

OCTOBER 2024

Decisions relevant to succession and trusts law practice from
the High Court, Federal Court and Supreme Courts of all
Australian States and Territories

AUSTRALIAN SUCCESSION AND TRUSTS LAW REPORTS 2023

EDITORS
DAVID WRIGHT
PROFESSOR PRUE VINES

HONORARY EDITORIAL ADVISER
PROFESSOR ROSALIND CROUCHER

REPORTERS
J VENEZIANO
D CROCKER

VOL 23 — PART 2

PAGES 129-271

The mode of citation of this part will be:
23 ASTLR

TABLE OF CASES REPORTED

Part 2 — Pages 129-271

Attorney-General (SA); University of Adelaide v	1
Bendel v Federal Commissioner of Taxation	90
Boyle v Farano	14
Farano; Boyle v	14
Gash v Ruzicka	52
Gianchino v Gianchino	165
Gianchino; Gianchino v	165
Graham; NobleOak Life Ltd v	202
Gray, Re	265
Higgins, Re	129
Jaken Properties Australia Pty Ltd v Naaman	208
Naaman; Jaken Properties Australia Pty Ltd v	208
NobleOak Life Ltd v Graham	202
Re Allwood	69
Rootes v Slatcher	185
Ruzicka; Gash v	52
Seabrooke, Re	78
Sheringham; Thynne v	34
Slatcher; Rootes v	185
Taxation, Federal Commissioner of; Bendel v	90
Thynne v Sheringham	34
Turnbull, Re	158
University of Adelaide v Attorney-General (SA)	1

(Cases in **bold** reported in this part)



© 2024 Thomson Reuters (Professional) Australia Limited

Lawbook Co.

ABN 64 058 914 668

Published in Sydney

ISSN 1836-8484

INDEX

Part 2 — Pages 129-271

EQUITY

Fiduciary duty — Whether fiduciary duty owed by successor trustee to former trustee — Nature of former trustee's entitlement to trust property to be indemnified for expenses properly incurred — Whether former trustee vulnerable to exercise of power by successor trustee — Whether former trustee only entitled to appointment of receiver and judicial sale and interlocutory relief — Whether property transferred to third parties in breach of asset preservation order — Whether property transferred to third parties to defraud creditors — Conveyancing Act 1919 (NSW), s 37A — Corporations Act 2001 (Cth), s 500(2) — Supreme Court Act 1970 (NSW), ss 101(2), 103 — Trustee Act 1925 (NSW), s 63.

Jaken Properties Australia Pty Ltd v Naaman 208

INSURANCE

Life insurance — Application by life company to pay benefit amount into Court — Whether life company can obtain sufficient discharge for policy — Potential application of forfeiture rule — Competing claims to benefit amount.

NobleOak Life Ltd v Graham 202

LIMITATION OF ACTIONS

Application for leave to appeal — Adverse possession between co-owners of former matrimonial home — Husband moved interstate — Wife and children did not follow and remained living on the land — Husband registered as sole proprietor by right of survivorship after death of wife — Children refused to vacate land and made claim for adverse possession in own capacity and as executors of wife.

Gianchino v Gianchino 165

SUCCESSION

Family provision — Claim by three adult children — Deceased purchased property as joint tenant with fourth adult child — Only significant asset of subject estate was deceased's former interest as joint tenant — Whether adequate provision was not made — Whether a notional estate order should be made — Succession Act 2006 (NSW), ss 59, 60, 87.

Rootes v Slatcher 185

Informal document intended to be will — Execution.

Re Turnbull 158

Intestacy — Indigenous person — Intestacy and distribution on intestacy — Part 4.4 of the Succession Act 2006 (NSW).

Re Higgins 129

INDEX

WILLS AND ESTATES

Application to admit informal will to probate — Whether deceased had testamentary capacity — Whether deceased intended informal will to be her will — Whether deceased intended to revoke prior will — Wills Act 1997, ss 7 and 9.	
<i>Re Gray</i>	265