

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

© Nancy Levit*

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).

Adoption	322	R
International Adoption	323	R
Same-Sex Couple Adoption	324	R
Transracial Adoption	325	R
Bullying	326	R
Child Abuse and Neglect	328	R
Child Custody and Visitation	329	R
Custody Evaluators	332	R
International Child Custody	333	R
Parental Alienation	334	R
Relocation	335	R
Same-Sex and Transgender Child Custody Issues	335	R
Third Party Custody and Visitation	336	R
Visitation	336	R
Child Support	337	R
Domestic Violence	339	R
Education	341	R

* Curators’ and Edward D. Ellison Professor of Law, University of Missouri-Kansas City School of Law.

Estates and Trusts	344	R
Foster Care	345	R
Guardianship	348	R
Health Care	348	R
Immigrant Children	349	R
LGBTQ Rights	352	R
Miscellaneous	354	R
Parental Rights	355	R
Representing Children	356	R
Reproductive Rights	356	R

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

324 *Journal of the American Academy of Matrimonial Lawyers*

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 Transnational 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).

326 *Journal of the American Academy of Matrimonial Lawyers*

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).

328 *Journal of the American Academy of Matrimonial Lawyers*

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).

Christine Sutherland, Comment, *International Family Law - the Balancing Act of the Grave Risk of Harm Exception Under the Hague Convention of Civil Aspects of International Child Abuse - Ermini v. Vittori*, 758 F.3d 153 (2d Cir. 2014), 38 SUFFOLK TRANSNAT'L L. REV. 267 (2015).

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-

330 *Journal of the American Academy of Matrimonial Lawyers*

aming 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. Vecchiola & 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 over-night 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).

332 *Journal of the American Academy of Matrimonial Lawyers*

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).

American Academy of Matrimonial Lawyers Child Custody Evaluation Standards, 25 J. AM. ACAD. MATRIM. LAW. 251 (2013).

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 (2015) (Illinois).

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).

334 *Journal of the American Academy of Matrimonial Lawyers*

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).

Christine Sutherland, Comment, *International Family Law - the Balancing Act of the Grave Risk of Harm Exception Under the Hague Convention of Civil Aspects of International Child Abuse - Ermini v. Vittori*, 758 F.3d 153 (2d Cir. 2014), 38 SUFFOLK TRANSNAT'L L. REV. 267 (2015).

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).

336 *Journal of the American Academy of Matrimonial Lawyers*

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 Hang-out, 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).

Patrice A. Fulcher, *The Double Edged Sword of Prison Video Visitation: Claiming to Keep Families Together While Furthering the Aims of the Prison Industrial Complex*, 9 FLA. A & M U.L. REV. 83 (2013).

Sydney M. Hutt, *Visitation Rights in Illinois: The Unilateral Denial of Visitation for a Parent Convicted of a Sex Offense*, 63 DEPAUL L. REV. 157 (2013) (Illinois).

Karen Oehme & Mark Joseph Stern, *Supervised Visitation and Family Financial Well-Being: Broadening Access to Community Services for Low-Income Parents in the Court System*, 52 FAM. CT. REV. 282 (2014).

Child Support

Sanford L. Braver et al., *Public Intuitions About Fair Child Support Allocations: Converging Evidence for a "Fair Shares" Rule*, 20 PSYCHOL. PUB. POL'Y & L. 146 (2014) (assessing with an empirical study whether the guidelines reflecting states' two main child support systems, the percentage-of-obligor-income and the income shares approaches, are consistent with citizen's perceptions of fair child support amounts).

Stacy Brustin & Lisa Vollendorf Martin, *Paved with Good Intentions: Unintended Consequences of Federal Proposals to Integrate Child Support and Parenting Time*, 48 IND. L. REV. 803 (2015) (evaluating research regarding whether parenting time should be integrated with government-initiated child support enforcement).

Mayra Alicia Cataldo, *Safe Haven: Granting Support to Victims of Child Abuse Who Have Been Judicially Emancipated*, 52 FAM. CT. REV. 592 (2014) (arguing that abused minors who obtain emancipation from their abusers should be entitled to child support after emancipation).

