

Children's Interests: An Annotated Bibliography, 2013–2015

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This bibliography covers law review articles published, for the most part, after 2012. Articles for which the title is self-explanatory or that concern only a single case, state, or statute are cited, but not annotated. For older annotations, see Mary K. Kisthardt, *Children's Interests: An Annotated Bibliography*, 22 J. AM. ACAD. MATRIM. LAW. 517 (2009); Mary K. Kisthardt & Nancy Levit, *Children's Interests: An Annotated Bibliography, 2010–2012*, 25 J. AM. ACAD. MATRIM. LAW. 533 (2013).

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Adoption

Mary Kate Kearney & Arrielle Millstein, *Meeting the Challenges of Adoption in an Internet Age*, 41 CAP. U. L. REV. 237 (2013) (exploring open adoptions, both legally and socially, and offering suggestions regarding searches and maintenance of privacy on Facebook).

Twila L. Perry, *Race, Color, and the Adoption of Biracial Children*, 17 J. GENDER RACE & JUST. 73 (2014) (arguing that race should matter in adoption and that if a child has one African American birthparent, the placement of that child should be with an African American family or one that understands racial identity).

Dawn J. Post et al., *Are You Still My Family? Post-Adoption Sibling Visitation*, 43 CAP. U. L. REV. 307 (2015) (addressing the rights of siblings in foster care and post-adoption).

Nancy S. Anstaett, *Adoption in Kansas: Nearly 25 Years After KARA, Where Are We?*, 83 J. KAN. B. ASS'N 36 (Dec. 2014) (Kansas).

Ann M. Haralambie, *Use of Social Media in Post-Adoption Search and Reunion*, 41 CAP. U. L. REV. 177 (2013).

Jacquelyn Loyd, *Chapter 743 Lowers Adoption Costs: More Families Made Whole, More Children Kept Safe*, 45 MCGEORGE L. REV. 485 (2014) (California).

Cynthia R. Mabry, *The Psychological and Emotional Ties That Bind Biological and Adoptive Families: Whether Court-Ordered Postadoption Contact Is in an Adopted Child's Best Interest*, 42 CAP. U. L. REV. 285 (2014).

Sharon McCartney et al., *If You Move, You Lose: The Interstate Medicaid Obligation to Special Needs Adopted Children*, 35 N. ILL. U. L. REV. 347 (2015).

Jeffrey A. Parness, *Formalities for Informal Adoptions*, 43 CAP. U. L. REV. 373 (2015).

Rebecca L. Scharf, *Separated at Adoption: Addressing the Challenges of Maintaining Sibling-of-Origin Bonds in Post-Adoption Families*, 19 U.C. DAVIS J. JUV. L. & POL'Y 84 (2015).

Malinda L. Seymore, *Sixteen and Pregnant: Minors' Consent in Abortion and Adoption*, 25 YALE J.L. & FEMINISM 99 (2013).

Brittney N. Sharp, Note, *Comparing the Rights of Adoptees and Donor-Conceived Offspring in States Granting Access to Original Birth Certificates and Adoption Records: An Equal Protection Analysis*, 11 AVE MARIA L. REV. 515 (2013).

International Adoption

Joanna E. Jordan, *There's No Place Like Home: Overhauling Adoption Procedure to Protect Adoptive Children*, 18 J. GENDER RACE & JUST. 237 (2015) (examining formal protections in rehoming situations (such as re-adoption or transfer of guardianship proceedings) as well as informal procedures, and calling for much stricter adoption laws and post-adoption protocol).

Mary Landrieu & Whitney Reitz, *How Misconceptions About International Adoption Lead to a Violation of Human Rights Against Unparented Children*, 22 TUL. J. INT'L & COMP. L. 341 (2014) (unpacking myths about international adoption, such as

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the idea that it is necessarily best for children to remain in an area of their cultural heritage).

Destinee Roman, *Please Confirm Your Online Order: One Child Adopted from Overseas at No Cost*, 52 Hous. L. REV. 1007 (2015) (addressing the problem of rehoming after an international adoption—when private parties relinquish a child they adopted to other private parties without any agency or government oversight).

Jade Gary, Student Article, *Understanding the Decline in Trans-national Adoption Channels: Whether the Children in Families First Act Is an Effective Response to the Exploitation of Orphans*, 11 LOY. U. CHI. INT'L L. REV. 141 (2014).

