

# Publications for Matthew Conaglen

## 2018

Hill, J., Conaglen, M. (2018). Directors' duties and legal safe harbours: A comparative analysis. In D. Gordon Smith, Andrew S. Gold (Eds.), *Research Handbook on Fiduciary Law*, (pp. 305-330). Cheltenham: Edward Elgar Publishing. <a href="http://dx.doi.org/10.4337/9781784714833">[More Information]</a>

Conaglen, M. (2018). Trust Arbitration Clauses. In Richard C. Nolan, Kelvin F. Low, Tang Hang Wu (Eds.), *Trusts and Modern Wealth Management*, (pp. 76-129). Cambridge: Cambridge University Press. <a href="http://dx.doi.org/10.1017/9781316756539.020">[More Information]</a>

## 2017

Conaglen, M. (2017). Brickenden. In Simone Degeling, Jason NE Varuhas (Eds.), *Equitable Compensation and Disgorgement of Profit*, (pp. 111-142). Oxford: Hart Publishing.

Conaglen, M. (2017). Electronic Conveyancing of Real Property in Europe: Two Models, The English and the Finnish One. In Luz M. Martinez Velencoso, Saki Bailey, Andrea Pradi (Eds.), *Transfer of Immovables in European Private Law*, (pp. 20-53). Cambridge: Cambridge University Press. <a href="http://dx.doi.org/10.1017/9781316941034.004">[More Information]</a>

Conaglen, M. (2017). Synthesis of Comparative Case Studies by Jurisdiction (chapters 1 - 15). In Luz M. Martinez Velencoso, Saki Bailey, Andrea Pradi (Eds.), *Transfer of Immovables in European Private Law*. Cambridge: Cambridge University Press.

## 2016

Conaglen, M. (2016). Equitable Compensation for Breach of Trust: Off Target. *Melbourne University Law Review*, 40(1), 126-167.

Conaglen, M. (2016). Equity's role. In P G Turner (Eds.), *Equity and Administration*, (pp. 503-526). Cambridge: Cambridge University Press. <a href="http://dx.doi.org/10.1017/CBO9781316529706.026">[More Information]</a>

## 2015

Conaglen, M., Bridge, S. (2015). Creation and Setting Aside of Mortgages. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 885-904). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). Discharge of Mortgages. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 989-993). United Kingdom: Sweet & Maxwell.

Conaglen, M. (2015). Fiduciaries. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 137-198). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). Liens. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 1001-1015). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). Pledges. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 995-999). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). Priorities of Mortgages. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 983-987). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). Suretyship. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 1017-1034). United Kingdom: Sweet & Maxwell.

Conaglen, M. (2015). The Enforceability of Arbitration Clauses in Trusts. *Cambridge Law Journal*, 74(3), 450-479. <a href="http://dx.doi.org/10.1017/S0008197315000653">[More Information]</a>

Conaglen, M., Bridge, S. (2015). The Nature and Classification of Securities. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 879-883). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). The Rights and Interest of the Mortgagee. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 925-963). United Kingdom: Sweet & Maxwell.

Conaglen, M., Bridge, S. (2015). The Rights and Interest of the Mortgagor. In John McGhee (Eds.), *Snell's Equity - 33rd Edition*, (pp. 905-923). United Kingdom: Sweet & Maxwell.

Conaglen, M. (2015). The Transfer of Immoveables in England and Wales: A Brief Introduction. In Andrea Pradi (Eds.), *From Contract to Registration: An Overview of the Transfer of Immoveable Property in Europe*, (pp. 121-130). Trento: University of Trento.

## 2014

Conaglen, M. (2014). Australia. In David Brownbill, Adam Cloherty, Edward Cumming, Jessica Hughes, Daniel Warents (Eds.), *International Trusts Law*, (pp. A2.1-A2.30). United Kingdom: Jordan Publishing Ltd.