John E.B. Myers, "I Won't Pay Child Support, but I Insist on Visitation." *Should Visitation and Child Support Be Linked?*, 45 MCGEORGE L. REV. 695 (2014) (urging the linking of child support and visitation in cases of intentional failure to pay support and intentional interference with visitation).

Jessica Pearson, *Establishing Parenting Time in Child Support Cases: New Opportunities and Challenges*, 53 FAM. CT. REV. 246 (2015) (exploring research that improved parenting time correlates with improved payment of child support).

Robert S. Steinberg, *The Dependency Exemption for Minor Children: When Following the Rules Pays Off*, 89 FLA. B.J. 38 (Jan. 2015) (examining who has the ability to claim a dependency exemption regarding child support).

338 *Journal of the American Academy of Matrimonial Lawyers*

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).

Steven K. Berenson, *Economic Windfalls and Child Support: How Should Gifts, Inheritances, and Prizes Be Treated?*, 47 SUFFOLK U. L. REV. 701 (2014).

Erica Bertini, *Inheritance Is Income for Purposes of Calculating Child Support Under the Marriage and Dissolution of Marriage Act*, 25 DCBA BRIEF 26 (May 2013) (Illinois).

Katherine Byrns, *Postmajority Child Support for Children with Disabilities*, 51 FAM. CT. REV. 502 (2013).

Emma J. Cone-Roddy, Comment, *Payments to Not Parent? Non-custodial Parents as the Recipients of Child Support*, 81 U. CHI. L. REV. 1749 (2014).

Ira Mark Ellman & Sanford L. Braver, *Child Support and the Custodial Mother's Move or Remarriage: What Citizens Believe the Law Should Be*, 21 PSYCHOL. PUB. POL'Y & L. 145 (2015).

Gaetano Ferro, *Unallocated Alimony and Child Support Navigating the Tax Code's Hazards*, 37 FAM. ADVOC. 31 (Fall 2014).

David W. Griffin, *Earning Capacity and Imputing Income for Child Support Calculations: A Survey of Law and Outline of Practice Tips*, 26 J. AM. ACAD. MATRIM. LAW. 365 (2014).

Alicia G. Key, *Parenting Time in Texas Child Support Cases*, 53 FAM. CT. REV. 258 (2015) (Texas).

Gina Rose Lauterio, Note, *Why Turner v. Rogers Was and Wasn't Correctly Decided: How the Fourteenth Amendment Should Be Read for Child Support Contemnors*, 20 WASH. & LEE J. CIVIL RTS. & SOC. JUST. 175 (2013).

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).

Stephen Madej, Comment, *Modification of Child Support for Business Owners and Self-Employed Individuals: Balancing the Interests of the Child with the Means of the Parents*, 30 T.M. COOLEY L. REV. 425 (2013).

Margaret Ryznar, *The Obligations of High-Income Parents*, 43 HOFSTRA L. REV. 481 (2014).

J. David Sanders, *Shared Responsibility: Time for Illinois to Adopt the Income Shares Model of Child Support*, 38 S. ILL. U. L.J. 281 (2014) (Illinois).

Karly Schlinkert, Comment, *The Numbers Game: Why California's Child Support Formula Should Be Amended to Avoid Parental Abuse*, 44 GOLDEN GATE U. L. REV. 257 (2014) (California).

Mark E. Sullivan, *VA Payments and Family Support*, 56 ORANGE CNTY. LAW. 18 (Nov. 2014).

Jane C. Venohr, *Child Support Guidelines and Guidelines Reviews: State Differences and Common Issues*, 47 FAM. L.Q. 327 (2013).

Domestic Violence

Margaret F. Brinig et al., *Perspectives on Joint Custody Presumptions as Applied to Domestic Violence Cases*, 52 FAM. CT. REV. 271 (2014) (examining presumptions against joint custody for perpetrators of intimate abuse, as well as presumptions in favor of joint custody irrespective of abuse, and urging instead fact-based determinations).

Margaret E. Johnson, *Changing Course in the Anti-Domestic Violence Legal Movement: From Safety to Security*, 60 VILL. L. REV. 145 (2015) (arguing that intimate partner anti-violence efforts should address initial safety concerns but also emphasize longer term financial security).

