>
</tr>
</thead>
<tbody>
<tr>
<td>commercial contexts, legal protection of performance interest</td>
<td>300</td>
</tr>
<tr>
<td>commercial purpose, solicitation of donations</td>
<td>32</td>
</tr>
<tr>
<td>commercial trusts</td>
<td></td>
</tr>
<tr>
<td>competition and trust law reform</td>
<td>473–476</td>
</tr>
<tr>
<td>insolvency</td>
<td>472–473</td>
</tr>
<tr>
<td>Commissioner of Charities and the Charities Council (Singapore)</td>
<td>508</td>
</tr>
<tr>
<td>Commissioner of Stamp Duties v. Livingston</td>
<td>249, 251</td>
</tr>
<tr>
<td>common law</td>
<td></td>
</tr>
<tr>
<td>attempts to merge with equity</td>
<td>83</td>
</tr>
<tr>
<td>compatibility of remedies in equity and</td>
<td>297</td>
</tr>
<tr>
<td>influence on equitable reasoning</td>
<td>321</td>
</tr>
<tr>
<td>public interest and</td>
<td>93</td>
</tr>
<tr>
<td>requirements relevant to compensation</td>
<td>320</td>
</tr>
<tr>
<td>rule against perpetuities</td>
<td>469</td>
</tr>
<tr>
<td>slippery notion of property</td>
<td>488</td>
</tr>
<tr>
<td>sophistication meaning at</td>
<td>395–400</td>
</tr>
<tr>
<td>sophistication origins in</td>
<td>387–393</td>
</tr>
<tr>
<td>Common Law Procedure Act 1854</td>
<td>90, 117</td>
</tr>
<tr>
<td>common law trust</td>
<td>166</td>
</tr>
<tr>
<td>common law world</td>
<td>19</td>
</tr>
<tr>
<td>Common Reporting Standard</td>
<td>15</td>
</tr>
<tr>
<td>communication, failure of,</td>
<td>66</td>
</tr>
<tr>
<td>companies, vs. trusts</td>
<td>203</td>
</tr>
<tr>
<td>company law, exporting Beddoe orders to</td>
<td>227–228</td>
</tr>
<tr>
<td>compensation</td>
<td></td>
</tr>
<tr>
<td>common law requirements relevant to</td>
<td>320</td>
</tr>
<tr>
<td>equitable rules</td>
<td>320</td>
</tr>
<tr>
<td>reparative</td>
<td>317</td>
</tr>
<tr>
<td>compensatory principle</td>
<td></td>
</tr>
<tr>
<td>AIB v. Redler and</td>
<td>275</td>
</tr>
<tr>
<td>breach of contract cases and</td>
<td>297–305</td>
</tr>
<tr>
<td>moving towards</td>
<td>305</td>
</tr>
<tr>
<td>compensatory remedies for breach of trust</td>
<td>324–338</td>
</tr>
<tr>
<td>causation</td>
<td>329–330</td>
</tr>
<tr>
<td>contributory negligence</td>
<td>336–338</td>
</tr>
<tr>
<td>cost of cure</td>
<td>326–327</td>
</tr>
<tr>
<td>date of assessment</td>
<td>328–329</td>
</tr>
<tr>
<td>mitigation</td>
<td>335</td>
</tr>
<tr>
<td>presumption of cheapest means of performance</td>
<td>328</td>
</tr>
<tr>
<td>remoteness</td>
<td>332–335</td>
</tr>
<tr>
<td>scope of duty</td>
<td>324–325</td>
</tr>
<tr>
<td>completion, scope of</td>
<td>313</td>
</tr>
<tr>
<td>compromises involving trust, court power to approve</td>
<td>27</td>
</tr>
<tr>
<td>Conaglen, Matthew</td>
<td>30, 204</td>
</tr>
<tr>
<td>confidentiality</td>
<td></td>
</tr>
<tr>
<td>information disclosure in divorce</td>
<td>354</td>
</tr>
<tr>
<td>information rights restriction and</td>
<td>524</td>
</tr>
<tr>
<td>of arbitration proceedings</td>
<td>123</td>
</tr>
<tr>
<td>of trust accounts</td>
<td>37</td>
</tr>
<tr>
<td>survival of rescission of contract</td>
<td>452</td>
</tr>
<tr>
<td>trustee’s duty of</td>
<td>528</td>
</tr>
<tr>
<td>conscience of trustees</td>
<td>69</td>
</tr>
<tr>
<td>doctrine of notice and</td>
<td>67</td>
</tr>
<tr>
<td>relevance as foundation of duties and liabilities</td>
<td>70</td>
</tr>
<tr>
<td>consent</td>
<td></td>
</tr>
<tr>
<td>powers of, and powers of veto</td>
<td>64</td>
</tr>
<tr>
<td>third-party power of</td>
<td>58</td>
</tr>
<tr>
<td>practical problems</td>
<td>59–62</td>
</tr>
<tr>
<td>consideration, agreement supported by</td>
<td>435</td>
</tr>
<tr>
<td>contingent interest</td>
<td>151</td>
</tr>
<tr>
<td>contract ab initio nullified, 429, 432</td>
<td></td>
</tr>
<tr>
<td>rescinding, 438</td>
<td></td>
</tr>
<tr>
<td>contract law vs. trust law</td>
<td>9, 74</td>
</tr>
<tr>
<td>contractarianism, 71, 74, 75</td>
<td></td>
</tr>
<tr>
<td>contracts</td>
<td></td>
</tr>
<tr>
<td>ability to misrepresent</td>
<td>425</td>
</tr>
<tr>
<td>arbitration clauses in</td>
<td>93</td>
</tr>
<tr>
<td>defective quality of initial consent</td>
<td>430</td>
</tr>
<tr>
<td>discretions under</td>
<td>193</td>
</tr>
<tr>
<td>exemption clause</td>
<td>448</td>
</tr>
<tr>
<td>for trusts</td>
<td>100</td>
</tr>
<tr>
<td>market rule of damages</td>
<td>299</td>
</tr>
<tr>
<td>of guarantee and charge, enforceability</td>
<td>444</td>
</tr>
</tbody>
</table>
contracts (cont.)
performance of, 278
rescission for duress, 435
sophistication and, 404
vs. trusts, 285
Contracts (Rights of Third Parties) Act 1999, 107
contractual claim, or equitable claim, 333
contractual estoppel
“basis clauses” or “exclusion” or “limitation” clause, 414
client sophistication and, 408
contractual relationship, absence of, 232
contractual rights, in England, 267
contractual stipulations, restricting assignability of contractual right, 268
Convention on the Law Applicable to Trusts and on their Recognition, 505
court approval for proposed plan, 26
court jurisdiction, 72
administration, 1
divorce, and trust assets redistribution in England and Wales, 341–345
on arbitration control, 116
ousting, 88–98
Court of Appeals, 95
court of King’s Bench, 88
courts
creditor’s claims, reserved powers and, 48–50
creditors, protecting assets against settlor’s, 517
Crestsign Ltd v. National Westminster Bank plc, 410, 413, 420, 421
criminal prosecution, for tax fraud, 551
Czarnikow v. Roth, Schmidt & Co, 90, 91, 93, 97
Czech Trust law, 514
damages
for consequential loss, availability for, 283
lack of satisfactory remedy for third party claims, 206–207
D’Angelo, Nuncio, Commercial Trusts, 207
Darling, Alistair, 547
Dawson, 87
Dawson, Re, 309, 315
Day v. Mead, 336, 338
declaratory provisions, and reservation of powers, 35
default beneficiary, 138–142, 152, 165
for charitable trust, 143
in massive discretionary trusts, 155
interest of, 150
defeasible interest, 150
INDEX 583

