

Download The Principles Of The Law Of Restitution

The law of restitution is concerned with the questions of when restitutionary remedies may be awarded. These are remedies which operate to deprive defendants of gains rather than to compensate claimants for losses. The law of restitution is concerned with the award of a generic group of remedies which arise by operation of law and which have one common function, namely to deprive the defendant of a gain rather than to compensate the claimant for loss suffered. These are called the restitutionary remedies. The third edition of *The Principles of the Law of Restitution* brings this widely cited and influential volume fully up to date. It has been substantially rewritten to reflect the significant changes in the law of restitution and the expansion in the theoretical and critical commentary on the subject. *Principles of the Law of Restitution. Third Edition. Graham Virgo.* A comprehensive source of up to date primary and secondary materials; Addresses controversial debates about the ambit, function, and interpretation of the law of restitution; Includes a new chapter on the operation of juridical bars on restitutionary claims