LAWSG155: Advanced Issues in Family Law: Globalisation, Multiculturalism and Religion : Alison Diduck



[1]

Adam, B.D. 2004. Care, Intimacy and Same-Sex Partnership in the 21st Century. Current Sociology. 52, 2 (Mar. 2004), 265–279. DOI:https://doi.org/10.1177/0011392104041813.

[2]

Ahdar, R. and Leigh, I. 2013. Religious Freedom in the Liberal State. Oxford University Press.

[3]

Allison James and Allison James 1997. A New Paradigm for the Sociology of Childhood? Provenance, Promise and Problems. Constructing and reconstructing childhood: contemporary issues in the sociological study of childhood. RoutledgeFalmer.

[4]

Andra Nahal Behrouz 2003. Transforming Islamic Family Law: State Responsibility and the Role of Internal Initiative. Columbia Law Review. 103, 5 (2003), 1136–1162.

[5]

Aude Fiorini 2008. The Codification of Private International Law in Europe - Could the Community Learn from the Experience of Mixed Jurisdictions. Tulane European and civil law forum. 23, (2008), 89–110.

[6]

B. Neale and C. Smart 2002. Caring, Earning and Changing. Analysing families: morality and rationality in policy and practice. Routledge.

[7]

Beck-Gernsheim, E. 1998. On the Way to a Post-Familial Family: From a Community of Need to Elective Affinities. Theory, Culture & Society. 15, 3 (Aug. 1998), 53–70. DOI:https://doi.org/10.1177/0263276498015003004.

[8]

von Benda-Beckmann, F. 2002. Who's Afraid of Legal Pluralism? The Journal of Legal Pluralism and Unofficial Law. 34, 47 (Jan. 2002), 37–82. DOI:https://doi.org/10.1080/07329113.2002.10756563.

[9]

Bluebond-Langner, M. 1978. The private worlds of dying children. Princeton University Press.

[10]

Borg-Barthet, J. 2012. The Principled Imperative to Recognise Same-Sex Unions in the EU. Journal of Private International Law. 8, 2 (Aug. 2012), 359–388. DOI:https://doi.org/10.5235/JPRIVINTL.8.2.359.

[11]

Boyd, Susan 2013. Motherhood and Law: Constructing and Challenging Normativity. The Ashgate research companion to feminist legal theory. Ashgate.

[12]

Briggs, A. 2013. The conflict of laws. Oxford University Press.

[13]

Büchler, A. 2012. Islamic family law in Europe? From dichotomies to discourse – or: beyond cultural and religious identity in family law. International Journal of Law in Context. 8, 02 (Jun. 2012), 196–210. DOI:https://doi.org/10.1017/S1744552312000043.

[14]

Büchler, A. 2012. Islamic family law in Europe? From dichotomies to discourse – or: beyond cultural and religious identity in family law. International Journal of Law in Context. 8, 02 (Jun. 2012), 196–210. DOI:https://doi.org/10.1017/S1744552312000043.

[15]

Büchler, A. 2012. Islamic family law in Europe? From dichotomies to discourse – or: beyond cultural and religious identity in family law. International Journal of Law in Context. 8, 02 (Jun. 2012), 196–210. DOI:https://doi.org/10.1017/S1744552312000043.

[16]

Burman, E. 2012. Deconstructing neoliberal childhood: Towards a feminist antipsychological approach. Childhood. 19, 4 (Nov. 2012), 423–438. DOI:https://doi.org/10.1177/0907568211430767.

[17]

C. Stychin 2006. Family Friendly? Rights, Responsibilities and Relationship. Feminist perspectives on family law. Routledge-Cavendish.

[18]

Carol Smart 1991. The Legal and Moral Ordering of Child Custody. Journal of Law and Society. 18, 4 (1991), 485–500.

[19]

Choudhry, Shazia 2003. Adoption and Children Act 2002, the Welfare Principle and the Human Rights Act 1998 - A Missed Opportunity. Child and Family Law Quarterly. 15, 2 (2003), 119–138.

[20]

Collier, R. 2001. A Hard Time to Be a Father?: Reassessing the Relationship Between Law, Policy, and Family (Practices). Journal of Law and Society. 28, 4 (Dec. 2001), 520–545. DOI:https://doi.org/10.1111/1467-6478.00201.

[21]

Collier, R. and Sheldon, S. 2008. Fragmenting fatherhood: a socio-legal study. Hart.