demand, generating sufficient aggregate, 568–570
Denley’s Trust Deed, Re, 499, 500
depression, 529
derivative actions, 221–241
Derry v. Peek, 431
deterrent effect of condition, and repugnancy, 99
Deutsche Bank AG v. Chang Tse Wen, 409
Deutsche Bank AG v. Unitech Global Ltd, 401, 415, 416
developed world economies
growth rates, 556
lack of demand, 557
optimal top tax rate in, 569
Diplock, Lord, 93
direct benefits estoppel, in U.S. courts, 110
direction, third-party power of, 59
directors
discretionary powers, 183
duties, 185
duty to act in interests of company, 185
effects compared to trustees, 203–204
discretionary beneficiary, 51
settlor as, 44
discretionary dispositive powers, 78, 263
discretionary family settlement, interest of object, 254
discretionary powers, 157
of directors, 183
discretionary trusts, 4, 6, 37, 534, See also massive discretionary trusts
benefits, 327
categories, 244
definition, 137–138, 243
family trusts as, 365
non-transmissible interests for, 269
object entitlements as defining features, 242–276
basics, 247–256
prevalence of use, Beddoe orders and, 236
term use, 275
transmissibility, 263
transmissibility of object’s interest, 263
vs. unit trusts, 270
dispositive discretions, 139
addition to family trusts, 146
dispositive power, adding to class of object, 155
divergence, pattern of, 555
divorce
collection, 381
matrimonial assets award to wife, 372
offshore challenges, 376–381
onshore court orders, 377–378
offshore responses, 378–381
offshore court practice, 379–381
offshore trustees directions from local courts, 379
parties’ financial needs, 340
reserved powers and, 50
trust as husband’s financial resource, 372
vulnerability of beneficiaries’ rights, 9
divorce and trust vulnerability, 363–382
Chancery and family court practices, 365
as financial resource, 368–374
pre- or post-nuptial settlement, 367
sham doctrine, 374–375
transfer of property order, 375–376
divorce, and trust assets redistribution
in England and Wales, 340–362
conclusion, 361
court jurisdiction, 341–345
foreign trusts and challenges, 352–361
English court order enforcement, 356–361
information access, 353–355
trustee submission to English court jurisdiction, 355
Matrimonial Causes Act 1973, 345–352
divorce, and trust (cont.)
assets as financial resources, 346
trust as sham, 349–352
trusts as nuptial settlements, 348
Dolphin Trust, 131
domicile, 519
English court jurisdiction and, 344
Domicile and Matrimonial Proceedings Act 1973 (DMPA), 342
donative trust
beneficiaries of, 233
litigation incentives, 237
donner et retenir ne vaut civil law doctrine, 41
drafting, reaction in, 71–72
Duke of Norfolk’s Case, 469
duress
as actionable, 434
contract as result, 429
rescission for, 430, 435
Durham Tees Valley Airport v. BMI Baby, 328
Duterte, Rodrigo, 572
duty of care, 401
economic growth multiplier, 558–559
Edelman J, 329
Edge v. Pensions Ombudsman, 196
education, investment in, 567
Eldon, Lord, 21, 72, 453, 486
Elliott, S., 433
employers
duty to consider relevant factors, 197
No Fetter rule and, 192
enforcement of rights, clauses preventing, 100
enforcer, 491, 502
incentives, 503
private law duty and public law, 497
enforcer principle, 13
England
Arbitration Act 1996, proposed amendments, 126
arbitration law, reforms in 1970s, 123
Attorney General, 497
bank liability for mis-selling financial products, 390
beneficiary legal position, 525
contractual rights, 267
courts
client sophistication and, 408
matrimonial legislation and, 381
divorce
cases, 363
trust assets redistribution in, 340–362
Law Commission, 470
Law Reform Commission, 474
England and Wales Law Commission, on Fiduciary duties of investment intermediaries, 174–175
England Court of Chancery, 19, 83, 259
English Commercial Court, litigation in, 29
English Court of Appeal, 30, 52, 53, 79, 97
on external contract, 184–186
English court order enforcement, 356–361
financial resources, judicious encouragement and, 358
sham trust, 360
trust variations and divorce, 358
Enonchong, N., 429, 441
entitlements, 270
transmissibility of unit transfers, 273
Entrust Pension Ltd v. Prospect Hospice Ltd, 215–216
equality principle, 340
equitable arbitration, historical instances, 85–88
equitable claim, or contractual claim, 333
equitable compensation
for breach of the duty of skill and care, 286
for breach of trust, 296, 305
compensation at common law and, 324
compensatory remedies for breach of trust, 317–320
payment of, 279
principles, 317–320
equitable estoppel, 110
equitable execution, 539
Equitable Life Assurance Society v. Hyman, 196
equitable property, 488
equity, 20
compatibility of remedies in common law and, 297
concern of, 323
contributory negligence in, 336
Esso Australia Resources Ltd v. Plowman, 79, 123
estate tax, Trump proposal to repeal, 553
Esteem Settlement, In Re, 42, 374
estoppel
contractual
“basis clauses” or “exclusion” or “limitation” clause, 414
client sophistication and, 408
equitable, 110
trustee bound by previous, 200
European Union, UK departure, 565, 572
Evans, Jonathan, 196
Evershed MR, 113
exemption clauses
current orthodoxy assumptions, 427
in contracts, 448
express trust, 167
external contract, English Court of Appeal on, 184–186
external third parties, trustee dealing with, 201
facts, false representation, 439
falsification, 286
demise of, 308–316
family courts, discretion, 363
family discretionary settlements, 244
family discretionary trust, 50
family settlement, set aside, 25
family trusts, 574
approach to trusts, 366
as discretionary trusts, 365
as potentially beneficial to society, 543
dispositive discretions added to, 146
INDEX