Maria LoPiccolo, Comment, *You Don't Have to Go Home, but You Can't Stay Here: Problems Arising When SIJS Meets International Adoption*, 33 WIS. INT'L L.J. 194 (2015).

Malinda L. Seymore, *Openness in International Adoption*, 46 COLUM. HUM. RTS. L. REV. 163 (2015).

Brian H. Stuy, *Open Secret: Cash and Coercion in China's International Adoption Program*, 44 CUMB. L. REV. 355 (2014).

Kaidi Yu, Note, *What Can I Do for You, My Damaged Angel: Ways to Better Protect Special Needs Children Adopted from China*, 21 CARDOZO J.L. & GENDER 815 (2015).

Same-Sex Couple Adoption

Arielle Bardzell & Nicholas Bernard, *Adoption and Foster Care*, 16 GEO. J. GENDER & L. 3, 4 (2015) (examining comprehensively the effect of sexual orientation on adoption and foster care in various jurisdictions).

Tanya M. Washington, *Once Born, Twice Orphaned: Children's Constitutional Case Against Same-Sex Adoption Bans*, 2013 UTAH L. REV. 1003 (arguing that bans on same-sex adoption violate children's constitutional rights).

Shohreh Davoodi, *More Than a Piece of Paper: Same-Sex Parents and Their Adopted Children Are Entitled to Equal Protection*

in the Realm of Birth Certificates, 90 CHI.-KENT L. REV. 703 (2015).

Emily B. Gelmann, *What About Susan? Three's Company, Not a Crowd: The Importance of Allowing Third Parent Adoptions When Both Legal Parents Consent*, 30 WIS. J.L. GENDER & SOC'Y 57 (2015).

Elizabeth Traylor, Note, *Protecting the Rights of Children of Same-Sex Parents in Indiana by Adopting a Version of the Uniform Parentage Act*, 48 IND. L. REV. 695 (2015) (Indiana).

Katherine A. West, Comment, *Denying a Class of Adopted Children Equal Protection*, 53 SANTA CLARA L. REV. 963 (2013).

Transracial Adoption

Mark Anderson, *Protecting the Rights of Indigenous and Multicultural Children and Preserving Their Cultures in Fostering and Adoption*, 52 FAM. CT. REV. 6 (2014) (urging long term placement or adoption where the child has the strongest attachment).

Philip (Jay) McCarthy, Jr., *The Oncoming Storm: State Indian Child Welfare Act Laws and the Clash of Tribal, Parental, and Child Rights*, 2013 UTAH L. REV. 1027 (addressing the constitutionality of state laws that have been enacted to supplement the Indian Child Welfare Act).

David Ray Papke, *Transracial Adoption in the United States: The Reflection and Reinforcement of Racial Hierarchy*, 2013 UTAH L. REV. 1041 (arguing for an understanding of white privilege within the context of transracial adoption).

Bethany R. Berger, *In the Name of the Child: Race, Gender, and Economics in Adoptive Couple v. Baby Girl*, 67 FLA. L. REV. 295 (2015).

Dustin C. Jones, *Adoptive Couple v. Baby Girl: The Creation of Second-Class Native American Parents Under the Indian Child Welfare Act of 1978*, 32 LAW & INEQ. 421 (2014).

Kathleena Kruck, Comment, *The Indian Child Welfare Act's Waning Power After Adoptive Couple v. Baby Girl*, 109 NW. U. L. REV. 445 (2015).

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Karen Gray Young, Student Scholarship, *Do We Have It Right This Time? An Analysis of the Accomplishments and Shortcomings of Washington's Indian Child Welfare Act*, 11 SEATTLE J. SOC. JUST. 1229 (2013) (Washington).

Marcia A. Zug, *The Real Impact of Adoptive Couple v. Baby Girl: The Existing Indian Family Doctrine Is Not Affirmed, but the Future of the ICWA's Placement Preferences Is Jeopardized*, 42 CAP. U. L. REV. 327 (2014).

Bullying (*See also Education*)

Douglas E. Abrams, *School Bullying Victimization as an Educational Disability*, 22 TEMP. POL. & CIV. RTS. L. REV. 273 (2013) (suggesting use of the Individuals with Disabilities Education Act to address bullying and cyberbullying in schools).