[22]

David Bradley A Family Law for Europe? Sovereignty, Political Economy and Legitimation. : Global Jurist Frontiers.

[23]

DeLaet, D.L. 2012. Genital Autonomy, Children's Rights, and Competing Rights Claims in International Human Rights Law *. The International Journal of Children's Rights. 20, 4 (Jan. 2012), 554–583. DOI:https://doi.org/10.1163/15718182-55680007.

[24]

Dermott, E. 2008. Intimate fatherhood: a sociological analysis. Routledge.

[25]

Dewar, J. 1998. The Normal Chaos of Family Law. Modern Law Review. 61, 4 (Jul. 1998), 467–485. DOI:https://doi.org/10.1111/1468-2230.00157.

[26]

Dey, I. 2005. Adapting Adoption: A Case of Closet Politics? International Journal of Law, Policy and the Family. 19, 3 (Dec. 2005), 289–309. DOI:https://doi.org/10.1093/lawfam/ebi024.

[27]

Diarmuid Rossa Phelan 1992. Right to Life of the Unborn v Promotion of Trade in Services: The European Court of Justice and the Normative Shaping of the European Union. The Modern Law Review. 55, 5 (1992), 670–689.

[28]

Diduck, A. 2005. Shifting Familiarity. Current Legal Problems. 58, 1 (Jan. 2005), 235–254. DOI:https://doi.org/10.1093/clp/58.1.235.

[29]

Diduck, Alison 1998. Conceiving the Bad Mother: `The focus should be on the child to be born'. University of British Columbia Law Review. 32, 2 (1998), 199–226.

[30]

Douglas et al., G. 2012. The Role of Religious Tribunals in Regulating Marriage and Divorce. Child and Family Law Quarterly. 24, 2 (2012), 139–156.

[31]

Dowling, M. and Brown, G. 2009. Globalization and international adoption from China. Child & Family Social Work. 14, 3 (Aug. 2009), 352–361. DOI:https://doi.org/10.1111/j.1365-2206.2008.00607.x.

[32]

Durrant, J. 2003. Legal reform and attitudes toward physical punishment in Sweden. The International Journal of Children's Rights. 11, 2 (Jun. 2003), 147–173. DOI:https://doi.org/10.1163/092755603322397241.

[33]

E. Dermott 2008. Paradoxes of contemporary Fatherhood'. Intimate fatherhood: a sociological analysis. Routledge.

[34]

E. Silva and C. Smart 1999. The `New' Practices and Politics of Family Life. The new family?. Sage.

[35]

Eanmonn Callan Discrimination and Religious Schooling. Citizenship in diverse societies / edited by Will Kymlicka and Wayne Norman.

[36]

Eekelaar, J. 2004. CHILDREN BETWEEN CULTURES. International Journal of Law, Policy and the Family. 18, 2 (Aug. 2004), 178–194. DOI:https://doi.org/10.1093/lawfam/18.2.178.

[37]

Eekelaar, J. 2007. Family Law and Personal Life. Oxford University Press.

[38]

Eekelaar, J. and Maclean, M. 2013. Family justice: the work of family judges in uncertain times. Hart Publishing.

[39]

Ehrenreich, B. and Hochschild, A.R. 2003. Global woman: nannies, maids and sex workers in the new economy. Granta Books.

[40]

Emily Buss 2009. What the Law Should (And Should Not) Learn from Child Development Research. Hofstra Law Review. 38, 1 (2009), 13–68.

[41]

ENGLAND Paula 2005. Separative and Soluble Selves. Dichotomous Thinking in Economics.

Feminism confronts homo economicus: gender, law, and society. Cornell University Press.

[42]

Ennew J., 1994. Time for Children or Time for Adults? Childhood matters: social theory, practice and politics. Avebury.

[43]

Eric Barendt 2011. Teaching Evolution, Creationism and Intelligent design in US Schools (with Some European Comparisons). Law, religious freedoms and education in Europe. Ashgate.

[44]

Esther Dermott 2008. Linking fatherhood and motherhood. Intimate fatherhood: a sociological analysis. Routledge.

[45]

Estin, Ann Loquer 2011. Family Law, Pluralism, and Human Rights. Emory International Law Review. 25, 2 (2011), 811–829.

[46]

Eva Brems 2013. A Noble Cause: A Case Study of Discrimination, Symbols and Reciprocity. Diversity and European human rights: rewriting judgments of the ECHR. Cambridge University Press.