Kelly Alison Behre, *Digging Beneath the Equality Language: The Influence of the Fathers' Rights Movement on Intimate Partner Violence Public Policy Debates and Family Law Reform*, 21 WM. & MARY J. WOMEN & L. 525 (2015).

Lynn F. Beller, *When in Doubt, Take Them Out: Removal of Children from Victims of Domestic Violence Ten Years After Nicholson v. Williams*, 22 DUKE J. GENDER L. & POL'Y 205 (2015).

340 *Journal of the American Academy of Matrimonial Lawyers*

Kristin Conder, Comment, *Stop the Abuse: Expand Kentucky's Domestic Violence Statute to Protect Individuals in Dating Relationships*, 82 U. CIN. L. REV. 1225 (2014) (Kentucky).

Amy L. Cosentino, "She Said What?" *What to Do in Civil Domestic Violence Proceedings with Child Hearsay*, 87 FLA. B.J. 42 (Oct. 2013) (Florida).

Spencer Kyle, *Safety over Semantics: The Case for Statutory Protection for Domestic Violence Asylum Applicants*, 16 SCHOLAR: ST. MARY'S L. REV. & SOC. JUST. 505 (2014).

Mary Lovik & Rebecca Shiemke, *Domestic Violence and Children's Best Interests*, 93 MICH. B.J. 30 (Feb. 2014) (Michigan).

Jessica Marsden, *Domestic Violence Asylum After Matter of L-R-*, 123 YALE L.J. 2512 (2014).

Elizabeth Monachino, Comment, *Violent Relationships and the Ensuing Effects on Children: Should New York Adopt a Rebuttable Presumption Against Awarding Custody to Batterers?*, 22 BUFF. J. GENDER, L. & SOC. POL'Y 121 (2014) (New York).

Rebecca Pensak, Note, *Must Be 18 or Older: How Current Domestic Violence Policies Dismiss Teen Dating Violence*, 21 WM. & MARY J. WOMEN & L. 499 (2015).

Brian Quillen, *The New Face of International Child Abduction: Domestic-Violence Victims and Their Treatment Under the Hague Convention on the Civil Aspects of International Child Abduction*, 49 TEX. INT'L L.J. 621 (2014).

Myrna S. Raeder, *Preserving Family Ties for Domestic Violence Survivors and Their Children by Invoking a Human Rights Approach to Avoid the Criminalization of Mothers Based on the Acts and Accusations of Their Batterers*, 17 J. GENDER RACE & JUST. 105 (2014).

Terrence Rogers, *Exposure to Domestic Violence as a Form of Child Abuse Under Domestic and International Law*, 34 WOMEN'S RTS. L. REP. 358 (2013).

Fernanda S. Rossi et al., *Does Level of Intimate Partner Violence and Abuse Predict the Content of Family Mediation Agreements?*, 53 FAM. CT. REV. 134 (2015).

Nancy Ver Steegh, *Eight Reasons Why Attorneys Representing Parents in Child Protection Proceedings Should Use an Intimate Partner Violence Screening Protocol*, 40 WM. MITCHELL L. REV. 1048 (2014).

Nancy Ver Steegh & Gabrielle Davis, *Calculating Safety: Reckoning with Domestic Violence in the Context of Child Support Parenting Time Initiatives*, 53 FAM. CT. REV. 279 (2015).

Education (*See also* Bullying)

Carmen Green, Note, *Educational Empowerment: A Child's Right to Attend Public School*, 103 GEO. L.J. 1089 (2015) (proposing a judicial bypass provision so that homeschooled children can approach courts to seek a right to a public school education despite the wishes of their parents).

Eloise Pasachoff, *Advocates, Federal Agencies, and the Education of Children with Disabilities*, 29 OHIO ST. J. ON DISP. RESOL. 461 (2014) (explaining the jurisdiction of various federal agencies regarding the education of children with disabilities and suggesting ways to tap the agencies' resources).

Sarah Prager, Note, *An "Idea" to Consider: Adopting a Uniform Test to Evaluate Compliance with the IDEA's Least Restrictive Environment Mandate*, 59 N.Y.L. SCH. L. REV. 653 (2015) (evaluating case law regarding schools' obligations under the IDEA to place students in the least restrictive environment).