Jessica Brookshire, *Civil Liability for Bullying: How Federal Statutes and State Tort Law Can Protect Our Children*, 45 CUMB. L. REV. 351 (2015) (examining the outcomes of recent bullying lawsuits and exploring protections against bullying available under state and federal law).

Kathleen Conn, *Best Practices in Bullying Prevention: One Size Does Not Fit All*, 22 TEMP. POL. & CIV. RTS. L. REV. 393 (2013) (assessing the effectiveness of various school-based anti-bullying programs, and comparing the similarities and differences among the forty-nine states' anti-bullying statutes).

Diane M. Holben & Perry A. Zirkel, *School Bullying Litigation: An Empirical Analysis of the Case Law*, 47 AKRON L. REV. 299 (2014) (providing a statistical analysis of 166 bullying cases, with 742 distinct claim rulings, and evaluating which claims (constitutional, statutory, or common law) were more likely to prevail).

Elizabeth M. Jaffe, *From the School Yard to Cyberspace: A Review of Bullying Liability*, 40 RUTGERS COMPUTER & TECH. L.J. 17 (2014) (addressing comprehensively institutional liability of schools, workplaces, and web hosts for bullying and cyberbullying).

Nancy Chi Cantalupo, *Masculinity & Title IX: Bullying and Sexual Harassment of Boys in the American Liberal State*, 73 MD. L. REV. 887 (2014).

Cynthia A. Dieterich et al., *Bullying Issues Impacting Students with Disabilities: Highlights of Section 1983, Title IX, Section 504, ADA, and IDEA Cases*, 2015 B.Y.U. EDUC. & L.J. 107.

Kaylen K. Fleming, Note, *Bullying on the Basis of Sex: The Eighth Circuit Properly Established Title IX Standards of Liability for Schools in Wolfe v. Fayetteville, Arkansas School District*, 47 CREIGHTON L. REV. 521 (2014) (Arkansas).

Paola A. Guido, Note, *No Constitutional Right to Be a Bully: The First Amendment Principle of Content Neutrality and Regulating Bullying in Public Schools*, 38 SETON HALL LEGIS. J. 371 (2014) (New Jersey).

Nicholas A. Karwacki, Note, *Who's the Bully Now? The Third Circuit Gives Negligent School Districts a Constitutional "Hall Pass" in Morrow v. Balaski, Leaving Bullied Students out in the Cold*, 59 VILL. L. REV. 821 (2014) (Pennsylvania).

Alex J. Kramer, Comment, *One Strike and You're Out: The Application of Labeling Theory to the New Jersey Anti-Bullying Bill of Rights Act*, 45 SETON HALL L. REV. 261 (2015) (New Jersey).

Jason Lee, Note, *Too Cruel for School: LGBT Bullying, Noncognitive Skill Development, and the Educational Rights of Students*, 49 HARV. C.R.-C.L. L. REV. 261 (2014).

Casey B. Nathan, Note, *Confronting a Double-Edged Sword: Providing Bullies Due Process Protections Without Undercutting Massachusetts' Efforts to Combat Bullying*, 34 B.C. J.L. & SOC. JUST. 111 (2014) (Massachusetts).

Devi M. Rao, *Gender Identity Discrimination Is Sex Discrimination: Protecting Transgender Students from Bullying and Harassment Using Title IX*, 28 WIS. J.L. GENDER & SOC'Y 245 (2013).

Charles J. Russo & Allan G. Osborne, Jr., *Bullying and Students with Disabilities: How Can We Keep Them Safe?*, 316 EDUC. L. REP. 1 (2015).

Tracey L. Schneider, *FERPA: When Is Bullying Considered a Health and Safety Emergency?*, 5 NE. U. L.J. 15 (Spring 2013).

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Paul M. Secunda, *Overcoming Deliberate Indifference: Reconsidering Effective Legal Protections for Bullied Special Education Students*, 2015 U. ILL. L. REV. 175.

Lisa Smith-Butler, *Walking the Regulatory Tightrope: Balancing Bullies' Free Speech Rights Against the Rights of Victims to Be Let Alone When Regulating Off Campus K-12 Student Cyber-Speech*, 37 NOVA L. REV. 243 (2013).