finality, lack of, 63
Finance Act 2006, 25
Financial Conduct Authority (FCA), 418
Handbook, 419
financial experience, sophistication and, 396
Financial Ombudsman Service (FOS), 418
financial resources, reserved powers and, 52–55
Financial Services and Market Act 2000, 421
Financial Statement Form (Form E), 366
Finn, Paul, Fiduciary Obligations, 170, 209
firewall legislation, 356, 357, 379
Fitzwood Pty Ltd v. Unique Goal Pty Ltd, 208
fixed trusts, 270, 527
beneficiary identity, 261
fixed quality of beneficiary’s interest under, 257
Flame SA v. Glory Wealth Shipping PTE Ltd, 301
FL-OGH. See Liechtenstein legal system, Supreme Court
Florida, Probate Code, 126
Foo Jee Seng v. Foo Jhee Thuang, 235
Foo v. Foo, 235
Forbes, Roger, 170, 186
foreign trusts
divorce proceedings and, 352–361
information access, 353–355
Singapore recognition, 483
trustees submission to jurisdiction, 355
formal intention, vs. substantive intention, 46
Foti v. Banque Nationale de Paris, 389
Fountain Trust (CI Law Trustees and Folio Trust Co. Ltd v. Minwalla), 377
Fountain Trust, Re, 360
France, 570
Francis (saint), 533
Franciscan friars, 532
fraud
equitable remedy of rescission and, 431
offshore trust involvement, 536
free lunch, tax cuts and, 548
freeloading, as natural right of wealth, 533
Friedmann, Daniel, 278
Fuld, Richard, 560, 561
Fulham Football Club (1987) Ltd v. Richards, 82, 84
Fulham Football Club v. Cabra Estates, 184–186
Futter v. HMRC, 534, 542, 574
Galbraith, JK, 547, 548, 558
Garrard v. Lord Lauderdale, 43
Gartside v. IRC, 248, 249, 251, 253, 257
Gates, Bill, 531, 533, 556, 571
Gesetz über das internationale Privatrecht (IPRG), 518
Gibbon v. Mitchell, 23
Gibson v. Rivers-McCombs, 210
Gibson’s Settlement Trusts, Re, 172–173
gift tax, Trump proposal to repeal, 553
gift, condition attached to, 98
Global Financial Crisis, 385
global wealth tax regime, 571
Gloster J, 394
Go Dante Yap v. Bank Austria Creditanstalt AG, 398
Goff J, 499
Golden Strait Corp. v. Nippon Yusen Kabushika Kaisha (The Golden Victory), 301
Gommow, W., 323
‘good man’ theory of obligations, 74
Goode, R., 453
Gordon, J. N., 238
government, wealth impact on, 571
Grant, Arline, 543
Grant, William, 154, 486, 509
Grant’s Will Trusts, Re, 500
Great Depression, 529
Green v. Royal Bank of Scotland, 399
Greenspan, Alan, 548
Greenwell v. Porter, 210
Ground CJ, 44
INDEX

**Guardian**, 536
Guernsey, Trusts (Guernsey) Law, 2007, 125
**Gulbenkian’s Settlement, Re**, 246, 248
**Gurlin v. Gurlin**, 86
Guy, John, 86

habitual residence, 343
law of, 519
possibility of multiple, 344
**Hadley v. Baxendale**, 333
Hague Convention on the Law Applicable to Trusts and their Recognition, 154, 483
Article 2, 38, 506
relevance in civil law environment, 515–516
Hale, Baroness, 540
**Hall v. Libertarian Investments Ltd**, 316
**Halsall v. Brizell**, 111
Handley, K. R., 453
Harman LJ, 534
Hayton, David, 488, 489, 505
Henry VIII, 537
Herschell, Lord, 431
High Net Worth Individuals (HNWI) market, 458
high net worth trusts, 529–575
delusion and division in society, 529–532
depression and war as prelude, 529
eyearly attacks, 537–538
equity’s tenderness for creditors, 538
modern lines of attack, 539–546
bad citizenship exposure, 543–545
discovery, 539
open-ended list of powers to encroach on trust, 545
relationship property and financial resources, 540–542
unexercised powers of revocation, 539

wealth preservation by flying in face of good citizenship, 542–543
tax history support for financial emasculation of private trust, 546–563
cuts for rich and free lunch, 548
developed world economies, 556
developed world economies lack of demand, 557
economic growth multiplier, 558–559
growth fantasies, 549
high wealth trust treatment as toxic, 546
Oxfam, 559–560
Piketty, 555
rate of growth size significance, 556
rent seekers, 560–561
saving rich from impoverishment, 551
saving rich from tax evasion, 550–551
taxpayers and top marginal rate changes, 546
Thatcher and Reagan, 557
trickle down, 550
wealth accumulation, 555
wealth concentration, 562–563
wealth from tax cuts, 552–554
trust on dark side, 532–537
as means of evading the law, 534–536
bright side of trust, 532–534
property management, 532
trusted advisers and social unrest, 563–568
guidance, 567–568
rebellion, 566–567
**HIH Casualty and General Insurance Ltd v. Chase Manhattan Bank**, 427, 445, 447
**Hitch v. Stone**, 351
Ho, Lusina, 234
Hodson, Lord, 21
Hoffman, Lord, 393
Hoffmann LJ, 229
Holman J, 358

