

# RESTITUTION – UNJUST ENRICHMENT

Course Title	Course Code	Term	Credit Value	Teaching Times & Room
Restitution – Unjust Enrichment	LAW 436	Spring 2021	3	3:30pm–5:00pm, Mondays & Wednesdays Room ___ & Zoom
Course Instructor	Email Address	Office Location	Office Hours	
Assistant Professor Samuel Beswick	beswick@allard.ubc.ca	Allard Hall 444	See Syllabus	

## CASEBOOK CONTENTS

### Cases

1. <b><i>Peel Municipality v. Canada &amp; Ontario</i>, 1992 CanLII 21, (1992) 98 DLR (4th) 140 (SCC)</b> <i>Could City recover from Crown costs of housing juvenile delinquents under ultra vires statute?</i> History – Crown liability – middle path – benefit (services) – incontrovertible benefit – incidental collateral benefit – juristic reasons – JR residual reason – general justice – UF ultra vires statute	<b>1</b>
2. <b><i>Gidney v. Shank</i>, 1995 CanLII 16455, [1995] 5 WWR 385 (MB QB); <i>rev'd</i>, 1995 CanLII 16347, [1996] 2 WWR 383 (MB CA)</b> <i>Could canoe refurbisher recover refurbishment expenses from canoe owner?</i> Benefit (services) – incontrovertible benefit – autonomy – JR gift – JR other – absence of relationship – UF mistake of fact – monetary remedy	<b>18</b>
3. <b><i>Stevested Machinery &amp; Engineering Ltd. v. Metso Paper Ltd.</i>, 2014 BCCA 91</b> <i>Could segment-holder manufacturer recover payment for work done from intermediary?</i> Benefit – valuation – incontrovertible benefit – JR contract – JR residual reason – risk-taking – UF failure of consideration – remedial constructive trust	<b>31</b>
4. <b><i>Moore v. Sweet</i>, 2018 SCC 52, [1]-[96] (majority), [97]-[144] (dissent)</b> <i>Could ex-wife recover life insurance policy proceeds from ex-husband's new spouse?</i> Three-party case – corresponding deprivation – interceptive benefit – JR statute ( <i>Insurance Act</i> ) – JR residual reason – remedial constructive trust	<b>43</b>
5. <b><i>Sun Rype Products Ltd v. Archer Daniels Midland Co.</i>, 2013 SCC 58</b> <i>Could high fructose corn syrup purchasers recover overpayments from price-fixing companies?</i> Class action – deprivation – indirect subtraction of benefit – quantification – passing on defence – <i>Pro-Sys Consultants</i>	<b>65</b>
6. <b><i>Pacific National Investments Ltd. v. Victoria City</i>, 2004 SCC 75</b> <i>Could developer of Victoria City waterfront recover value of extra works done for the City?</i> JR gift – JR contract – JR statute ( <i>Local Government Act; Land Title Act</i> ) – JR other – JR residual reason – UF ultra vires demand – UF mistake	<b>74</b>
7. <b><i>Kim v. Choi</i>, 2020 BCCA 98</b> <i>Could immigrant Kim recover overstated operating expenses of restaurant bought from Choi?</i> JR contract – UF illegality – illegality defence – unconscionability	<b>86</b>

8. <b><i>Atlantic Lottery Corp. Inc. v. Babstock</i>, 2020 SCC 19</b> <i>Could video slot machine gamblers recover their losses from lottery corporation?</i> Class action – Crown liability – JR contract – JR statute ( <i>Video Lottery Regulations; Criminal Code</i> ) – UF ultra vires statute – wrongful conduct – disgorgement remedy – waiver of tort	102
9. <b><i>Gladstone v. Canada</i>, 2005 SCC 21</b> <i>Could indigenous fishermen recover interest on fish seized by the Crown?</i> Crown liability – public law – indigenous plaintiffs – abandoned criminal prosecution – JR statute ( <i>Fisheries Act</i> ) – UF legal compulsion – interest remedy – remedial constructive trust	111
10. <b><i>Kerr v. Baranow; Vanasse v. Seguin</i>, 2011 SCC 10</b> <i>Could common law spouse recover half of husband’s assets on separation of their relationship?</i> Middle path – joint family venture – JR other – mutual benefit – JR residual reason – monetary remedy – quantum meruit – value survived – remedial constructive trust – resulting trust	117
11. <b><i>RBC Dominion Securities Inc. v. Dawson</i>, 1994 CanLII 4525, (1994) 111 DLR (4th) 230 (Nfld CA)</b> <i>Could securities brokerage recover overpayments mistakenly made on sale of shares?</i> UF mistake of fact – change of position defence – estoppel – monetary remedy – quantum – interest remedy	140
12. <b><i>Pro-Sys Consultants Ltd. v. Microsoft Corp.</i>, 2013 SCC 57</b> <i>Could consumers recover payments on price-inflated software pre-installed on computers?</i> Class action – deprivation – indirect subtraction of benefit – offensive use of passing on – passing on defence – remedial constructive trust – <i>Sun Rype Products</i>	148
13. <b><i>Louie v. Lastman</i>, 2001 CanLII 28066, (2001) 199 D.L.R. (4th) 741 (ON SC); <i>aff’d</i>, 2002 CanLII 45061, (2002) 217 D.L.R. (4th) 269 (ON CA)</b> <i>Could mother recover expenses of raising her two (now adult) sons from their father?</i> Joint family venture – JR mutual benefit – limitations defence – laches defence – rescission	162
14. <b><i>BMP Global Distribution Inc. v. Bank of Nova Scotia</i>, 2009 SCC 15</b> <i>Could company recover money taken from its account by bank to reverse fraudulent cheque?</i> Alternative framework – UF mistake of fact – change of position defence – assumption of risk defence – tracing remedy – damages remedy	170
15. <b><i>BNSF Railway v. Teck Metals Ltd.</i>, 2015 BCSC 1082; <i>rev’d</i>, 2016 BCCA 350</b> <i>Could train co. recover ore transport charges paid to railway co. that had double-billed?</i> Alternative framework – money had and received – UF mistake of fact – limitations defence – remedial constructive trust – tracing remedy	183
16. <b><i>Kingstreet Investments Ltd. v. New Brunswick</i>, 2007 SCC 1</b> <i>Could nightclubs recover ultra vires liquor tax collected and paid to Province?</i> Alternative framework – Crown liability – public law – taxes – JR statute ( <i>Liquor Control Act</i> ) – UF ultra vires statute – UF compulsion – protest – passing on defence – limitations defence	205