Rachel Summer, Note, *Don't Blame the Bully: Holding Preschools Accountable for Bullying Against Students with Disabilities*, 43 HOFSTRA L. REV. 909 (2015).

Marc L. Terry & Amanda Marie Baer, *Teacher-on-Student Bullying: Is Your Massachusetts School District Ready for This Test?*, 5 NE. U. L.J. 107 (Spring 2013) (Massachusetts).

Child Abuse and Neglect

Tara Grigg Garlinghouse & Scott Trowbridge, *Child Well-Being in Context*, 18 U. PA. J.L. & SOC. CHANGE 105 (2015) (covering areas that courts consider in child neglect cases—such as poverty, unsanitary conditions, substance abuse, and teen parents—and evaluating whether and when these should be appropriate considerations regarding child well-being).

David Pimentel, *Fearing the Bogeyman: How the Legal System's Overreaction to Perceived Danger Threatens Families and Children*, 42 PEPP. L. REV. 235 (2015) (arguing that numerous tort and criminal laws punish parents who permit their children to take legitimate risks and that this system of increasingly onerous legal standards forces parents to overprotect their children).

Joan M. Shaughnessy, *An Essay on Poverty and Child Neglect: New Interventions*, 21 WASH. & LEE J. CIVIL RTS. & SOC. JUST. 5 (2014) (addressing alternatives to child removal and termination of parental rights because of poverty—such as a home visiting program and mobilizing neighborhood resources).

Ellen M. Bublick, *Who Is Responsible for Child Sexual Abuse? A View from the Penn State Scandal*, 17 J. GENDER RACE & JUST. 297 (2014).

John G. Culhane, *Duty Per Se: Reading Child Abuse Statutes to Create a Common Law Duty in Favor of Victims*, 19 WIDENER L. REV. 73 (2013).

Marilou Giovannucci & Karen Largent, *Association of Family and Conciliation Court Guidelines for Child Protection Mediation*, 51 FAM. CT. REV. 605 (2013).

Alice Haseltine, Note, *Victims of Substantiated Child Abuse: Missouri's New Reasonably Ascertainable Creditors*, 79 MO. L. REV. 1121 (2014) (Missouri).

Eliza M. Hirst & Harper S. Seldin, *Dismantling the United Front in Child Abuse Cases: Reevaluating Delaware's Serious Injury Statute After Fifteen Years of ASFA*, 19 WASH. & LEE J. CIVIL RTS. & SOC. JUST. 317 (2013) (Delaware).

Matthew Johnson, Comment, *Mandatory Child Abuse Reporting Laws in Georgia: Strengthening Protection for Georgia's Children*, 31 GA. ST. U. L. REV. 643 (2015) (Georgia).

Lucy Johnston-Walsh & Megan M. Riesmeyer, *A Practitioner's Guide to New Developments in Pennsylvania's Child Protection Law*, 86 PA. B.A. Q. 59 (Apr. 2015) (Pennsylvania).

R. Lee Strasburger, Jr., *The Best Interests of the Child?: The Cultural Defense as Justification for Child Abuse*, 25 PACE INT'L L. REV. 161 (2013).

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Elizabeth A. Wright, Note, *Best Interests of the Child: Why California Dependency Courts Need Greater Discretion When Placing a Child with a Noncustodial, Nonoffending Parent Living Abroad*, 37 T. JEFFERSON L. REV. 509 (2015) (California).

Child Custody and Visitation

Nicholas Bala et. al., *Children's Voices in Family Court: Guidelines for Judges Meeting Children*, 47 FAM. L.Q. 379 (2013) (ex-

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amining social science research regarding judges interviewing children about their preferences regarding custody).

Mary Jean Dolan & Daniel J. Hynan, *Fighting over Bedtime Stories: An Empirical Study of the Risks of Valuing Quantity over Quality in Child Custody Decisions*, 38 LAW & PSYCHOL. REV. 45 (2014) (studying unanticipated negative outcomes of the approximation rule—arguing that it leads to strategic jockeying—and urging attention to the quality of parenting instead).

Pamela Laufer-Ukeles, *The Case Against Separating the Care from the Caregiver: Reuniting Caregivers' Rights and Children's Rights*, 15 NEV. L.J. 236 (2014) (addressing the sources of rights to continued relationships between children and caregivers—including familial privacy, quasi-civil rights, and the child's rights to appropriate care—and applying these ideas to various categories of potential caregivers, such as birth parents, Native American children, and citizen children with alien parents).