© in this web service Cambridge University Press
www.cambridge.org
INDEX

Hong Kong
2011 survey of trust and estate practitioners, 466
asset management business expansion, 476
Court of Final Appeal, 53
courts and matrimonial legislation, 381
declaratory provisions and reservation of powers, 35
divorce cases, 363
legislation, 38
Legislative Council, 475
matrimonial proceedings, 215, 541
resistance to NCP trusts, 486
rule in perpetuity, 469
Honore, essay on Ownership, 490
horse-and-sparrow theory, 548
House of Lords
decisions on validity of mere powers and trust powers, 248
O’Brien and Etridge landmarks, 442–445
on provision in will, 94
HSBC, 535
Hughes v. Woolworth Group Pension Trustee Ltd, 211
Hume, David, 567
husband, trust as financial resource in divorce, 372
illusive trusts, 2, 35, 42–47
intentions in creating, 43–46
repugnancy with trust concept, 46 vs. shams, 45
Imperial duty, 197
information, beneficiary access in civil law environment, 523–528
information rights
confidentiality and restricting, 524
in massively discretionary trusts, 146–153
of objects of powers, 148
inside parties, fetter and changes to, 208–209
instruction
invalid, from third-party, 67
third-party power of, practical problems, 65–67
intention, 261–265
rule against restraints on alienation, 266–269
transmissibility of interest, 269–275
interest
meaning in legislation, 251
of objects, 254
general law restriction, 258–261
transmissibility under discretionary trust, 263
under trust, 260
interest in possession, 7
Internal Revenue Service (US), 543
internal trust disputes, 3
arbitration and, 76, 88
inappropriateness of, 81
International Arbitration Act, 120
international Chamber of Commerce, model arbitration clause, 80
international commercial arbitration, 125
international trusts, 515
Intesa Sanpaolo SpA v. Regione Piemonte, 397
Investment Company Act 1940 (US), 387
Italy, trusts in, 515
Jaffray v. Marshall, 290, 291
Jersey
Royal Court. See Royal Court of Jersey
Trusts Law (1984), 352–361
Jessel, George, 537
John Crowther Group plc v. Carpets International plc, 186
Johnson v. Clarke, 181
Jones v. Firkin-Flood, 187–188, 194, 200, 201, 208, 210, 212
Jones, William, 110
Joss v. Joss, 348
Judge Over Your Shoulders (JOYS), 175, 217
INDEX

