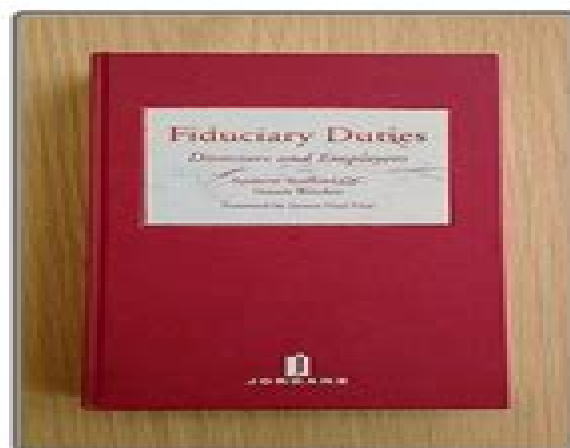


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Fiduciary Duties Andrew Stafford, Stuart Ritchie, 2015 This second edition draws together the UK law relating to fiduciary duties and analyzes both its historical origins and its modern application by the courts. Fiduciary duties have historically defied easy characterization. This area of law as it relates to the UK's directors and employees is developing and complex. Directors and employees of companies acting out of self interest have generated an increasing number of claims alleging breach of fiduciary duty. The law relating to the fiduciary duties owed by directors and employees to companies is complex and involves several overlapping areas of law. It is however a relatively commonplace cause of action. Individuals in positions of trust within a company are often tempted to abuse their position in order to steal company secrets, set up in competition and poach staff and customers. The book contains commentary on a number of new UK cases alongside further commentary and analysis on the developing jurisprudence in relation to the fiduciary duties of LLP members and joint ventures. In addition, discussion is conducted regarding the Court of Appeal decisions relating to Bolkiah information barriers in an employment context together with evaluation of the relevant Commonwealth jurisprudence as it bears upon issues also arising under English law. As a result, this new edition will be an essential research reference for anyone practicing in this area of the law.

Company Directors' Liability and Creditor Protection Andrew Keay, 2023-06-23 The book provides an analytical exposition of the law concerning directors' liability for the losses sustained by their companies' creditors when the directors' companies are in financial distress or become insolvent. It is a detailed one-stop resource for obtaining a good understanding of the law which has developed from legislation and case law. In particular, there is a detailed consideration of what needs to be proved, what defences there are and what might be the issues of concern for all parties. A doctrinal method is adopted and there is extensive analysis of the relevant legislation and case law. Rather than merely referring to cases to support propositions, the discussion considers many of the cases in context and in depth and their relevance to the aim of the book. The book also endeavours to provide views in a practical way on aspects of the law and it identifies problems and how they may be addressed. Of interest to legal practitioners and insolvency practitioners alike, in addition, the book will be useful to directors, government officials and academics.

Maryland Corporation Law, 2nd Edition James J. Hanks Jr., James J. Hanks Jr. James J. Hanks Jr., 2020-11-17 *Maryland Corporation Law* is the only current treatise covering all aspects of Maryland corporation law and practice, providing authoritative guidance to the statutes, legislative history and relevant cases and is frequently cited by judges and lawyers as the authoritative source in the field. More New York Stock Exchange listed companies are formed under Maryland law than any state except Delaware. This authoritative volume gives subscribers a thorough background to the Maryland General Corporation Law (MGCL) including formation of a corporation, the conduct of a corporation's internal affairs, liability and protection of directors and officers, voting and other rights of stockholders, mergers, charter amendments and dissolution of a corporation. *Maryland Corporation Law* also discusses derivative actions, corporate

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