Jessica Archer, *Leandro's Limit: Do North Carolina's Homeschoolers Have a Right to a Sound Basic Education Protected by the State?*, 36 CAMPBELL L. REV. 253 (2014) (North Carolina).

Tyler Barnett, Comment, *Pulling Back the Curtains: Undetected Child Abuse and the Need for Increased Regulation of Home Schools in Missouri*, 2013 B.Y.U. EDUC. & L.J. 341 (Missouri).

Robyn K. Bitner, Note, *Exiled from Education: Plyler v. Doe's Impact on the Constitutionality of Long-Term Suspensions and Expulsions*, 101 VA. L. REV. 763 (2015)

Derek W. Black, *The Constitutional Limit of Zero Tolerance in Schools*, 99 MINN. L. REV. 823 (2015).

342 *Journal of the American Academy of Matrimonial Lawyers*

David S. Cohen & Nancy Levit, *Still Unconstitutional: Our Nation's Experiment with State-Sponsored Sex Segregation in Education*, 44 SETON HALL L. REV. 339 (2014).

Ruth Colker, *Politics Trump Science: The Collision Between No Child Left Behind and the Individuals with Disabilities Education Act*, 42 J.L. & EDUC. 585 (2013).

Kellam Conover, Note, *Protecting the Children: When Can Schools Restrict Harmful Student Speech?*, 26 STAN. L. & POL'Y REV. 349 (2015)

Ben Conway, *Judicial Approaches to Special Education: Residential Placements for Children with Mental Illness Under IDEA*, 5 UC IRVINE L. REV. 49 (2015).

Lynn M. Daggett, *Reasonable Supervision of Special Students: The Impact of Disability on School Liability for Student Injury*, 43 J.L. & EDUC. 303 (2014).

Andrew S. Esler, Comment, *State Constitutional Law-Education—the Supreme Court of Iowa Holds That the Education, Due Process, and Equal Protection Clauses of the Iowa Constitution Do Not Compel the Legislature to Adopt State-Wide Minimum Education*, 44 RUTGERS L.J. 681 (2014) (Iowa).

Brenna Ferrick, Note, *The Wicked Smaht Kids: Seeking an Adequate Public Education for Gifted Elementary and Secondary Students in Massachusetts*, 10 U. MASS. L. REV. 464 (2015) (Massachusetts).

Donna Y. Ford & Charles J. Russo, *No Child Left Behind . . . Unless a Student Is Gifted and of Color: Reflections on the Need to Meet the Educational Needs of the Gifted*, 15 J. L. & SOC'Y 213 (2014).

Preston C. Green et al., *The Legal Status of Charter Schools in State Statutory Law*, 10 U. MASS. L. REV. 240 (2015).

Michael Heise, *Education Rights and Wrongs: Publicly Funded Vouchers, State Constitutions, and Education Death Spirals*, 42 FORDHAM URB. L.J. 745 (2015).

Marc J. Herman, Note, *“Super Schools”—A New Generation of Narcissism and Unlawful Attempts to Police Students' Off-Campus Speech*, 32 QUINNIPIAC L. REV. 389 (2014).

Kevin Hoagland-Hanson, Comment, *Getting Their Due (Process): Parents and Lawyers in Special Education Due Process Hearings in Pennsylvania*, 163 U. PA. L. REV. 1805 (2015) (Pennsylvania).

Sarah Holdmeyer, Comment, *A New Path to Excellence: The Path That Leads to Stronger Students, Better Schools, and Engaged Communities*, 83 UMKC L. REV. 1017 (2015).

Alex J. Hurder, *Left Behind with No "IDEA": Children with Disabilities Without Means*, 34 B.C. J.L. & SOC. JUST. 283 (2014).

Faith Kohler, *Children in School: The ABCs of Special Needs Students*, 87 WIS. LAW. 44 (Sept. 2014) (Wisconsin).

Maria M. Lewis, *School Discipline and the Fundamental Right to Education: The Constitutional Inadequacies of Wisconsin's Expulsion Laws*, 2014 B.Y.U. EDUC. & L.J. 41 (Wisconsin).

Nicholas Maddox, Comment, *Some Children Left Behind: The Need for State Regulation in Texas Home Education*, 55 S. TEX. L. REV. 409 (2013) (Texas).

