

Journal of Equity (JOE)

Volume 11 Part 3

(articles included in this part are linked to the two LexisNexis platforms)

CONTENTS

Articles

Overlapping claims at common law and in equity — An embarrassment of riches? — *Mark Leeming* 229

[LexisNexis AU](#) | [Lexis Advance](#)

Equitable ownership and restitution of misapplied trust property — *Jessica Hudson* 245

[LexisNexis AU](#) | [Lexis Advance](#)

Outflanking *Barnes v Addy*? The persistence of strict recipient liability — *Elise Bant and Michael Bryan* 271

[LexisNexis AU](#) | [Lexis Advance](#)

Third parties' liability for receipt of misapplied corporate assets: The relevance of knowing receipt? — *Man Yip* 293

[LexisNexis AU](#) | [Lexis Advance](#)

Class action settlements, opt-out and class closure: Fiduciary conflicts — *Simone Degeling and Michael Legg* 319

[LexisNexis AU](#) | [Lexis Advance](#)