[47]

Evans, C. 2008. Religious Education in Public Schools: An International Human Rights Perspective. Human Rights Law Review. 8, 3 (Jan. 2008), 449–473. DOI:https://doi.org/10.1093/hrlr/ngn020. Fass, P.S. 1979. The damned and the beautiful: American youth in the 1920's. Oxford University Press.

[49]

Fawcett, J.J. et al. 2008. Cheshire, North & Fawcett: private international law. Oxford University Press.

[50]

Female genital mutilation/cutting | Child protection from violence, exploitation and abuse | UNICEF: http://www.unicef.org/protection/57929_58002.html.

[51]

Fineman, M. 2004. The autonomy myth: a theory of dependency. New Press.

[52]

Fineman, M. 2004. The autonomy myth: a theory of dependency. New Press.

[53]

Fineman, M. 1995. The neutered mother, the sexual family, and other twentieth century tragedies. Routledge.

[54]

Foblets, Marie-Claire 2000. Migrant Women Caught between Islamic Family Law and Women's Rights. The Search for the Appropriate 'Connecting Factor. Maastricht Journal of European and Comparative Law. 7, 1 (2000), 11–34.

[55]

Foblets M.-Cl. 2008. Migrant Women Caught between Islamic Family Law and Women's Rights: the Search for the Appropriate 'Connecting Factor' in International Family Law. The multi-cultural family. Ashgate.

[56]

Freeman, M. 2005. Rethinking Gillick. The International Journal of Children's Rights. 13, 1 (Mar. 2005), 201–218. DOI:https://doi.org/10.1163/1571818054545178.

[57]

G. Straetmans 2007. Non economic free movement of EU citizens and family law matters. International family law for the European Union. Intersentia.

[58]

Gatrell, C. 2007. Whose child is it anyway? The negotiation of paternal entitlements within marriage. The Sociological Review. 55, 2 (May 2007), 352–372. DOI:https://doi.org/10.1111/j.1467-954X.2007.00709.x.

[59]

George, R. 2012. The international relocation debate. Journal of Social Welfare and Family Law. 34, 1 (Mar. 2012), 141–152. DOI:https://doi.org/10.1080/09649069.2012.675471.

[60]

George, R.H. 2014. Relocation disputes: law and practice in England and New Zealand. Hart Publishing.

[61]

George, R.H. 2014. Relocation disputes: law and practice in England and New Zealand. Hart Publishing.

[62]

Giunchi, E. ed. 2014. Muslim family law in Western courts. Routledge.

[63]

Glenda Wall and Stephanie Arnold 2007. How Involved Is Involved Fathering?: An Exploration of the Contemporary Culture of Fatherhood. Gender and Society. 21, 4 (2007), 508–527.

[64]

Griffiths, J. 1986. What is Legal Pluralism? Legal Pluralism and Unofficial Law. 24, (1986), 1–56.

[65]

Harris-Short, S. 2003. International Human Rights Law: Imperialist, Inept and Ineffective? Cultural Relativism and the UN Convention on the Rights of the Child. Human Rights Quarterly. 25, 1 (2003), 130–181. DOI:https://doi.org/10.1353/hrq.2003.0004.

[66]

Harris-Short, S. 2008. Making and Breaking Family Life: Adoption, the State, and Human Rights. Journal of Law and Society. 35, 1 (Mar. 2008), 28–51. DOI:https://doi.org/10.1111/j.1467-6478.2008.00413.x.

[67]

Haugen, G.M.D. 2007. Caring children: exploring care in post-divorce families. The Sociological Review. 55, 4 (Nov. 2007), 653–670. DOI:https://doi.org/10.1111/j.1467-954X.2007.00743.x.

[68]

Hayes, M. Relocation cases: is the Court of Appeal applying the correct principles? Child and Family Law Quarterly. 18, 3.

[69]

Henaghan, M. 2011. Relocation cases – the rhetoric and the reality of a child's best interests – a view from the bottom of the world. Child and Family Law Quarterly. 23, 2 (2011), 153–274.

[70]

Hervey, T. 1998. Buy baby: the European union and regulation of human reproduction. Oxford Journal of Legal Studies. 18, 2 (Jun. 1998), 207–234. DOI:https://doi.org/10.1093/ojls/18.2.207.

