Equity & Good Conscience in a Contemporary Context

Margaret Halliwell
AIPM, LLB, Lecturer in Law, University of Manchester
CONTENTS

PREFACE  v

TABLE OF CASES  vii

1 THE MODERN ROLE OF EQUITY  1

2 ESTOPPEL: UNCONSCIONABILITY AS A CAUSE OF ACTION  19

3 RELIEF AGAINST UNCONSCIONABLE DEALING  39
Introduction – The Background – The Categories of Unconscionability – Conclusion

4 UNCONSCIONABILITY AS A DOCTRINAL VEHICLE IN ADJUSTING PROPERTY RIGHTS  73

5 EQUITABLE PRINCIPLES IN A COMMERCIAL CONTEXT  105
Introduction – Reasons for the Judicial Muddle – Royal Brunei Airlines v Tan Kok Ming – A Brief Overview of the Problems Associated with Recipient-Based Liability – A Typical Case of Recipient-Based Liability – Common Law and Equity: The Difference – Change of Position – The Future: Equity and Unconscionable Conduct or Unjust Enrichment and Strict Liability – Conclusion

6 A CONTINUING ROLE FOR EQUITY  135

INDEX  149