

1. Record Nr.	UNINA9910808824203321
Titolo	Fault lines in equity // edited by James Glister and Pauline Ridge
Pubbl/distr/stampa	Oxford ; ; Portland, Oregon : , : Hart Publishing, , 2012
ISBN	1-84731-944-0 1-4742-0078-8 1-283-65779-1 1-84731-943-2
Edizione	[1st ed.]
Descrizione fisica	1 online resource (301 p.)
Collana	Hart studies in private law ; ; v. 1
Disciplina	346.9405
Soggetti	Equity - Australia Equity - Great Britain Equity
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Unjust enrichment versus equitable principles in England and Australia / Joachim Dietrich -- Subrogation, equity and unjust enrichment / Mark Leeming -- Clogs on the equity of redemption : a story of changing equitable intervention / Fiona Burns -- Assignment of future property and preferences / Joshua Getzler -- The fiduciary 'self dealing' rule / James Edelman -- Participatory liability for breach of trust or fiduciary duty / Pauline Ridge -- Equitable compensation / Jamie Glister -- Trusts and knowledge : lessons from Australia / Ben McFarlane -- The limits of equity in disputes over family assets / Matthew Harding -- Constructive trusts : understanding remedialism / Michael Bryan -- Thoughts on equity in New Zealand and New South Wales / Andrew Butler and Tim Miller.
Sommario/riassunto	Although much equitable doctrine is settled, there remain some intractable problems that bedevil lawyers across jurisdictions. Here, leading scholars and practitioners from England, Australia and New Zealand employ new historical, comparative and theoretical perspectives to cast light on these fault lines in equitable doctrine and methodology.