[71]

Heywood, C. 2010. Centuries of Childhood: An Anniversary—and an Epitaph? The Journal of the History of Childhood and Youth. 3, 3 (2010), 341–365. DOI:https://doi.org/10.1353/hcy.2010.0000.

[72]

Hilary Charlesworth, Christine Chinkin and Shelley Wright 1991. Feminist Approaches to International Law. The American Journal of International Law. 85, 4 (1991), 613–645.

[73]

Hirschl, Ran Constitutional Courts vs. Religious Fundamentalism: Three Middle Eastern Tales. Texas Law Review. 82, 7, 1819–1860.

[74]

Holt, J.C. 1975. Escape from childhood: the needs and rights of children. Penguin.

[75]

I. Leigh 2012. Objective, Critical and Pluralistic? Religious education & Human Rights in the Public Sphere. Law, state and religion in the new Europe: debates and dilemmas. Cambridge University Press.

[76]

Ishaque, S. 2008. Islamic Principles On Adoption: Examining The Impact Of Illegitimacy And Inheritance Related Concerns In Context Of A Child'S Right To An Identity. International Journal of Law, Policy and the Family. 22, 3 (Dec. 2008), 393–420. DOI:https://doi.org/10.1093/lawfam/ebn009.

[77]

J Scott and S Dex 2009. Paid and Unpaid Work, Can policy improve gender inequalities? Sharing lives, dividing assets: an inter-disciplinary study. Hart Pub.

[78]

J. Weeks 2002. Elective Families: lesbian and gay life experiments. Analysing families: morality and rationality in policy and practice. Routledge.

[79]

James, A.L. 2010. Competition or integration? The next step in childhood studies? Childhood. 17, 4 (Nov. 2010), 485–499. DOI:https://doi.org/10.1177/0907568209350783.

[80]

James, G. 2009. Mothers and fathers as parents and workers: family-friendly employment policies in an era of shifting identities. Journal of Social Welfare and Family Law. 31, 3 (Sep. 2009), 271–283. DOI:https://doi.org/10.1080/09649060903354597.

[81]

Jane Liddy 1998. The concept of family life under the ECHR. European Human Rights Law Review. (1998).

[82]

Janet Finch 2007. Displaying Families. Sociology. 41, 1 (2007), 65–81.

[83]

JANET HALLEY and KERRY RITTICH 2010. Critical Directions in Comparative Family Law: Genealogies and Contemporary Studies of Family Law Exceptionalism. The American Journal of Comparative Law. 58, 4 (2010), 753-775.

[84]

Jans, M. 2004. Children as Citizens: Towards a Contemporary Notion of Child Participation. Childhood. 11, 1 (Feb. 2004), 27–44. DOI:https://doi.org/10.1177/0907568204040182.

[85]

JDiduck, A. 2001. A Family by any other Name ... or StarbucksTM comes to England. Journal of Law and Society. 28, 2 (Jun. 2001), 290–310. DOI:https://doi.org/10.1111/1467-6478.00190.

[86]

Joel Feinberg 1980. The Child's right to an open future. Whose child?: Children's rights, parental authority, and state power. Rowman and Littlefield.

[87]

Jonathan Herring and Rachel Taylor 2006. Relocating Relocation. Child and Family Law Quarterly. 18, 4 (2006), 517–537.

[88]

K. O'Donovan and J. Marshall 2006. After Birth: decisions about becoming a mother. Feminist perspectives on family law. Routledge-Cavendish.

[89]

Kofman, E. 2004. Gendered Global Migrations. International Feminist Journal of Politics. 6, 4 (Jan. 2004), 643–665. DOI:https://doi.org/10.1080/1461674042000283408.

[90]

Kristiansen, M. and Sheikh, A. 2013. Legislation on male infant circumcision in Europe: a call to avoid paternalism and to promote evidence-based, patient-centred care. Global

Discourse. 3, 2 (Jun. 2013), 342-347. DOI:https://doi.org/10.1080/23269995.2013.807658.

[91]

Kymlicka, W. 2011. Multicultural citizenship within multination states. Ethnicities. 11, 3 (Sep. 2011), 281–302. DOI:https://doi.org/10.1177/1468796811407813.

[92]

Lamont, R. 2012. Free movement of persons, child abduction and relocation within the European Union. Journal of Social Welfare and Family Law. 34, 2 (Jun. 2012), 231–244. DOI:https://doi.org/10.1080/09649069.2012.718537.