Judgments (Reciprocal Enforcement) (Jersey) Law 1960, 357
Judicature Act of 1873, 19, 20, 119, 339
judicial control, of arbitrations under statutory provisions, 122
judicial pressure, vs. judicial encouragement, 369
judicial review, discretionary nature of relief on, 196
jurisdiction, survival of rescission of contract, 452
Juvenal, 490
KA No. 4 Trustee Ltd and Anor v. Financial Markets Authority, 41
Kennon v. Spry, 372, 541
Knight v. Knight, 46
land
law of co-ownership, 19
trust of, 119
Lander and Bagley’s Contract, In Re, 202
Law Commission for England and Wales, 126
Law of Property Act 1925, 191
Law Reform (Contributory Negligence) Act 1945, 336
Le Poidevin, Nicholas, 102
Lectures on Equity (Maitland), 532
Leedale (Inspector of Taxes) v. Lewis, 248
legal persons, charities as, 146
Lehman Brothers, 401, 561
letters of wishes, 167
of settlors, 158
Lewis, Kenneth, 560
Lewison LJ, 31
Lewitt on Trusts, 154, 177, 187, 221
liability
for breach of trustees duty of investment, 8
for negligent acts, 522
of wealth manager, for mis-selling financial products, 407
Libertarian Investments v. Hall, 279, 287
licensed trustee companies, 463–464
licensing
for corporate trustees, 462
subsets in AATA, 482
Liechtenstein legal system, 510–528
basics, 510–511
beneficiaries
access to trust information, 523–528
legal position, 525
breach of trust, 522–523
corporate structuring, 516–517
Court of Justice, 520
supervisory authority, 521
cultural clash between trusts and similar legal instruments, 511–515
fiducia, 511–513
trusts implied by law, 514–515
Hague Trusts Convention relevance, 515–516
Right to Follow the Trust Property in, 524
Supreme Court, 512
trust law, 14
trustees duties and liability, 520–522
wealth management, 517–520
life-tenant, property decisions of, 36
life-threatening illness, 163
Lightman J, 29
Linden Gardens Trust Ltd v. Lenesta Sludge Disposals Ltd, 267
Lindley LJ, 119
Lipinski’s Will Trusts, Re, 501
liquidators, 29
litigation
beneficiaries and, 222
costs, 223
for trustees, 6
funding for, 232
risk with massive discretionary trusts, 161
taxonomy for trust, 224–227
<table>
<thead>
<tr>
<th>London and County Banking Co. v. Goddard, 55</th>
</tr>
</thead>
<tbody>
<tr>
<td>Londonderry, Re, 162</td>
</tr>
<tr>
<td>Londonderry's Settlement, Re, 353, 534</td>
</tr>
<tr>
<td>long-stop beneficiary, 150, 152, 156–161</td>
</tr>
<tr>
<td>Lord Vestey's Executors v. Inland Revenue Commissioners, 56</td>
</tr>
<tr>
<td>loyalty breach of, 322</td>
</tr>
<tr>
<td>trustee's duty, 521</td>
</tr>
<tr>
<td>Macdougall v. Gardiner, 203</td>
</tr>
<tr>
<td>Macquarie Capital Advisers Ltd v. BrisConnections Management Co. Ltd, 194</td>
</tr>
<tr>
<td>Maitland, Lectures on Equity, 532</td>
</tr>
<tr>
<td>Mallaby, Sebastian, The Man Who Knew The Life and Times of Alan Greenspan, 548</td>
</tr>
<tr>
<td>Malta</td>
</tr>
<tr>
<td>Arbitration Act, 125</td>
</tr>
<tr>
<td>trust law, 124</td>
</tr>
<tr>
<td>Mana Trust, 131</td>
</tr>
<tr>
<td>Managed Investment Schemes (MISs), 464, 470–472</td>
</tr>
<tr>
<td>in Australia, 461</td>
</tr>
<tr>
<td>Mance, Lord, 393</td>
</tr>
<tr>
<td>Manisty's Settlement, Re, 135</td>
</tr>
<tr>
<td>Maple Leaf Macro Volatility Master Fund v. Jacques Rouvroy, 423</td>
</tr>
<tr>
<td>Mareva injunction, 49</td>
</tr>
<tr>
<td>Mark v. Mark, 344</td>
</tr>
<tr>
<td>Markkanan &amp; Uddin, 337</td>
</tr>
<tr>
<td>market changes, risk of, 298</td>
</tr>
<tr>
<td>market rule, 278, 305</td>
</tr>
<tr>
<td>Martin v. City of Edinburgh, 175</td>
</tr>
<tr>
<td>Mason, Anthony, 150</td>
</tr>
<tr>
<td>massive discretionary trusts, 130–168</td>
</tr>
<tr>
<td>accountability, 161–165</td>
</tr>
<tr>
<td>charitable and non-charitable trusts, 142–146</td>
</tr>
<tr>
<td>family version, 161</td>
</tr>
<tr>
<td>legal risks, 165</td>
</tr>
<tr>
<td>misleading appearances, 156–161</td>
</tr>
<tr>
<td>rights to information, 146–153</td>
</tr>
<tr>
<td>risks related to, 154</td>
</tr>
<tr>
<td>Saunders v. Vautier and, 153–156</td>
</tr>
<tr>
<td>settlor as residuary beneficiary, 156</td>
</tr>
<tr>
<td>terminology, 131–142</td>
</tr>
<tr>
<td>beneficiary, 134–136</td>
</tr>
<tr>
<td>default beneficiary, 138–142</td>
</tr>
<tr>
<td>discretionary trusts, 137–138</td>
</tr>
<tr>
<td>residuary beneficiary, 138–142</td>
</tr>
<tr>
<td>trusts, 131–133</td>
</tr>
<tr>
<td>trustee exercise of, 164</td>
</tr>
<tr>
<td>master of the rolls, 87</td>
</tr>
<tr>
<td>Matrimonial Causes Act 1973, 340, 345–352, 540</td>
</tr>
<tr>
<td>assets as financial resources, 346</td>
</tr>
<tr>
<td>trust as sham, 349–352</td>
</tr>
<tr>
<td>trusts as nuptial settlements, 348</td>
</tr>
<tr>
<td>Matthews, Paul, 490, 493, 505</td>
</tr>
<tr>
<td>Maxwell v. Commissioner of Inland Revenue, 550</td>
</tr>
<tr>
<td>McCall, Christopher, 103</td>
</tr>
<tr>
<td>McDonald v. Horn, 228–230, 231</td>
</tr>
<tr>
<td>McFarlane v. McFarlane, 340, 540</td>
</tr>
<tr>
<td>McLachlin J, 305, 319, 323, 334</td>
</tr>
<tr>
<td>McNeil v. Fulz, 291</td>
</tr>
<tr>
<td>McPhail v. Doulton, 137, 248</td>
</tr>
<tr>
<td>Meagher, Gummow and Lehane, 317</td>
</tr>
<tr>
<td>Megarry &amp; Wade, 495</td>
</tr>
<tr>
<td>Megarry V-C, 172</td>
</tr>
<tr>
<td>Melville and others v. Commission of Inland Revenue, 54</td>
</tr>
<tr>
<td>Mettoy Pension Trustees Ltd v. Evans, 194</td>
</tr>
<tr>
<td>Mexican drug cartels, money laundering for, 536</td>
</tr>
<tr>
<td>middle class, 531</td>
</tr>
<tr>
<td>Midland Bank plc v. Wyatt, 351</td>
</tr>
<tr>
<td>Miller v. Miller, 340</td>
</tr>
<tr>
<td>Millet, Lord, 310, 499, 535, 574</td>
</tr>
<tr>
<td>Mills, Re, 191</td>
</tr>
<tr>
<td>Minwalla v. Minwalla, 41, 377</td>
</tr>
<tr>
<td>Misrepresentation Act 1967, 413, 426, 434, 445</td>
</tr>
<tr>
<td>misrepresentation and rescission affirmative and correcting defective consent, 438–442</td>
</tr>
<tr>
<td>current orthodoxy, 427–428</td>
</tr>
<tr>
<td>assumptions under, 445–457</td>
</tr>
<tr>
<td>exceptional treatment, 445</td>
</tr>
<tr>
<td>Index</td>
</tr>
<tr>
<td>-------</td>
</tr>
</tbody>
</table>
non-charitable (cont.)
property/obligation debate, 486
Quistclose trusts, 499
Saunders v. Vautier insignificance, 494–496
tax avoidance/evasion, 504
trusts of imperfect obligations, 498
uses, 501–504
viability, 486
non-charitable trust, 12, 142–146
rule against, 167
non-disclosure, rescission for, 449
non-fiduciaries, 192
non-fiduciary powers, settlors’ risks from reserving, 56
Norberg v. Wynrib, 336
Normand, Lord, 94
North Shore Ventures Ltd v. Anstead Holdings Inc, 49
notice, doctrine of, 66
Nottingham, Lord, 469
nuptial settlements, 347
Oberster Gerichtshof Liechtenstein, 512
objects
entitlements, 255
and discretionary powers of trustees, 255
interest, 254
general law restriction, 258–261
negative definitions of entitlements, 248
of discretionary trusts, plural entitlements, 250
transmissible interest, 246
objects of powers, 152
property rights and, 135
rights to information, 148
standing to complain, 135
Oceanic Steam Navigation Co.
v. Sutherberry, 179–181
office-holders, circularity of duties between, 506
offshore jurisdictions, 486
offshore structures, risks of adopting, 4
offshore tax haven, 29
offshore trusts, 34, 542, 574
involvement in fraud and evasion, 536
O’Grady v. Wilmot, 538
Oliver J, 501
onshore courts, massive discretionary trusts in, 130
order of general administration, 115
organizational law, trust law as, 237
Orient Centre Investments v. Société Générale, 409
Osborne v. Amalgamated Society of Railway Servants, 181
O’Sullivan, D., 433
outside parties, binding contracts, 201
Overseas Development Institute, 559
Overseas Union Insurance Ltd v. AA Mutual International Insurance Co, 454
Oxfam, 553, 554, 559–560
Oxus Gold plc v. Oxus Resources Corporation, 306
Pacific Alliance, 546
Palmer v. Dean of Canterbury, 85
Pan Atlantic Insurance Co. Ltd v. Pine Top Insurance Co. Ltd, 427, 449, 450, 455
partner’s share, 255
Pattni v. Ali, 357
payment of equitable compensation, 279
Pearson v. IRC, 7, 151, 248
Peekay Intermark Ltd v. Australia and New Zealand Banking Group Ltd, 392, 405, 427, 446
Penner, J. E., 498, 501
pension fund, relationship between parties in, 230
pension trust, exception in favour of beneficiaries, 228–230
pensions
fetters and, 194–195
law of, 19
Peregrine Mineral Sands Pty Ltd v. Wentworth Shire Council, 198
performance interest of beneficiary, 275
liability to account, 278–286
Target and AIB, 292–297
valuing where account is falsified, 286–292
INDEX