Allison M. Nichols, Note, *Toward a Child-Centered Approach to Evaluating Claims of Alienation in High-Conflict Custody Disputes*, 112 MICH. L. REV. 663 (2014) (arguing that testimony regarding parental alienation syndrome should be inadmissible because the syndrome is not generally accepted by experts).

Marsha Kline Pruett et al., *Parental Separation and Overnight Care of Young Children, Part I: Consensus Through Theoretical and Empirical Integration*, 52 FAM. CT. REV. 240 (2014); *Part II: Putting Theory into Practice*, 52 FAM. CT. REV. 256 (2014) (drawing on social science literature to assist courts in creating developmentally appropriate overnight care plans for children from infancy to three years of age).

Gargi Sen & Tiffanie Tam, *Child Custody, Visitation, & Termination of Parental Rights*, 16 GEO. J. GENDER & L. 41 (2015) (examining the history of court decisions regarding LGBT parents' rights to custody, particularly under de facto parent and parent by estoppel theories, as well as termination of parental rights cases).

Anthony E. Vichiola & Michael R. Hudzik, *UCCJEA and the Interstate Child*, 26 DCBA BRIEF 24 (Oct. 2013) (introducing the basic provisions of the UCCJEA).

Richard A. Warshak, *Social Science and Parenting Plans for Young Children: A Consensus Report*, 20 PSYCHOL. PUB. POL'Y & L. 46 (2014) (reviewing the literature on the effects of overnight visitation on young children).

Allen M. Bailey, *Prioritizing Child Safety as the Prime Best-Interest Factor*, 47 FAM. L.Q. 35 (2013).

Erin Bajackson, *Best Interests of the Child - A Legislative Journey Still in Motion*, 25 J. AM. ACAD. MATRIM. LAW. 311 (2013).

Katharine T. Bartlett, *Prioritizing Past Caretaking in Child-Custody Decisionmaking*, 77 LAW & CONTEMP. PROBS. 29 (2014).

Laurel W. Brenneise, *I Love You, You Love Me, Can You Come Up with a Happy Visitation Schedule, Please?: Analyzing the Reform of Texas's Parental Possession Schedule for Children Less Than Three Years of Age*, 45 TEX. TECH L. REV. 499 (2013) (Texas).

Chris Burks, *Joint Custody: Changes in Arkansas Child Custody Law*, 49 ARK. LAW. 14 (Spring 2014) (Arkansas).

Jacqueline Clarke, *Do I Have a Voice? An Empirical Analysis of Children's Voices in Michigan Custody Litigation*, 47 FAM. L.Q. 457 (2013) (Michigan).

Milfred D. Dale & Jonathan W. Gould, *Science, Mental Health Consultants, and Attorney-Expert Relationships in Child Custody*, 48 FAM. L.Q. 1 (2014).

Kimberly C. Emery & Robert E. Emery, *Who Knows What Is Best for Children? Honoring Agreements and Contracts Between Parents Who Live Apart*, 77 LAW & CONTEMP. PROBS. 151 (2014).

Benjamin D. Garber, *Cognitive-Behavioral Methods in High-Conflict Divorce: Systematic Desensitization Adapted to Parent-Child Reunification Interventions*, 53 FAM. CT. REV. 96 (2015).

Amy C. Gromek, *Military Child Custody Disputes: The Need for Federal Encouragement for the States' Adoption of the Uniform Deployed Parents Custody and Visitation Act*, 44 SETON HALL L. REV. 873 (2014).

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Jonny Heins, Comment, *Accounting for the Neglected: Taking Steps Toward More Equitable Treatment of Stepchildren in Texas's Wrongful Death Statute*, 50 Hous. L. Rev. 1473 (2013) (Texas).

Dana Petersen, *High Society: Washington State's Recreational Cannabis Law and Its Effects on Child Custody and Visitation Rights*, 13 SEATTLE J. FOR SOC. JUST. 973 (2015) (Washington).

Daniel B. Pickar & Robert L. Kaufman, *Parenting Plans for Special Needs Children: Applying A Risk-Assessment Model*, 53 FAM. CT. REV. 113 (2015).