[93]

Legrand, P. 1996. European Legal Systems are not Converging. International & Comparative Law Quarterly. 45, 01 (Jan. 1996). DOI:https://doi.org/10.1017/S0020589300058656.

[94]

Lewis, Hope 1995. Between Irua and Female Genital Mutilation: Feminist Human Rights Discourse and the Cultural Divide. Harvard human rights journal. 8, (1995).

[95]

Lewis, J. 2004. ADOPTION: THE NATURE OF POLICY SHIFTS IN ENGLAND AND WALES, 1972-2002. International Journal of Law, Policy and the Family. 18, 2 (Aug. 2004), 235–255. DOI:https://doi.org/10.1093/lawfam/18.2.235.

[96]

LEWIS, J. 2008. Childcare Policies and the Politics of Choice. The Political Quarterly. 79, 4 (Dec. 2008), 499–507. DOI:https://doi.org/10.1111/j.1467-923X.2008.00962.x.

[97]

Lewis, J. 1980. The politics of motherhood: child and maternal welfare in England, 1900-1939. Croom Helm.

[98]

Lewis, J. and Campbell, M. 2007. UK Work/Family Balance Policies and Gender Equality, 1997-2005. Social Politics: International Studies in Gender, State & Society. 14, 1 (Mar. 2007), 4–30. DOI:https://doi.org/10.1093/sp/jxm005.

[99]

Lind, J. and Johansson, S. 2009. Preservation of the Child's Background in In- and Intercountry Adoption. The International Journal of Children's Rights. 17, 2 (Apr. 2009), 235–260. DOI:https://doi.org/10.1163/157181808X389245.

[100]

de Londras, F. and Dzehtsiarou, K. 2013. II. GRAND CHAMBER OF THE EUROPEAN COURT OF HUMAN RIGHTS, A, B & C v IRELAND, DECISION OF 17 DECEMBER 2010. International and Comparative Law Quarterly. 62, 01 (Jan. 2013), 250–262. DOI:https://doi.org/10.1017/S0020589312000620.

[101]

M. Hunter-Henin 2008. Surrogacy: Is there Room for a New Liberty Between the French Prohibitive Position And the English Ambivalence? Law and Bioethics. Oxford University Press.

[102]

M. Malik 2006. The branch on which we sit": Multiculturalism, Minority Women and Family Law. Feminist perspectives on family law. Routledge-Cavendish.

[103]

Maclean, M. and Eekelaar, J. 2013. Managing family justice in diverse societies. Hart Publishing.

[104]

Marc J. Swartz 1979. Religious Courts, Community, and Ethnicity among the Swahili of Mombasa: An Historical Study of Social Boundaries. Africa: Journal of the International African Institute. 49, 1 (1979), 29–41.

[105]

Marella, M.R. 2006. The Non-Subversive Function of European Private Law: The Case of Harmonisation of Family Law. European Law Journal. 12, 1 (Jan. 2006), 78–105. DOI:https://doi.org/10.1111/j.1468-0386.2006.00308.x.

[106]

Margaret Jane Radin 1987. Market-Inalienability. Harvard Law Review. 100, 8 (1987), 1849–1937.

[107]

Martin, C. 2001. The Pacs and marriage and cohabitation in France. International Journal of Law, Policy and the Family. 15, 1 (Apr. 2001), 135–158. DOI:https://doi.org/10.1093/lawfam/15.1.135.

[108]

Melissaris, Emmanuel 1AD. The More the Merrier? A New Take on Legal Pluralism. Social and Legal Studies. 13, 1 (1AD), 57–79.

[109]

Mezmur, B.D. 2009. From Angelina (To Madonna) to Zoe's ark: What are the 'A-Z' Lessons for Intercountry Adoptions in Africa? International Journal of Law, Policy and the Family. 23, 2 (Aug. 2009), 145–173. DOI:https://doi.org/10.1093/lawfam/ebn013.

[110]

Millbank, J. 2008. The Limits of Functional Family: Lesbian Mother Litigation in the Era of the Eternal Biological Family. International Journal of Law, Policy and the Family. 22, 2 (Feb. 2008), 149–177. DOI:https://doi.org/10.1093/lawfam/ebn001.

[111]

Millbank, Jenni 2008. The role of the "functional family" in same-sex family recognition trends. Child and family law quarterly. 20, 2 (2008), 155–182.

[112]

Miller, R.A. and Zumbansen, P.C. eds. 2011. Comparative Law as Transnational Law. Oxford University Press.

