
© Nancy Levit*

This bibliography covers law review articles published, for the most part, after 2009. Articles for which the title is self-explanatory or that concern only a single case, state, statute, or website, are cited, but not annotated.

Child Support Arrears ........................................ 451  R
Determinations and Methods for Calculating ............... 452  R
Enforcement ...................................................... 454  R
Federal and International Issues ............................. 455  R
Individual States ............................................... 457  R
Miscellaneous ................................................... 458  R
Modification ..................................................... 459  R
Parenting Time and Visitation ............................... 460  R
Post-Emancipation Child Support .......................... 461  R
Step-Parent Obligations ...................................... 462  R
Tax Implications ................................................. 463  R

Child Support Arrears (See also Enforcement)


* Curators’ Distinguished Professor and Edward D. Ellison Professor of Law, University of Missouri-Kansas City School of Law.
Journal of the American Academy of Matrimonial Lawyers

(proposing a system in which low-income parents could contribute labor, instead of money, to the other parent).


Ira M. Friedman & David Friedman, How It Is Possible to Collect a 72 Percent Interest Penalty, 37 L.A. LAW. 36 (Feb. 2015) (California).


Determinations and Methods for Calculating

Douglas W. Allen & Margaret F. Brinig, Child Support Guidelines: The Good, the Bad, and the Ugly, 45 FAM. L.Q. 135 (2011) (explaining the ways in which different states’ methods of calculating child support can incentivize different behaviors—such as increasing or decreasing the noncustodial parent’s post-divorce engagement with the children).

Child Support, 35 FAM. ADVOC. 24 (Spring 2013) (providing sample clauses for cost-of-living, modification, termination of payments, and higher education costs, among other items).

custodial parent might pay child support to a non-custodial parent and what limitations on that arrangement courts should impose).


Charles J. Meyer et al., Child Support Determinations in High Income Families - A Survey of the Fifty States, 28 J. AM. ACAD. MATRIM. LAW. 483 (2016) (evaluating the components of income—such as public benefits, rents, royalties, cash gifts, stocks, and deferred compensation—as well as different state approaches when parent income exceeds the child support guidelines).

Lori W. Nelson, High-Income Child Support, 45 FAM. L.Q. 191 (2011) (addressing different state approaches to child support in high-income families by exploring state statutes and case law that steer judicial discretion).

Jane C. Venohr, Child Support Guidelines and Guidelines Reviews: State Differences and Common Issues, 47 FAM. L.Q. 327 (2013) (unpacking the income shares, percentage of obligor income, and Melson formula models and the assumptions on which each of these models rests).


**Enforcement** *(See also Child Support Arrears)*

Ann Cammett, *Deadbeats, Deadbrokes, and Prisoners*, 18 GEO. J. ON POVERTY L. & POL’Y 127 (2011) (addressing the impact of enforcement measures on incarcerated parents and discussing ways to strengthen parental ties to children even when parents are incarcerated).


**Federal and International Issues**


Martha Mohs, Transnational Child Support Enforcement and the Need for a Reciprocal Agreement Between the United States and Mexico, 32 Wis. INT’L L.J. 781 (2014).


**Individual States**


Supreme Court Requires Strict Compliance for Garnishment Notices Serving a Withholding Notice on a Child-Support Obligor’s Employer? Make Sure to Include the Required Information (Think Social Security Number) or the Employer Won’t Be Forced to Comply, 102 ILL. B.J. 12 (Jan. 2014) (Illinois).


Miscellaneous


Deborah Lolai, “You’re Going to Be Straight or You’re Not Going to Live Here”: Child Support for LGBT Homeless Youth, 24 TUL. J.L. & SEXUALITY 35 (2015) (making the case that unemancipated LGBT minors are eligible for child support from their parents).


**Modification**


**Parenting Time and Visitation**

Sanford L. Braver et. al., *Public Sentiments About the Parenting Time Adjustment in Child Support Awards*, 49 *Fam. L.Q.* 433 (2015) (addressing the three primary approaches to the intersection of child support and parenting time: treating it as only a factor regarding deviation from the guidelines, recognizing that support should be adjusted when parenting time reaches a level of shared parenting, and adjusting continuously for additional units of parenting time).


Karen Syma Czapanskiy, *The Shared Custody Child Support Adjustment: Not Worth the Candle*, 49 *Fam. L.Q.* 409 (2015) (calculating how the shared custody adjustment works in practice in different jurisdictions (under an income shares or sliding scale approach) and concluding that this adjustment lowers the standard of living in the primary household).

Laurie S. Kohn, *Money Can’t Buy You Love: Valuing Contributions by Nonresidential Fathers*, 81 *Brook. L. Rev.* 53 (2015) (urging systemic changes to child support awards and enforcement, as well as visitation time, to emphasize paternal caretaking as much as paternal child support).
John E.B. Myers, “I Won’t Pay Child Support, but I Insist on Visitation.” Should Visitation and Child Support Be Linked?, 45 George L. Rev. 695 (2014) (explaining that although child support and visitation are theoretically decoupled, a number of exceptions selectively link the two, such as in situations of intentional failure to pay child support and intentional interference with visitation).


Post-Emancipation Child Support

Lauren C. Barnett, Comment, Having Their Cake and Eating It Too? Post-Emancipation Child Support as a Valid Judicial Option, 80 U. Chi. L. Rev. 1799 (2013) (urging that courts adopt a totality of the circumstances approach to post-emancipation child support awards, considering the purposes for which the child wants to be emancipated).

Katherine Byrns, Note, Postmajority Child Support for Children with Disabilities, 51 Fam. Ct. Rev. 502 (2013) (exploring the holdings in the thirty-two states that have imposed obligations on parents to support an adult disabled child when the disability began prior to the age of majority and the holdings in five states
imposing such an obligation when the disability began after the age of majority).

Anna Stepni-Sporek & Margaret Ryznar, Child Support for Adult Children, 30 Quinnipiac L. Rev. 359 (2012) (examining variations in state laws regarding post-majority child support, both for education and other purposes).


Step-Parent Obligations

Cynthia Grant Bowman, The Legal Relationship Between Cohabitants and Their Partners’ Children, 13 Theoretical Inquiries L. 127 (2012) (drawing on social science evidence regarding relationships between stepparents and stepchildren to argue for
standing for cohabiting stepparents to seek custody and visitation and to be obligated to pay child support).


Jeffrey A. Parness, Third Party Stepparent Childcare, 67 Mercer L. Rev. 383 (2016) (addressing de facto parentage and equitable adoption doctrines that may give stepparents visitation rights and child support responsibilities).


Tax Implications


Jay W. Miller, What You Think You Know but Don’t: The Dependency Exemption Tax Deduction, 89 Wis. Law. 49 (Apr. 2016) (explaining the dependency exemption deduction as well as when a noncustodial parent can claim a child tax credit).

Gaetano Ferro, Unallocated Alimony and Child Support: Navigating the Tax Code’s Hazards, 37 Fam. Advoc. 31 (Fall 2014).