Robert A. Simon & Philip M. Stahl, *Analysis in Child-Custody-Evaluation Reports: A Crucial Component*, 48 FAM. L.Q. 35 (2014).

Mark E. Sullivan, *Introduction to the Uniform Deployed Parents Custody and Visitation Act*, 47 FAM. L.Q. 97 (2013).

Mark E. Sullivan, *Military Custody and Visitation: Problems and Solutions in the Twenty-First Century*, 52 FAM. CT. REV. 355 (2014).

Mark E. Sullivan et al., *The Uniform Deployed Parents Custody and Visitation Act*, 27 J. AM. ACAD. MATRIM. LAW. 391 (2015).

Custody Evaluators

Jonathan W. Gould & James J. Nolletti, *Preparing Clients for Custody Evaluations: A Call for Critical Examination*, 27 J. AM. ACAD. MATRIM. LAW. 359 (2015) (reviewing attorney and mental health practitioner assumptions and asking what practices are ethical in terms of preparing clients for custody evaluations).

David A. Martindale, Jonathon W. Gould, *Deconstructing Custody Evaluation Reports*, 25 J. AM. ACAD. MATRIM. LAW. 357 (2013) (explaining ways attorneys can critically assess custody evaluation reports).

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Sacha M. Coupet, *The AAML Child Custody Evaluation Standards: Bridging Two Worlds*, 25 J. AM. ACAD. MATRIM. LAW. 295 (2013).

Jonathan W. Gould & David A. Martindale, *Cultural Competency and Child Custody Evaluations: An Initial Step*, 26 J. AM. ACAD. MATRIM. LAW. 1 (2013).

Mary Elizabeth Lund, *The Place for Custody Evaluations in Family Peacemaking*, 53 FAM. CT. REV. 407 (2015).

Bari L. Nathan, Comment, *Mixing Oil & Water: Why Child-Custody Evaluations Are Not Meshing with the Best Interests of the Child*, 46 LOY. U. CHI. L.J. 865 (Illinois) (2015).

Robert A. Simon & Philip M. Stahl, *Analysis in Child-Custody-Evaluation Reports: A Crucial Component*, 48 FAM. L.Q. 35 (2014).

International Child Custody

Aimee Weiner, Comment, *Home Is Where the Heart Is: Determining the Standard for Habitual Residence Under the Hague Convention Based on a Child-Centric Approach*, 11 SETON HALL CIR. REV. 454 (2015) (exploring the federal circuit split regarding definitions of “habitual residence”).

Nicole Fontaine, Note, *Don't Stop the Clock: Why Equitable Tolling Should Not Be Read into the Hague Convention on International Child Abduction*, 54 B.C. L. REV. 2091 (2013).

Farsheed Fozouni, Note, *International Child Abduction-Second Circuit Finds Federal Right of Action for Visitation Rights Under Federal Law Implementing the Hague Convention on Civil Aspects of International Child Abduction*, 67 SMU L. REV. 195 (2014).

Nuria González Martín, *International Parental Child Abduction and Mediation: An Overview*, 48 FAM. L.Q. 319 (2014).

Jason Nitz, Comment, “*Splitting the Baby*” Internationally: Evaluating the “Least Restrictive” Conundrum When Protecting Children from International Parental Abduction, 16 SCHOLAR: ST. MARY'S L. REV. RACE & SOC. JUST. 417 (2014).

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Christina Piemonte, Comment, *International Child Abduction and Courts' Evolving Considerations in Evaluating the Hague Convention's Defenses to Return*, 22 TUL. J. INT'L & COMP. L. 191 (2013).

Elizabeth A. Rossi & Brett Stark, *Playing Solomon: Federalism, Equitable Discretion, and the Hague Convention on the Civil Aspects of International Child Abduction*, 19 ROGER WILLIAMS U. L. REV. 106 (2014).

Reid T. Sherard, *Demystifying International Child Abduction Claims Under the Hague Convention*, 24 S.C. LAW. 26 (Mar. 2013).

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Giancarlo Tamanza et al., *Separation and Divorce in Italy: Parenthood, Children's Custody, and Family Mediation*, 51 FAM. CT. REV. 557 (2013) (Italy).

