

In borderline cases, what can you do to rescue the position over undue influence, financial abuse or coercion of a testator?

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8th October 2019

Undue Influence

Royal Bank of Scotland v Etridge (No. 2) [2002] AC 773

"Undue influence is one of the grounds of relief developed by the courts of equity as a court of conscience. The objective is to ensure that the influence of one person over another is not abused."

 Can apply to wills, inter vivos gifts and contracts – but note differences between probate doctrine and equitable doctrine.

Undue Influence – Probate Doctrine

Edwards v Edwards [2007] W.T.L.R. 1387, @47:

- No presumptions apply
- Burden on accuser. "What must be shown is that the facts are inconsistent with any other hypothesis."
- Coercion or Fraud. "Coercion is pressure that overpowers the volition without convincing the testator's judgment."
- *Scott v Hubbard:* Proof of coercion, not just persuasion? [2011] EWHC 2750; **Chin v Chin** [2019] EWHC 523

Undue Influence – Equitable Doctrine

- 'Actual Undue Influence'
- Blackmail, threats, coercion, misrepresentation
- Etridge all the circumstances:

"the nature of the alleged undue influence, the personality of the parties, their relationship, [and] the extent to which the transaction cannot readily be accounted for by the ordinary motives of ordinary persons in that relationship"

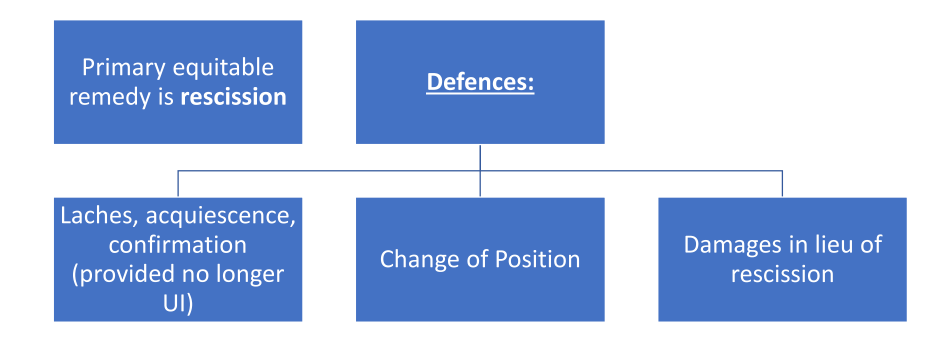
Undue Influence – Equitable Doctrine(2)

'Presumed Undue Influence'

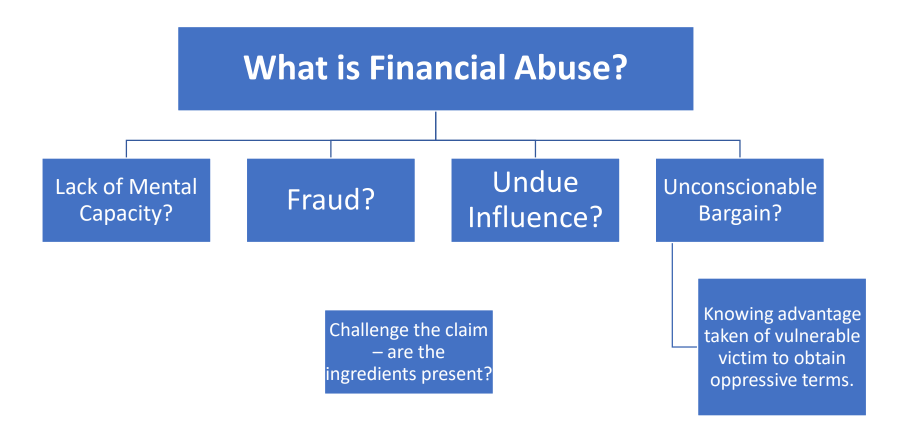
Two requirements to shift the burden of proof:

- (1) Relationships of influence
 - Special Cases: parents; trustees; spiritual, medical or legal advisors
 - Any other relationship of influence on the facts: banker; spouse
- (2) Transactions calling for explanation
 - Substantial gift, transaction at undervalue, favourable loan

Undue Influence – Defences



Financial Abuse



Mr. X – The Son of the Testator

- Facing a claim of undue influence alleged by siblings
- Father had Alzheimer's in final years

Dispositions:

Mr. X

LIFETIME – Investment Properties (£600k) WILL – Family Home (£1m) -Residuary Estate (£200k)

Siblings

WILL – Specific Legacies (£250k each)

Rescuing the Position – Evidence

Supporting the Defendant's Case

- Consider the bigger picture, especially in full time care cases – does a more detailed day to day account show the client in a more realistic light?
- What witnesses might you be able to find? Carers, cleaners, colleagues, family? What about professionals?
- Is there a good reason for the transaction in question?
- Are there helpful previous wills?

Rescuing the Position – Evidence (2)

Evaluate the Claimant's Evidence

- For undue influence cases, is there really more than mere 'persuasion'? Scott; Re Devillebichot [2013] EWHC 2867
- Is their evidence good enough to plead UI / fraud, bearing in mind professional duties?

Rescuing the Position – Mental Capacity

High threshold for capacity cases – Banks v Goodfellow:

"a testator shall understand the nature of the act and its effects [...] the extent of the property [...] comprehend and appreciate the claims to which he ought to give effect [...] no disorder of the mind shall poison his affections, pervert his sense of right [...] no insane delusion shall influence his will in disposing his property and bring about a disposal of it which, if the mind had been sound, would not have been made."

• The 'Golden Rule' – were there solicitors involved, what did they do? What other evidence on capacity is available?

Mrs. Y – Widow of 35 Year Marriage

- Mr. Y left his entire estate to his niece his only living relative
- Their understanding was that Mrs. Y would take the marital home and other jointly owned assets.
- Niece brought a claim for financial abuse
- The home turned out to be owned by the couple as tenants in common

Mrs. Y

Half the Marital Home (£400k)
Money from accounts and investments
(£800k)

Niece

Half the Marital Home (£400k)
Residuary Estate (£100k)

Rescuing the Position - Finances

Joint Accounts!

- Re Bishop [1965] Ch. 450;
 Wharton v Mercer [2011] 9
 WLUK 482
- See also Aroso [2002] 1 ALL
 ER 241 and Whitlock [2017]
 UKPC 44
- Trace back any contentious transactions – did they originally come from a joint account?

Review accounts generally – what are the past patterns? who brought what into the relationship?

Rescuing the Position – Counter Attack!

Reverse the Arguments

- What has the complainant had the benefit of?
- What care and support did they provide?
- Fully investigate all their dealings with the testator!

Inheritance Act 1975

- Consider setting up an Inheritance Act claim in opposition.
 - Especially if in an undue influence case with no wrongdoing.

Thank you! Any questions?

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