

## Advanced Property Issues in Family Law: An Annotated Bibliography

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This bibliography covers law review articles published, for the most part, after 2006. Articles for which the title is self-explanatory or that concern only a single case, state, or statute are cited, but not annotated. For previous annotated bibliographies regarding property issues, see Nancy Levit, *Marital Property Annotated Bibliography*, 25 J. AM. ACAD. MATRIM. LAW. 209 (2012), Nancy Levit, *Unique Property: A Supplemental Annotated Bibliography*, 20 J. AM. ACAD. MATRIM. LAW. 183 (2006), and Robert R.M. Verchick, *Unique Property: An Annotated Bibliography*, 18 J. AM. ACAD. MATRIM. LAW. 589 (2004).

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## **Athletes and Celebrities**

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## **Attorney’s Fees**

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*in Order to Retain Equity in Marital Property Distributions*, 15 AM. U. J. GENDER SOC. POL'Y & L. 147 (2006) (presenting the effects attorney's fees have on a divorce proceeding and the differences among state rules determining whether marital funds spent on attorney's fees count as dissipation).

Issachar Rosen-Zvi, *Just Fee Shifting*, 37 FLA. ST. U. L. REV. 717 (2010) (arguing that a progressive fee-shifting approach when awarding attorney's fees would better assist economically vulnerable spouses).

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securing property settlement obligations not constituting ‘domestic support obligations’ should be avoidable under § 522(f).”).

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Joseph N. DuCanto, *Delinquent Child Support: Making a Federal Case*, 25 DCBA BRIEF 18 (Feb. 2013) (introducing the Deadbeat Parents Punishment Act of 1998 regarding the enforcement of interstate child support obligations).

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support methods used in some states fail to address particularly important questions, and proposing a deeper exploration of the principles underlying child support—such as children’s well-being, encouraging both parents to support children, avoiding gross disparities, and allowing people to keep portions of their earnings—to address differing situations).

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Laura W. Morgan, “*Double Dipping*”: A Good Theory Gone Bad, 25 J. AM. ACAD. MATRIM. LAW. 133 (2012) (suggesting that based on business valuation methods, courts should not give credence to a double dipping claim that consideration of income for property division precludes consideration of income for spousal support or maintenance; concluding that “[o]nly when the asset is the income is the double dipping argument tenable.”).

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Sara Craig, *Transmutations and the Presumption of Undue Influence: A Quagmire in Divorce Court*, 25 HASTINGS WOMEN'S L.J. 81 (2014) (California).

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## **Dissipation and Hiding of Assets**

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Marlene Moses & Beth A. Townsend, *Uncovering Hidden Assets in a Divorce: Secret Closets and Covering Your Bases*, 48 TENN. B.J. 25 (Sept. 2012) (suggesting legal doctrines that may help avoid the hidden assets problem—such as recognition of a confidential relationship between divorcing spouses that compels a higher affirmative duty of asset disclosure, and insertion in a dissolution agreement of language that covers later-discovered assets—as well as a list of unusual hiding places).

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Monica Hof Wallace, *A Federal Referendum: Extending Child Support for Higher Education*, 58 U. KAN. L. REV. 665 (2010) (providing a comprehensive examination of the implications involved with extending child support to include higher education expenses).

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## **Educational or Professional Degree**

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