---

### Legislation

---

17. Frustrated Contract Act, R.S.B.C. 1996, c. 166.	218
18. Law and Equity Act, R.S.B.C. 1996, c. 253.	220
19. Family Law Act, S.B.C. 2011, c. 25.	221
20. Limitation Act, S.B.C. 2012, c. 13.	226
21. Crown Proceeding Act, R.S.B.C. 1996, c. 89.	228

---



---

### Secondary Sources

---

22. Lord Denning, “Book Review: The Law of Restitution” (1967) 83 L.Q.R. 277.	<b>230</b>
23. Chaim Saiman, “Restitution in America: Why the US Refuses to Join the Global Restitution Party” (2008) 28 O.J.L.S. 99, 99-103.	<b>232</b>
24. Geoffrey Gomery, “Unjust Enrichment” in CLEBC (ed), <i>British Columbia Business Disputes</i> (2016), 3-3.	<b>237</b>
25. Mitchell McInnes, <i>The Canadian Law of Unjust Enrichment and Restitution</i> (LexisNexis, 2014), chapter 4 (extracts).	<b>238</b>
26. Andrew Burrows, <i>A Restatement of the English Law of Unjust Enrichment</i> (OUP, 2013), 9-16.	<b>250</b>
27. Peter Birks, <i>Unjust Enrichment</i> (OUP, 2005), chapter 3 (extracts).	<b>258</b>
28. Lionel Smith, “Restitution: A New Start?” in Peter Devonshire & Rohan Havelock (eds), <i>The Impact of Equity and Restitution in Commerce</i> (Hart, 2018).	<b>274</b>
29. John D. McCamus, “ <i>Moore v Sweet</i> : Four Lessons in Unjust Enrichment from the Supreme Court of Canada” (2020) 98 Can. Bar Rev. 109, 123-139.	<b>301</b>
30. Matthew P. Harrington, “Leapfrogging, Risk and Unjust Enrichment in Canada after <i>Moore v. Sweet</i> ” (2020) 96 (2d) S.C.L.R. 191, 196-201.	<b>319</b>
31. Lionel Smith, “Demystifying Juristic Reasons” (2007) 45 Can. Bus. L.J. 281.	<b>326</b>
32. Mitchell McInnes, “Revising the Reason for Restitution: <i>Garland</i> Ten Years After” (2015) 57 Can. Bus. L.J. 1.	<b>350</b>
33. “Restitution at Home: Unjust Compensation for Unmarried Cohabitants’ Domestic Labor” (2020) 133 Harv. L. Rev. 2124, 2124-2128, 2146-2147.	<b>381</b>
34. Charles Mitchell, “Unjust Enrichment” in Andrew Burrows (ed), <i>English Private Law</i> (3rd ed., OUP, 2013), 1078-1101.	<b>387</b>
35. Samuel Beswick, “Retroactive Adjudication” (2020) 130 Yale L.J. 276, 347-353.	<b>411</b>
36. Katy Barnett, “Restitution, Compensation and Disgorgement” in Elise Bant, Kit Barker & Simone Degeling (eds), <i>Research Handbook on Unjust Enrichment and Restitution</i> (Edward Elgar, 2020), 456-464.	<b>418</b>
37. Lionel Smith, “The State of the Law of Unjust Enrichment in Common Law Canada” (2015) 57 Can. Bus. L.J. 39.	<b>427</b>
38. Bruce H. Ziff <i>et. al.</i> (eds), <i>A Property Law Reader: Cases, Questions and Commentary</i> (4th ed., Thomson Reuters, 2016), 487-489.	<b>446</b>
39. Mitchell McInnes, “Interceptive Subtraction, Juristic Reasons and Constructive Trusts: Unjust Enrichment in the Supreme Court of Canada” (2019) 62 Can. Bus. L.J. 277, 301-304.	<b>449</b>
40. Lionel Smith <i>et. al.</i> (eds), <i>The Law of Restitution in Canada: Cases, Notes, and Materials</i> (Emond Montgomery, 2004), 328-331.	<b>453</b>
41. Albert Venn Dicey, <i>Introduction to the Study of the Law of the Constitution</i> (3rd ed., MacMillan & Co., 1889).	<b>457</b>
42. Graham Virgo, “‘All the World’s a Stage’: The Seven Ages of Unjust Enrichment” (Sep. 2016), <a href="https://ssrn.com/abstract=2845462">https://ssrn.com/abstract=2845462</a> .	<b>461</b>
43. Steve Hedley, “‘And So the Legal World Goes Round’: The Search for a Meaningful Law of Restitution” (Oct. 2016), <a href="https://ssrn.com/abstract=2854292">https://ssrn.com/abstract=2854292</a> .	<b>473</b>

Copyright in original works remains with the respective copyright holders.

Derivative work copyright © 2020 Samuel Beswick