[113]

Morgan, D. and Lee, R.G. 1997. In the Name of the Father? Ex parte Blood: Dealing with Novelty and Anomaly. Modern Law Review. 60, 6 (Nov. 1997), 840–856. DOI:https://doi.org/10.1111/1468-2230.00119.

[114]

Morgan, D.H.J. 1996. Family connections: an introduction to family studies. Polity Press.

[115]

Murphy, J. 2000. Ethnic minorities, their families and the law. Hart.

[116]

Murphy, John 2004. Same-Sex Marriage in England: A Role for Human Rights? Child and Family Law Quarterly. 16, 3 (2004), 245–260.

[117]

Nicholas Bala and Andrea Wheeler 2012. Canadian Relocation Cases: Heading Towards Guidelines. (2012).

[118]

Nichols, J.A. 2012. Marriage and divorce in a multicultural context: multi-tiered marriage and the boundaries of civil law and religion. Cambridge University Press.

[119]

Nigel Lowe A Supra-National Approach to Interpreting the 1980 Hague Convention – a Tale of Two European Courts' [2012]. International Family Law. 48, 170–179.

[120]

Palmer, Michael 2010. Rethinking Children's Rights and Interests: Economic Reform, Social Protection and Legal Culture in Post-Mao China. Journal of Comparative Law. 5, (2010).

[121]

PARKER, S. 1987. THE MARRIAGE ACT 1753: A CASE STUDY IN FAMILY LAW-MAKING. 'International Journal of Law, Policy and the Family'. 1, 1 (1987), 133–154. DOI:https://doi.org/10.1093/lawfam/1.1.133.

[122]

Parkinson, Patrick 2008. Freedom of Movement in an Era of Shared Parenting: The Differences in Judicial Approaches to Relocation. Federal Law Review. 36, 2 (2008), 145–172.

[123]

Peter Cumper 2011. Religious Education in Europe in the Twenty-First Century. Law, religious freedoms and education in Europe. Ashgate.

[124]

Peter McEleavy 2002. The Brussels II Regulation: How the European Community Has Moved into Family Law. The International and Comparative Law Quarterly. 51, 4 (2002), 883–908. R Collier 2010. Engaging Fathers, changing men? Men, law and gender: essays on the 'man' of law. Routledge-Cavendish.

[126]

R Collier 2008. Engaging Fathers? Responsibility, Law and the "Problem of Fatherhood"'. Responsibility, law and the family. Ashgate.

[127]

Rehman, J. 2007. The Sharia, Islamic Family Laws and International Human Rights Law: Examining the Theory and Practice of Polygamy and Talaq. International Journal of Law, Policy and the Family. 21, 1 (Mar. 2007), 108–127. DOI:https://doi.org/10.1093/lawfam/ebl023.

[128]

Richards, C. 2002. The Legal Recognition of Same-Sex Couples—The French Perspective. International & Comparative Law Quarterly. 51, 02 (Apr. 2002). DOI:https://doi.org/10.1093/iclq/51.2.305.

[129]

Roberts, S. 1998. Against Legal Pluralism. The Journal of Legal Pluralism and Unofficial Law. 30, 42 (Jan. 1998), 95–106. DOI:https://doi.org/10.1080/07329113.1998.10756517.

[130]

Roby, Jini L. 2007. From Rhetoric to Best Practice: Children's Rights in Intercountry Adoption. Children's Legal Rights Journal. 27, (2007).

[131]

Rogerson, P. and Collier, J.G. 2013. Collier's conflict of laws. Cambridge University Press.

Ronen, Y. 2012. The ties that bind: family and private life as bars to the deportation of immigrants. International Journal of Law in Context. 8, 02 (Jun. 2012), 283–296. DOI:https://doi.org/10.1017/S1744552312000092.

[133]

Rose, N. 1987. Beyond the Public/Private Division: Law, Power and the Family. Journal of Law and Society. 14, 1 (Spring 1987). DOI:https://doi.org/10.2307/1410297.

[134]

Ruru, J. 2005. Indigenous Peoples and Family Law: Issues in Aotearoa/New Zealand. International Journal of Law, Policy and the Family. 19, 3 (Dec. 2005), 327–345. DOI:https://doi.org/10.1093/lawfam/ebi026.

[135]

Ruth Lamont 2011. Child Abduction in the European Union: Recognizing and Regulating Care and Migration. Regulating family responsibilities. Ashgate.