Melissa L. Thompson, Comment, *Will Noncustodial Parents Who Are Refused Visitation with Children Also Be Turned Away from U.S. Courts?: Judicial Remedies in Access Cases Under the Hague Convention in Cantor v. Cohen and Ozaltin v. Ozaltin*, 82 U. CIN. L. REV. 1005 (2014).

Parental Alienation

Allison M. Nichols, Note, *Toward a Child-Centered Approach to Evaluating Claims of Alienation in High-Conflict Custody Disputes*, 112 MICH. L. REV. 663 (2014) (reviewing the literature on parental alienation syndrome and urging the appointment of a guardian ad litem for children in all high conflict divorces).

Kelly Schwartz, Note, *The Kids Are Not All Right: Using the Best Interest Standard to Prevent Parental Alienation and a Therapeutic Intervention Approach to Provide Relief*, 56 B.C. L. REV. 803 (2015).

Relocation

Philip M. Stahl, *Emerging Issues in Relocation Cases*, 25 J. AM. ACAD. MATRIM. LAW. 425 (2013) (reviewing case law, statutes, and research regarding relocation).

Rollie Thompson, *Presumptions, Burdens, and Best Interests in Relocation Law*, 53 FAM. CT. REV. 40 (2015) (arguing that the best interests tests fails in relocation cases and offering instead some suggested rebuttable presumptions based on social science research).

Talley Wood, Note, *Relocation Law and Survivors of Domestic Violence*, 22 DUKE J. GENDER L. & POL'Y 263 (2015) (discussing particular protections provided by several states in terms of permitting relocation more readily in domestic violence cases).

Sean Michael Larson, Comment, Watt's *Love Got to Do with It: Relocating the Best Interests of Wyoming's Children in Custodial Parent Relocation Law*, 13 WYO. L. REV. 95 (2013) (Wyoming).

Rebecca N. Morrow, *Mediating Parental Relocation Cases Behind a Veil of Ignorance*, 49 WAKE FOREST L. REV. 771 (2014).

Jacqueline M. Valdespino, *Relocation: A Moveable Feast?*, 89 FLA. B.J. 34 (Sept./Oct. 2015) (Florida).

Same-Sex and Transgender Child Custody Issues

Courtney G. Joslin, *Leaving No (Nonmarital) Child Behind*, 48 FAM. L.Q. 495 (2014) (critiquing the Model Third Party Act as inadequate to protect the rights of functional parents).

Garrett M. Cain, "Don't Talk to (Legal) Strangers": *Louisiana's Parentage Policy and the Burdens It Places on Same-Sex Parents and Their Children*, 16 LOY. J. PUB. INT. L. 167 (2014) (Louisiana).

Elena Falletti, *LGBTI Discrimination and Parent-Child Relationships: Cross-Border Mobility of Rainbow Families in the European Union*, 52 FAM. CT. REV. 28 (2014).

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Kendra Huard Fershee, *The Prima Facie Parent: Implementing a Simple, Fair, and Efficient Standing Test in Courts Considering Custody Disputes by Unmarried Gay or Lesbian Parents*, 48 FAM. L.Q. 435 (2014).

David Alan Perkiss, *Boy or Girl: Who Gets to Decide? Gender-Nonconforming Children in Child Custody Cases*, 25 HASTINGS WOMEN'S L.J. 57 (2014).

Third Party Custody and Visitation

Jeff Atkinson, *Shifts in the Law Regarding the Rights of Third Parties to Seek Visitation and Custody of Children*, 47 FAM. L.Q. 1 (2013) (tracing changes in state laws and discussing specific visitation statutes).

Allyson Bloom, Recent Development, In Re Victoria C.: *Children Are Third Parties for Purposes of Child Visitation; Siblings Must Make a Prima Facie Case of Parental Unfitness or Exceptional Circumstances Before Applying the Best Interest of the Child Standard*, 45 U. BALT. L.F. 116 (2014) (Maryland).

Visitation

Christina S. Glenn & Denise Hallmark, *When You Can't Be There in Person Virtual Visitation Can Open a Door into Your Child's World*, 38 FAM. ADVOC. 18 (Summer 2015) (exploring methods of conducting video visitation, including Google Hangout, Skype, FaceTime, and Viber).

Jonathan W. Gould & Nicki B. Fisher, *When Visitation Goes Awry*, 38 FAM. ADVOC. 28 (Summer 2015) (offering non-blaming reasons why visits might not go well).

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