performance of contract, 278
Permanent Trustee Co v. Dougall, 98
perpetuities
 lengthening period, 236
rule against, 469–470
Perpetuities and Accumulations Act 2009, 28
personal income tax
 proposal, 571
rate in UK, 546
Personen- und Gesellschaftsrecht, 512
Persons and Companies Act (PGR), 512
Petingall order, 498
Philippines, 572
Piketty, Thomas, 569
Capital in the Twenty-First Century, 555
Pilmer v. Duke Group Ltd, 336
Pitt v. HMRC, 534, 542
Pitt v. Holt, 23–24, 175, 196, 574
effect, 209
Plender, John, 459
policies, trustees setting of, 214
tax, 564
Pollock, Gordon, 29
Poole, Joanna, 102
Potter, Mark, 347
poverty, 532, 559–560
power of sale of trustees, 177
powers
 exercise fetters future use, 201
limitation, 193
trustee tested against terms of, 208
vs. property, Privy Council on, 48
pre-contractual misrepresentation, as actionable, 434
prenuptial agreements, 382
Prest v. Petrodel Resources Ltd, 350, 375
Principal Family Member, settlor as, 44
Prinsep v. Prinsep, 348
Private International law (IPRG), 518
private international law, NCP trusts and, 505–508
private law of trusts, 261–265
private person, 421
attempts to bring companies within concept, 420
private purpose trust, 483
obstacle to development, 486
private trusts, as threat to King, 537
Privy Council, 85, 539
as court of equity, 87
Judicial Committee, 131
on balancing exercise, 114
on powers vs. property, 48
policy of the law, 90
progressive tax, 569
property
 common law and, 488
denial of transmissibility, 261
life-tenant decisions about, 36
vs. powers, Privy Council on, 48
Property (Relationships) Act 1976, 51
Property Alliance Group Ltd v. The Royal Bank of Scotland plc, 411
property order, transfer of, 375–376
property rights, recognition of, 495
Proudman J, 25
prudent man rule, breach of, 238
public interest, common law and, 93
public office holder, conferring the right on, 508
public policy
discretionary relief and, 542
exception for rule against restraint, 267
Public Trustee v. Cooper, 26
purpose trusts, charitable trust as, 143
quantifying loss, compensatory remedies for breach of trust, 324–338
causation, 329–330
contributory negligence, 336–338
cost of cure, 326–327
date of assessment, 328–329
mitigation, 335
presumption of cheapest means of performance, 328
remoteness, 332–335
scope of duty, 324–325
Queensland Law Reform Commission (QLRC), 463
Queensland Local Government Superannuation Board v. Superannuation Complaints Tribunal, 212
Quistclose trusts, 293, 499
Rabaiotti’s 1989 Settlement, Re, 377
Rachal v. Reitz, 113
Racketeer Influences and Corrupt Organizations Act 1970, 82
Rackham v. Peek Foods Ltd, 186
Radmacher v. Granatino, 382
Raiffeisen Zentral Bank v. Royal Bank of Scotland plc, 406, 410
Reagan, Ronald, 529, 547, 562
reasonableness, statutory test of, 413
rebellion, 566–567
Rechtssicherungsordnung, 518
rectification, order of, 22
Red Cross trust, 140, 142
as sham, 160
Redgrave v. Hurd, 431, 439
Reed, Lord, 296, 326
referee, report from, 119
registration of AATA trusts, considering, 480
Reich, Robert, 560, 568
Reid, Lord, 94
relationship property, reserved powers and, 50–52
release of powers, by deed or contract, 191
remedial rights of beneficiaries, 7
remoteness, 320
rent seekers, 560–561
reparative compensation, 317
repugnancy, 98–100
and deterrent effect of condition, 99
rescission. See also misrepresentation and rescission for non-disclosure, 449
termination of contract or, 432
reserved powers, 2
and declaratory provisions, 35
as property or financial resources, 47–55
creditor’s claims, 48–50
divorce, 50
financial resources, 52–55
relationship property, 50–52
collection, 55–56
courts’ analysis, 38
integrity of trust and, 39–47
illusory trusts, 42–47
shams, 39–42
settlers wish for, 36–39
trust invalidation and, 34
reserved powers trusts, 34
residuary beneficiary, 138–142, 152
residuary legatee, 252
residue of estate, 138
Responsible Entity of MIS, 464
restitutio in integrum, 448
restitution, 317
restraints on alienation, rule against, 259, 266–269
revocation, 49
separate power of debtor, 43
unexercised powers of, 539
revolution, wealth-leveling power of, 563
right holder, 490, 508
Right to Follow the Trust Property, in Liechtenstein, 524
government, 250
right/duty relationship, 493
rights
assignability of, 261
clauses preventing enforcement, 100
Rinehart v. Welker, 82, 95, 96, 102, 114, 128
risks, fiduciary duty requiring disclosure, 412
Ritz Hotel Casino Ltd v. Daher, 398
Rochefoucauld v. Boustead, 119
Rome Convention, 454
Roussel-Uclaf v. GD Searle & Co. Ltd, 108
Royal Bank of Scotland plc v. Etridge, 442–445
Royal Court of Jersey, 41, 380
Beddoes orders in, 241
Ryoscot Trust, 426
Rubenstein v. HSBC Bank plc, 399
rule in Hastings-Bass, 209
Rules of Supreme Court, Order 62, 229
Russell on Arbitration, 101
### Russell v. Northern Bank Development Corp, 192, 194