[136]

Ruth Zafran 2009. Children's Rights as Relational Rights: The Case of Relocation. American University Journal of Gender, Social Policy & the Law. 18, 2 (2009), 163–218.

[137]

S. Ruddick 1997. The idea of Fatherhood'. Feminism and families. Routledge.

[138]

Sabatello, M. 2009. Children's bioethics: the international biopolitical discourse on harmful traditional practices and the right of the child to cultural identity. Martinus Nijhoff.

[139]

Sally Engle Merry 1988. Legal Pluralism. Law & Society Review. 22, 5 (1988), 869-896.

[140]

Sally Falk Moore 1973. Law and Social Change: The Semi-Autonomous Social Field as an Appropriate Subject of Study. Law & Society Review. 7, 4 (1973), 719–746.

[141]

Schuz, R. 2013. Hague child abduction convention: a critical analysis. Hart Pub.

[142]

Schuz, R. 2013. Hague child abduction convention: a critical analysis. Hart Pub.

[143]

Sen, A. 2007. Identity and violence: the illusion of destiny. Penguin.

[144]

Shah, P. 2005. Legal pluralism in conflict: coping with cultural diversity in law. Glass House.

[145]

Sheldon, S. 2005. Fragmenting Fatherhood: The Regulation of Reproductive Technologies. Modern Law Review. 68, 4 (Jul. 2005), 523–553. DOI:https://doi.org/10.1111/j.1468-2230.2005.00550.x.

[146]

Sheldon, Sally 2004. Evans v Amicus Healthcare; Hadley v Midland Fertility Services -Revealing Cracks in the Twin Pillars. Child and Family Law Quarterly. 16, (2004).

[147]

Skrbiš, Z. 2008. Transnational Families: Theorising Migration, Emotions and Belonging. Journal of Intercultural Studies. 29, 3 (Aug. 2008), 231–246. DOI:https://doi.org/10.1080/07256860802169188.

[148]

Smart, C. 2007. Personal life: new directions in sociological thinking. Polity.

[149]

Stalford, H. 2012. Children and the European Union: rights, welfare and accountability. Hart.

[150]

Stark, Barbara 2006. When Globalization Hits Home: International Family Law Comes of Age. Vanderbilt Journal of Transnational Law. 5 (2006), 1551–1604.

[151]

Susan B. Boyd 2003. Child custody, law, and women's work. Oxford University Press.

[152]

Tamanaha, Brian Z. 2008. Understanding Legal Pluralism: Past to Present, Local to Global. Sydney Law review. 30, 2 (2008), 375-411.

[153]

Temperman, J. 2012. The Lautsi papers: multidisciplinary reflections on religious symbols in the public school classroom. Martinus Nijhoff Publishers.

[154]

Tisdall, E.K.M. and Punch, S. 2012. Not so 'new'? Looking critically at childhood studies. Children's Geographies. 10, 3 (Aug. 2012), 249–264. DOI:https://doi.org/10.1080/14733285.2012.693376.

[155]

Tobin, J. 2009. The International Obligation to Abolish Traditional Practices Harmful to Children's Health: What Does It Mean and Require of States? Human Rights Law Review. 9, 3 (Jan. 2009), 373–396. DOI:https://doi.org/10.1093/hrlr/ngp015.

[156]

Tobin, J. and Mcnair, R. 2009. Public International Law and the Regulation of Private Spaces: Does The Convention on the Rights of the Child Impose an Obligation on States to Allow Gay and Lesbian Couples to Adopt? International Journal of Law, Policy and the Family. 23, 1 (Jan. 2009), 110–131. DOI:https://doi.org/10.1093/lawfam/ebn020.

[157]

Trimmings, K. 2013. Child abduction within the European Union. Hart Publishing.

[158]

Twining, W. 2009. General jurisprudence: understanding law from a global perspective. Cambridge University Press.

[159]

Wallbank, J.A. 2001. Challenging motherhood(s). Pearson Education.

[160]

Wendy Stainton Rogers 2003. What is a Child? Understanding childhood: an interdisciplinary approach. Wiley.

[161]

Witte, J. 2012. From sacrament to contract: marriage, religion, and law in the Western tradition.

[162]

Wright, W.K. 2006. The Tide in Favour of Equality: Same-Sex Marriage in Canada and England and Wales. International Journal of Law, Policy and the Family. 20, 3 (Apr. 2006), 249–285. DOI:https://doi.org/10.1093/lawfam/ebl008.

