Types of estates: a short and simple summary, believe it or not

Prof. Ford Spring 2019

(Present / possessory) basic freehold estates

Fee simple absolute: estate that is infinite in duration. Ex.: "to A and her heirs."

<u>Life estate</u>: estate that lasts for the transferee's lifetime. Ex.: "to A for life, remainder to B and her heirs."

<u>Fee tail</u>: series of life estates held within a family. Ex.: "to A and the heirs of her body."

(Present / possessory) defeasible fees

<u>Fee simple determinable</u>: estate that terminates automatically if specified event happens.

Ex.: "to A and her heirs for so long as it is used as a park."

<u>Possibility of reverter</u> is held by original grantor (transferor).

<u>Fee simple subject to condition subsequent</u>: estate that terminates if specified event happens and the original grantor exercises an option to retakes possession.

Ex.: "to A and her heirs, but if the land is not used as a park, O may enter and retake possession."

<u>Right of entry</u> is held by original grantor (transferor).

<u>Fee simple subject to executory limitation</u>: estate that terminates automatically if specified event happens

Ex.: "to A and her heirs, but if the land is not used as a park, to B and her heirs." <u>Executory interest</u> is held by third party (transferee).

(Present / possessory) nonfreehold / leasehold estates: <u>term of years</u>, <u>periodic tenancy</u>, <u>tenancy at will, tenancy at sufferance</u>.

Future interests held by the transferor

Reversion: created when grantor conveys less than her full estate.

Ex.: O has fee simple absolute and conveys "to A for life." O has a reversion in fee simple absolute.

Note: Can be conditional. Ex.: O has fee simple absolute and conveys "to A for life, and then to B and her heirs if B graduates from college."

Note: Can be express or implied. Ex.: "to A for life, reversion to O"; "to A for life."

<u>Possibility of reverter</u>: created when grantor conveys a fee simple determinable.

Ex.: "to A and her heirs for so long as it is used as a park." O has a possibility of reverter in fee simple absolute.

<u>Right of entry</u>: created when grantor conveys a fee simple subject to condition subsequent.

Ex.: "to A and her heirs, but if the land is not used as a park, O may enter and retake possession." O has a right of entry in fee simple absolute.

Future interests held by a transferee

<u>Remainder</u>: a future interest created in a transferee that is *capable of becoming possessory* upon the *natural end of a prior estate* created in the *same instrument*. There are two kinds: vested and contingent remainders.

Vested remainders: remainders that are (1) created in a living, ascertainable person and (2) not subject to any condition precedent except the natural end of the prior estate. There are three kinds:

<u>Indefeasibly vested remainder</u> (or just <u>vested remainder</u>): remainder whose holder is certain and that is (usually) certain to become possessory.

Ex.: "to A for life, then to B and her heirs." B has an indefeasibly vested remainder in fee simple absolute.

Ex.: "to A for life, then to B for life, then to C and her heirs." B has an in indefeasibly vested remainder for life (even though it may never become possessory). C has an indefeasibly vested remainder in fee simple absolute.

<u>Vested remainder subject to divestment</u>: remainder that is vested but can divest if a *condition subsequent* occurs.

Ex.: "to A for life, then to B and her heirs, but if B drops out of college, then to C and her heirs." B has a vested remainder subject to divestment in fee simple absolute.

<u>Vested remainder subject to open</u>: remainder vested in one or more ascertainable people, but with the possibility that more people will be added.

Ex.: "to A for life, then to the children of A and their heirs." Each child of A has a vested remainder subject to open in fee simple absolute, since A might have more children.

<u>Contingent remainder</u>: a remainder that is either (1) subject to a condition precedent (other than the natural end of the prior estate) or (2) created in an unascertainable person (including one not yet born).

Ex.: "to A for life, then to B and her heirs if B reaches the age of 21." B has a contingent remainder in fee simple absolute until she turns 21.

Ex.: "to A for life, then to the grandchildren of A then alive and their heirs." The grandchildren of A have a contingent remainder in fee simple absolute that will remain uncertain (they have to stay alive) until A dies.

<u>Executory interest</u>: a future interest created in a transferee that is not a remainder, i.e., that becomes possessory when it divests (cuts short) the prior estate. Two kinds:

Shifting executory interest: an executory interest that divests a different transferee.

Ex.: "to A and her heirs, but if B graduates from college, to B and her heirs." B holds a shifting executory interest in fee simple absolute because it would cut off A's interest, a fee simple subject to executory limitation.

<u>Springing executory interest</u>: an executory interest that divests the grantor.

Ex.: "to A and her heirs if A graduates from college." A holds a springing executory interest in fee simple absolute that would cut off the grantor's estate.