Family law update: current issues in proprietary estoppel - Part 2

Original Citation


This version is available at http://eprints.hud.ac.uk/30846/

The University Repository is a digital collection of the research output of the University, available on Open Access. Copyright and Moral Rights for the items on this site are retained by the individual author and/or other copyright owners. Users may access full items free of charge; copies of full text items generally can be reproduced, displayed or performed and given to third parties in any format or medium for personal research or study, educational or not-for-profit purposes without prior permission or charge, provided:

- The authors, title and full bibliographic details is credited in any copy;
- A hyperlink and/or URL is included for the original metadata page; and
- The content is not changed in any way.

For more information, including our policy and submission procedure, please contact the Repository Team at: E.mailbox@hud.ac.uk.
Family law update:
current issues in proprietary estoppel – Part 2

Natalie Gibson and Rebecca Kelly comment on (1) Davies (2) Davies v Davies [2016] EWCA Civ 463 and the doctrine of proprietary estoppel relating to parents and their daughter.*