Russia, embargo, 303

**Ruxley Electronics and Construction Ltd v. Forsyth, 326**

Sale of Goods Act, 278, 299

Samuel, Geoffrey, 226

**Saunders v. Vautier,** 4, 74, 113, 147, 165, 380, 525

and massively discretionary trusts, 153–156

equitable rules, 470–472

insignificance for NCP trusts, 494–496

**Schmidt v. Rosewood Trust Ltd (Isle of Man),** 4, 21, 31, 89, 148, 162, 222, 231, 234, 235, 245, 354

scope of duty, 324–325

**Scott and Ascher,** 534

**SEC v. Ralston Purina Co,** 388

Second Charter of Justice of 1826, 19

secrecy, 166

Securities Act 1933 (US), 387

Securities Exchange Act 1934,

suitability claims under, 388

self-contradiction, 45

Senior Courts Act 1981, 108, 118

separability, doctrine of, 455

September 11th attack, 564

settlement, court power to rectify, 22

settlers

as sole trustee, 44

characteristics to define class of objects, 263

control in Asia, 467

letters of wishes of, 158

overriding wishes, 494

retention of control, 35

risks from reserving non-fiduciary powers, 56

substantive intention vs. formal intention, 46

wish for reserved powers, 36–39

wishes of, 166

**Shulson v. Russo,** 42

shams, 2, 39–42, 159

foreign trusts and, 360–361

reducing risk of, 37

trusts as, 30

in divorce, 348, 374–375

vs. illusory trusts, 45

shareholders, contract for re-capitalising company, 182

shares, vs. other types of property, 290

sharing principle, 340

Shaw, Lord, 448

Shelton v. King, 494

Shernebrooke v. Shernebrooke, 85, 109

**Sigma,** Re, 32

Simonds, Viscount, 27

Singapore, 19

2011 survey of trust and estate practitioners, 466

Academy of Law, 474

accredited investor, 417

Attorney General in, 497

Business Trusts Act, 238

Charities Act, 508

Civil Law Act, 19

Court of Appeal, 235

courts, client sophistication and, 408

declaratory provisions and reservation of powers, 35

Economic Review Committee, 474

International Commercial Court (SICC), 123

legislation, 38

Monetary Authority, 474

resistance to NCP trusts, 486

rule in perpetuity, 469

Sovereign Wealth Fund, 570

trust law competition with Australia, 474–475

Trustees Act, 474

wealth management centre, 475

Sitkoff, R. H., 237

Slayter v. Hoyle, 300

**Smith New Court Securities Ltd v. Citibank NA,** 320, 335

**Smith v. Land and House Property Corporation,** 439

Smith, Adam, 568

Snook v. London & West Riding Investment Limited, 349, 374
Snook v. West Riding Investments Ltd, 39
social justice, 531, 558
social legislation, purpose of, 51
social unrest, 563–568
Society of Trust and Estate Practitioners of Hong Kong, 475
Sociimer International Bank Ltd v. Standard Bank London Ltd, 197
sole trustee, settlor as, 44
solicitors’ duties, 9
sophisticated investors, in United States, definition, 417
sophistication clause, 11, 414
sophistication of client, 11, 385–424
approach to investors with, 400–407
approach to unsophisticated investors, 407–417
common law and, 421
conclusion, 423
contractual estoppel and, 408
definition, 420
meaning at common law, 395–400
modern approach in common law, 393–417
sophistication origins in common law, 387–393
statutory and regulatory approach, 417–423
timing of determination, 422
Soros, George, 531, 571
South Australia, rule against perpetuities, abolition, 469
spending power, restoring to ordinary people, 531
Springwell Navigation Corporation v. JP Morgan Chase Bank, 405
Spurfolgerecht, 515
Standard Chartered Bank v. Ceylon Petroleum Corporation, 415
State of New South Wales v. Commonwealth of Australia, 479
State Trustee Acts, in Australia, 463
status quo ante breach, right to be restored to, 298
statute law, discretionary trust term in, 242
Statutory Instrument governing Executions (RSO), 518
stay of proceedings, 109, 114
Steel, David, 413
Stena v. MNRPP, 188
Steward, Nicholas, 291
Steyn LJ, 450–452
Stiglitz, Professor, 567
Stockman, David, 548
Street v. Rigby, 89
substantive intention, vs. formal intention, 46
suitability claims, under Securities Exchange Act 1934, 388
Summers, Lawrence, 535, 553
Sunday Times Rich List, 553
super-rich group, 530
supply-side economics, 548
Supreme Court of Judicature Act 1873, 108, 117
Supreme Court of New Zealand, 44
surcharge cases, 317
surcharge deal, 286
Swales v. IRC, 173, 187
Swil, Jonathan, 170, 186
Swindle v. Harrison, 322
Switzerland, 484, 545
trusts in, 515
Taberna Europe CDO II plc v. Selskabet AFI (formerly Roskilde Bank A/S), 407
Target Holdings Ltd v. Redfners, 7, 194, 195, 277, 283, 292–297, 310, 317
criticism, 294
Tasarruf Mevduati Sigorta Fonu (‘TMSF’) v. Merrill Lynch Bank and Trust Co. (Cayman) Ltd, 48, 131, 134, 139, 539
tax avoidance/evasion, NCP trusts and, 504
tax cuts, Thatcher and Reagan assertions on, 529
tax evasion, 536
modern history, 539–546
saving rich from, 550–551
INDEX

tax fraud, criminal prosecution for, 551
taxation statutes, 147
Taylor, Re, 119
termination of contract, or
rescission, 432
testamentary trust, 520
Texas, 110
Supreme Court, 113
Thanakharn Kasikorn Thai Chamkat
(Mahachon) v. Akai Holdings Ltd, 307
Thatcher, Margaret, 529, 547, 548,
562, 564
Thatcher-Reagan era, legacy as
curse, 568
The Wagon Mound, 333
theft, trustee duty to insure against, 282
‘theory of intimation’
(Andeutungstheorie), 525
third parties
cross-claim against, 120
damage claims, 203
lack of satisfactory remedy, 206–207
personal power, 61
trustee and, 57–75, 204
trustee contract with, 76
third party dispute, 225
third-party powers, 3
construction of, 68, 69–70
practical problems, 59–68
types, 58–59
Thomas on Powers, 196, 212
Thomas v. Thomas, 346, 369
Thorby v. Goldberg, 182–184
Thorndridge Ltd v. Barclays Bank plc, 411
Thrasyvoulou v. Secretary of State for
the Environment, 198
‘through or under’ provisions, 106
time
for director’s decision, 183
for fetter, 209–211
for trustee to exercise discretion,
178–179
Titan Steel Wheels v. Royal Bank of
Scotland, 406, 413
Toomey v. Eagle Star Insurance Co. Ltd
(No. 2), 427, 445, 448
tort law, 333
tort of negligence, damages on basis
of, 426
tortfeasors, liability for economic
loss, 285
Toulson, Lord, 296, 304, 314, 315, 339
trace in equity, right to, 489
Trade Practices Act 1974, 82
Trafalgar Square, 564
transfer of property order, 375–376
Transfield Shipping Inc. v. Mercator
Shipping Inc. (The Achilles), 333
transmissibility
lack of, object entitlements and, 256
of entitlements, 273
of object’s interest, under
discretionary trust, 263
trust assets interests, 256–258
transmissible interest, 269–275
of objects, 246
transparency, trust creating cloak
against, 149
Transvaal, Supreme Court, 203
Treasury Solicitor, Judge Over Your
Shoulders (JOYS), 175
treuhand, 510
legislative framework, 513
trickle down policy, 530, 548, 568
high net worth trusts and, 550
Trump, Donald
Presidental election campaign
(2016), 565, 572
tax reform proposals, 553
trust accounts, confidentiality of, 37
trust administration
court jurisdiction over, 5
role of courts in, 20
trust assets
interests, transmissibility and,
256–258
redistribution in divorce in England
and Wales, 340–362
trustee change and, 189
Trust Companies Act, 474
trust disputes, arbitrability of, 80–100
trust drafting practices, 130
trust for sale, with power of
postponement, 235
INDEX