Conaglen, M. (2014). Proprietary Remedies for Breach of Fiduciary Duty. *Cambridge Law Journal*, 73(3), 490-493. <a href="http://dx.doi.org/10.1017/S0008197314000956">[More Information]</a>

## 2013

Conaglen, M., Nolan, R. (2013). Contracts and Knowing Receipt: Principles and Application. *The Law Quarterly Review*, 129(3), 359-379.

Conaglen, M. (2013). Fiduciary duties and voluntary undertakings. *Journal of Equity*, 7(1), 105-127.

Conaglen, M. (2013). Interaction between statutory and general law duties concerning company director conflicts. *Company and Securities Law Journal*, 31(7), 403-422.

Conaglen, M. (2013). Trusts and Intention. In Edwin Simpson, Miranda Stewart (Eds.), *Sham Transactions*, (pp. 122-140). Oxford, United Kingdom: Oxford University Press. <a href="http://dx.doi.org/10.1093/acprof:oso/9780199685349.003.0007">[More Information]</a>

## 2012

Conaglen, M., Weaver, E. (2012). Protectors as Fiduciaries: Theory and Practice. *Trusts and Trustees*, 18(1), 1-19. <a href="http://dx.doi.org/10.1093/tandt/ttr136">[More Information]</a>

## 2011

Conaglen, M. (2011). Difficulties with Tracing Backwards. *The Law Quarterly Review*, 127, 432-455.

Conaglen, M. (2011). Reviewing the Review of Fiduciary Discretions. *Cambridge Law Journal*, 70(2), 301-304.

Conaglen, M. (2011). The Extent of Fiduciary Accounting and the Importance of Authorisation Mechanisms. *Cambridge Law Journal*, 70(3), 548-578. <a

href="http://dx.doi.org/10.1017/S0008197311000857">[More Information]</a>

## 2010

Conaglen, M. (2010). Explaining Target Holdings v Redferns. *Journal of Equity*, 4(3), 288-294.

Conaglen, M. (2010). Fiduciary Duties in Canada. *Cambridge Law Journal*, 69(3), 450-452.

Conaglen, M. (2010). *Fiduciary Loyalty: Protecting the Due Performance of Non-Fiduciary Duties*. Portland, USA: Hart Publishing.

Nolan, R., Conaglen, M. (2010). Good faith: what does it mean for fiduciaries, and what does it tell us about them? In Elise Bant, Matthew Harding (Eds.), *Exploring Private Law*, (pp. 319-342). Cambridge, UK: Cambridge University Press.

Conaglen, M., Goymour, A. (2010). Knowing Receipt and Registered Land. In Charles Mitchell (Eds.), *Constructive and Resulting Trusts*, (pp. 159-182). Oxford and Portland: Hart Publishing.

Conaglen, M. (2010). Remedial Ramifications of Conflicts between a Fiduciary's Duties. *The Law Quarterly Review*, 126, 72-101.

Conaglen, M. (2010). Subrogation, Accounting and Unjust Enrichment. *Cambridge Law Journal*, 69(1), 30-33.

## 2009

Conaglen, M. (2009). Fiduciary Regulation of Conflicts between Duties. *The Law Quarterly Review*, 125, 111-141.

## 2008

Conaglen, M. (2008). Public-Private Intersection: Comparing Fiduciary Conflict Doctrine and Bias. *Public Law*, 1(202), 58-83.

Conaglen, M. (2008). Sham Trusts. *Cambridge Law Journal*, 67(1), 176-207. <a href="http://dx.doi.org/10.1017/S0008197308000044">[More Information]</a>

Conaglen, M. (2008). Thinking about Proprietary Remedies for Breach of Confidence. *Intellectual Property Quarterly*, 2008 (1), 82-109.

## 2007

Conaglen, M. (2007). Recipient Liability in Equity. *Cambridge Law Journal*, 66(3), 515-517.

Conaglen, M. (2007). Strict Liability for Receipt of Misapplied Trust Property – Confusion Abounds. *Cambridge Law Journal*, 66(1), 19-22.

## 2006

Conaglen, M. (2006). A Re-Appraisal of the Fiduciary Self-Dealing and Fair-Dealing Rules. *Cambridge Law Journal*, 65(2), 366-396.