[163]

A, B AND C v. IRELAND - 25579/05 [2010] ECHR 2032 (16 December 2010).

[164]

A (Children), Re (Rev 1) [2013] UKSC 60 (09 September 2013).

[165]

AR (A Child: Relocation), Re [2010] EWHC 1346 (Fam) (10 June 2010).

[166]

CASE OF SCHALK AND KOPF v. AUSTRIA (Application no. 30141/04).

[167]

CASE OF ŞERİFE YİĞİT v. TURKEY (Application no. 3976/05).

[168]

Chamber judgments Dogru v. France and Kervanci v. France 4.12.08.

[169]

Convention of 25 October 1980 on the Civil Aspects of International Child Abduction.

[170]

Convention on the Rights of the Child.

[171]

Council Regulation (EC) 2201/2003.

[172]

Course information.

[173]

D v S [2001] NZCA 374; [2002] NZFLR 116; (2001) 21 FRNZ 331 (4 December 2001).

[174]

Dukali v Lamrani [2012] EWHC 1748 (Fam) (15 March 2012).

[175]

E (Children), Re [2011] UKSC 27 (10 June 2011) Re E (Abduction: Custody Appeal) [2011] UKSC 27, [2012] 1 AC 144.

[176]

4AD. ECJ 04.10.1991 C-159/90 Judgment of the Court of 4 October 1991. The Society for the Protection of Unborn Children Ireland Ltd v Stephen Grogan and others.

[177]

European Convention on Human Rights - Convention.

[178]

Evans v Amicus Healthcare Ltd [2004] EWCA Civ 727, [2005] Fam 1. Court: Court of Appeal

[179]

Evans v United Kingdom (Application 6339/05) (2007) 46 EHRR 728, [2007] 2 FCR 5. Court: European Court of Human Rights.

[180]

Evans v United Kingdom (Application 6339/05) (2007) 46 EHRR 728, [2007] 2 FCR 5. Court: European Court of Human Rights.

[181]

Family Law Online.

[182]

Family Law Week: Holliday v Musa [2010] EWCA Civ 335.

[183]

Green Paper on the Family.

[184]

Hashem v Shayif & Anor [2008] EWHC 2380 (Fam) (22 September 2008).

[185]

House of Lords - R (on the application of Begum (by her litigation friend, Rahman)) (Respondent) v. Headteacher and Governors of Denbigh High School (Appellants).

[186]

House of Lords - Regina v. Secretary of State for Education and Employment and others (Respondents) ex parte Williamson (Appellant) and others.

[187]

Hyde v. Hyde and Woodmansee.

[188]

If only we can find the appropriate terms to use the issue will be solved': Law, identity and parenthood. Family Law.

[189]

International Covenant on Civil and Political Rights.

[190]

International Covenant on Economic, Social and Cultural Rights.

[191]

K v B (Kacem v Bashir) — Courts of New Zealand.

[192]

MK v CK [2011] EWCA Civ 793 (07 July 2011).

[193]

Nabi v Heaton (Inspector of Taxes) - [1981] STC 375.

[194]

Operating the 1980 Hague Abduction Convention: The 2008 Statistics.

[195]

P v P [2001] EWCA Civ 166 (13 February 2001).

[196]

R v Human Fertilisation and Embryology Authority, ex parte Blood - [1997] 2 All ER 687.

[197]

RE J (CHILD RETURNED ABROAD: CONVENTION RIGHTS) [2005] UKHL 40.

[198]

Re K (Abduction: Rights of Custody) [2014] UKSC 29.

[199]

Re LC (Children) (International Abduction: Child's Objections to Return) [2014] UKSC 1, [2014] 2 W.L.R. 124.

[200]

Research report 15 Work and care: a study of modern parents | Equality and Human Rights Commission.

[201]

SS (Malaysia) v Secretary of State for the Home Department [2013] EWCA Civ 888 (18 July 2013).

[202]

The Convention on the Elimination of all Forms of Discrimination Against Women.

[203]

Wilkinson v Kitzinger [2006] EWHC 2022 (Fam).

[204]

Wilkinson v Kitzinger and Another (Same-sex marriage) - (2006) Times, 21 August.

[205]

Working Better: Meeting the changing needs in the 21st century | Equality and Human Rights Commission.