trust law, 8
Australia, 13
economic effect of reform, 460
influence of, 19
Liechtenstein, 14
modernisation, 459
vs. contract law, 9, 74
Trust Law (Amendment) Bill of 2013, 475
Trust Law Committee, 103, 126
‘Rights of Creditors Against Trustees and Trust Funds’, 207
trust money, unauthorised application, 292
trust professionals, 532
trust property, right to follow, 514–515
trust, implied duty of, 197
Trustee Act 1925, 206, 325, 337
Trustee Act 2000, 206, 282
trustees, 2
accountability, 162
and secrecy, 164
and third parties, 57–75
application to court for directions, 60
basic duty, 63
consideration of restriction effect, 188
contract claims against, 202–208
Coronation Syndicate Ltd v. Lilienfeld, 203
directors and trustees effects, 203–204
third party damage claims, 203
contractual limitations, 187
court assistance, 73
decision-making process, 166
defense against liability claims for breach of trust, 523
directions or guidance from court, 25
duties, 9
New Zealand Law Commission on default, 177
fetter and changes to, 198–200
first obligation, 281
indemnity in favour, 206
liability for breach of duty of investment, 8
for breach of trust, 324
in contract of former, 199
litigation costs for, 6
obligations, 157, 310
power of sale of, 177
power over beneficiary, 313
power to add or exclude beneficiaries, 53
power to appoint and remove, 37
pre-emptive cost order in favor of, 222
restrictions on powers, 37
scrutiny of rationality of decisions, 163
trusts. See also high net worth trusts administration, 19–33
arbitration clause in unilateral declaration, 103
court role in winding up, 32
definition, 20, 131–133
integrity, and reserves powers, 39–47
litigation categories, 29
opaque structure, 29, 30
original function, 575
performance analysis, 555
power of amendment, 211
private law of, 261–265
restoring ‘in specie’, 281
status quo consideration, 14
terms of, 68
to pay debts, dispute over, 85
traditional vs. commercial, 461
vs. contracts, 285
vulnerability in divorce, 363–382
Trusts (Amendment) (Immediate Effect and Reserved Powers) Law in 1998, 35
Trusts (Guernsey) Law 2007, 125
Trusts (Hague Convention) Act 1991, 483
Trusts (Jersey) Law 1984, 378
Trusts (Guernsey) Law 2007, 125
Turkey, banking regulator, 48
Turington, In re, 501
Twinsectra v. Yardley, 293, 295, 499
uncertainty, 71, 154
UNCITRAL Model Law on International Commercial Arbitration, 101

© in this web service Cambridge University Press

www.cambridge.org
unconscionable action, 65  
Underhill & Hayton, 132, 154, 155  
undue influence, 434  
signing contract under, 436  
Unfair Contract Terms Act 1977  
(UCTA 1977), 413  
uniform model laws (Model Laws), 478–479  
Uniform Trust Code 2000, 478  
unit holders, voting rights of, 272  
unit trusts, 270–275  
drafting for unit transfers, 273  
United Kingdom  
Brexit fiasco, 565, 572  
legislation on ante- or post-nuptial settlements, 540  
Matrimonial Causes Act 1973, 52  
personal income tax rate in WWII, 546  
Supreme Court, 307  
tax rules, 57  
United Shoe Machinery Co. of Canada v. Brunet, 453  
United States  
direct benefits estoppel in courts, 110  
importation of private purpose trusts, 126  
income tax rates, 547, 569  
Internal Revenue Service, 543  
Investment Company Act 1940, 387  
model laws for trust law reform, 478  
Presidential election campaign (2016), 565  
Securities Act 1933, 387  
sophisticated investors, definition, 417  
Supreme Court, 82, 388  
Universal Declaration of Human Rights, 566  
unlawful actions, by trustee, 60  
untaxed wealth, accumulation, 536  
‘valuation’ claim, 297  
Variation of Trusts Act 1958, 28, 74  
variation order, 367  
Verity & Spindler v. Lloyds Bank plc, 391  
Vermeulen, Philip, 552  
Vesta v. Butcher, 336  
Vestey's Settlement, Re, 182, 214  
veto, third-party power of, 59, 69  
practical problems, 62–64  
Victorian age, position on rigid no-fetter doctrine, 189  
Vine v. Ranelagh, 244  
Vinelott J, 500  
vioence, wealth-leveling power of, 563  
votary arbitrations, 116  
voting rights, of unit holders, 272  
wages and salaries, incomes dependent on, 556  
Wales  
Attorney General, 497  
trust assets redistribution in divorce, 340–362  
Walker, Lord of Gestingthorpe, 21, 23, 148, 242  
on massively discretionary trusts, 149  
Walker, Robert, 25, 26, 31  
Wallersteiner order, 6  
Wallersteiner v. Moir, 229  
war, 529  
war clause, in charterparty, 302  
warranties on sale, 187  
Waters, Donovan, 501  
wealth  
accountability of untaxed, 536  
client sophistication and, 398  
destruction, 531  
distribution from tax cuts, 552  
freeloading as natural right, 533  
impact on government, 571  
wealth accumulation, 14  
speed of, 555  
wealth concentration, 562  
wealth distribution, consequences for long-term dynamics, 563  
wealth management, 10  
and Asian high net worth individuals, 14  
exporter of Australian services, 459  
in civil law environment, 517–520  
wealth management centre, in Singapore, 475
wealth management contracts, 404
wealth manager, liability of, for mis-selling financial products, 407
wealth manager-client relationship, 403
Wednesbury duty, 197
Wednesbury test, 197
Weller v. Ker, 178–179, 205, 211
Wellington Capital Ltd v. ASIC, 195
Wertheim v. Chicutini Pulp Company, 299
Westdeutsche Landesbank Girozentrale v. Islington LBC, 65
Western Australia, Commercial Arbitration Act 1985, 95
Westminster, 7th Duke of, inheritance, 533
WesTrac Pty Ltd v. Eastcoast OTR Tyres Pty Ltd, 120
Weth and Muggleton v. Attorney General, 239
Whaley v. Whaley, 53
White v. White, 340, 371
wife, matrimonial assets award, 372
Wilberforce, Lord, 249, 251, 499
Willesford v. Watson, 84
Williams v. Central Bank of Nigeria, 308

INDEX

Willoughby, Peter, 575
Wills Trust Deeds, Re, 191, 199
Wilson LJ, 540
Wilson v. MF Global UK Ltd, 423
Wingecarribee Shire Council v. Lehman Brothers Australia Ltd, 397, 412, 415, 418
Winnetka Trading Corp v. Julius Baer International Ltd, 401
Wood, John, 103
Woods v. Martins Bank Ltd, 390
Work Choices Case, 479
World War II, 529
WT Ramsay Ltd v. IRC, 542
Wyand, Roger, 337
Wynn, Re, 93
X Trust, In the matter of, 231–232, 236
Yonge v. Yeo, 86
Youyang Pty Ltd v. Minter Ellison Morris Fletcher, 295, 319, 329
Zaki v. Credit Suisse (UK) Ltd, 398
Zakrzewski, R., 433
Zuckerberg, Mark, 533