Conaglen, M. (2006). Dishonesty in the Context of Assistance –

Again. *Cambridge Law Journal*, 65(1), 18-21.

Conaglen, M. (2006). Hastings-Bass and Third Parties. *Cambridge Law Journal*, 65(3), 499-502.

Conaglen, M. (2006). Mortgagee Powers Rhetoric. *The Modern Law Review*, 69(4), 583-600.

Conaglen, M. (2006). Strict Fiduciary Loyalty and Accounts of Profits. *Cambridge Law Journal*, 65(2), 278-281.

Conaglen, M. (2006). Trustee (In)Discretion. *Cambridge Law Journal*, 65(1), 15-18. <a

href="http://dx.doi.org/10.1017/S0008197306267035">[More Information]</a>

## 2005

Conaglen, M. (2005). Book Reviews: The Quistclose Trust. Edited by William Swadling. *Cambridge Law Journal*, 64(1), 249-251.

Conaglen, M. (2005). Conflicting duties owed by solicitors acting for multiple clients. *Cambridge Law Journal*, 64(2), 291-293.

Conaglen, M. (2005). Contests between rival trust beneficiaries. *Cambridge Law Journal*, 64(1), 45-48.

Conaglen, M. (2005). Directorial Disclosure. *Cambridge Law Journal*, 64(1), 48-51.

Conaglen, M. (2005). Fiduciaries. In John McGhee (Eds.), *Snell's Equity 31st edition*, (pp. 145-195). UK: Sweet & Maxwell Ltd.

Conaglen, M. (2005). The Nature and Function of Fiduciary Loyalty. *The Law Quarterly Review*, 121, 452-480.

## 2004

Conaglen, M. (2004). Judicial Review of Trustees' Discretionary Decisions. *Cambridge Law Journal*, 63(2), 283-286.

## 2003

Conaglen, M. (2003). Disciplinary Investigations and Legal Professional Privilege. *Cambridge Law Journal*, 62(3), 580-583.

Conaglen, M. (2003). Equitable Compensation for Breach of Fiduciary Dealing Rules. *The Law Quarterly Review*, 119, 246-271.

## 2001

Conaglen, M. (2001). Fiduciary Liability and Contribution to Loss. *Cambridge Law Journal*, 60(3), 480-483.

## 1999

Conaglen, M. (1999). Book Review of J. Dietrich, "Restitution: A New Perspective". *New Zealand Universities Law Review*, 18, 431-434.

Conaglen, M. (1999). Duress, Undue Influence and Unconscionable Bargains: The Theoretical Mesh. *New Zealand Universities Law Review*, 18, 509-545.

## 1998

Conaglen, M. (1998). Justifying Politically Correct Language: A Fresh Start. *Public Law Review*, 9, 183-195.

Conaglen, M. (1998). Retention of Title Clauses and New Products. *New Zealand Business Law Quarterly*, 4(114), 119.

## 1996

Conaglen, M. (1996). "Retaining" Title to Mixtures and

Manufactured Goods: A Principled Re-Appraisal. *Denning Law Journal*, 11, 23-61.

Conaglen, M., Hollyman, R. (1996). Fiduciary relationships in commercial settings: Some thoughts on recent New Zealand cases (Part I). *New Zealand Law Journal*, January, 13-17.

Conaglen, M., Hollyman, R. (1996). Fiduciary relationships in commercial settings: Some thoughts on recent New Zealand cases (Part II). *New Zealand Law Journal*, February, 54-58.

Conaglen, M. (1996). Voidable Preferences under the Companies Act 1993: A Change in Focus. *New Zealand Law Review*, 1996 (2), 197-214.

## **1994**

Conaglen, M. (1994). Judicial Supremacy: an alternative constitutional theory. *Auckland University Law Review*, 7, 665-690.

## **1993**

Conaglen, M. (1993). Television New Zealand v Prebble, Court of Appeal. 14 May 1993, CA 161/92. *Auckland University Law Review*, 7, 448-454.