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| **Robertson and Wu (eds), The Goals of Private Law (2009)** | Harding, ‘Justifying fiduciary allowances’  
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| **Rickett and Grantham (eds), Structure and Justification in Private Law: Essays for Peter Birks (2008)** | O’Dell, ‘The resulting trust’ |
| **Burrows and Rodger (eds), Mapping the Law: Essays in Honour of Peter Birks (2006)** | Chambers, ‘Resulting trusts’  
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Getzler, ‘Rumford Market and the genesis of fiduciary obligations’ |
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| **Birks and Pretto (eds), Breach of Trust (2002)** | Chambers, ‘Liability’  
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Mitchell, ‘Assistance’  
Birks, ‘Receipt’  
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| **Mitchell (ed), Constructive and Resulting Trusts (2009)** | Matthews, ‘The words which are not there: a partial history of the constructive trust’  
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Mee, ‘“Automatic” resulting trusts: retention, restitution or reposing trust?’  
Penner, ‘Resulting trusts and unjust enrichment: three controversies’  
Chambers, ‘Is there a presumption of resulting trust?’ |
| **Swadling (ed), The Quistclose Trust (2004)** | Swadling, ‘Orthodoxy’  
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