Ralph D. Mawdsley, *Examining Partial Successful Attorney Fees Under the Individuals with Disabilities Education Act (IDEA)*, 301 EDUC. L. REP. 557 (2014).

Julie F. Mead, *The Right to an Education or the Right to Shop for Schooling: Examining Voucher Programs in Relation to State Constitutional Guarantees*, 42 FORDHAM URB. L.J. 703 (2015).

Patrick Ober, Note, *Proactive Protection: How the IDEA Can Better Address the Behavioral Problems of Children with Disabilities in Schools*, 1 BELMONT L. REV. 311 (2014).

Matthew O'Connor, *State Constitutional Law—Education—Why Voucher Programs Do Not Erase the Connection Between Church and State*. Meredith v. Pence, 984 N.E.2d 1213 (Ind. 2013), 67 RUTGERS U.L. REV. 1271 (2015) (Indiana).

Allan G. Osborne, Jr. & Charles J. Russo, *The Rights of Noncustodial Parents Under the IDEA*, 303 EDUC. L. REP. 22 (2014).

Rachel R. Ostrander, *School Funding: Inequality in District Funding and the Disparate Impact on Urban and Migrant School Children*, 2015 B.Y.U. EDUC. & L.J. 271.

344 *Journal of the American Academy of Matrimonial Lawyers*

Elizabeth Richardson, *Homeschooling Laws (or Lack Thereof) in New Jersey—Are Children Slipping Through the Cracks?*, 42 J.L. & EDUC. 173 (2013) (New Jersey).

Jeff Sanford, *The Constitutional Hall Pass: Rethinking the Gap in § 1983 Liability That Public Schools Have Enjoyed Since Deshaney*, 91 WASH. U.L. REV. 1633 (2014).

Misa Scharfen, Note, *Peer Sexual Harassment in School: Why Title IX Doctrine Leaves Children Unprotected*, 24 S. CAL. REV. L. & SOC. JUST. 81 (2014).

Perry A. Zirkel, *Litigation Under the No Child Left Behind Act*, 288 EDUC. L. REP. 489 (2013).

Estates and Trusts

John C.P. Goldberg & Robert H. Sitkoff, *Torts and Estates: Remediating Wrongful Interference with Inheritance*, 65 STAN. L. REV. 335 (2013) (arguing that the interference with inheritance tort frustrates the purposes of property disposition laws).

Trent Maxwell, Comment, *Domestic Asset Protection Trusts: A Threat to Child Support?*, 2014 B.Y.U. L. REV. 477 (examining the ways in which states with domestic asset protection trust statutes have treated child-support creditors).

Paula Peaden, *Popular Types of Trusts and Considerations for Their Use*, ASPATORE, 2014 WL 7246991 (Nov. 2014) (covering revocable, special needs, discretionary, and look through trusts).

Emilee K. Lawson Hatch, *Trusts & Estates*, 64 SYRACUSE L. REV. 979 (2014) (New York).

Erin J. Hoyle, Student Work, *Including the Frozen Heir: Expanding the Florida Probate Code to Include Posthumously Conceived Children's Inheritance Rights*, 43 STETSON L. REV. 325 (2014) (Florida).

James T.R. Jones, *Intestate Inheritance and Stepparent Adoption: A Reappraisal*, 48 REAL PROP. TR. & EST. L.J. 327 (2013).

Andrew T. Peebles, *Challenges and Inconsistencies Facing the Posthumously Conceived Child*, Astrue v. Capato ex rel. B.N.C., 132 S. Ct. 2021 (2012), 79 MO. L. REV. 497 (2014).

Daniel C. Perrone, Comment, *Breaking the Ice: Expanding the Class of "Issue" to Include Posthumously Conceived Children*, 27 J. CIV. RTS. & ECON. DEV 369 (2014).

Webber Barton Roscher, *Providing for Adult Children with Disabilities in a Traditional Estate Plan: Looking Beyond the Special Needs Trust*, 27 PROB. & PROP. 36 (Dec. 2013).

Crystal Rose, *Decanting More Than Just Wine: Revocability in Irrevocable Texas Trusts*, 7 EST. PLAN. & COMMUNITY PROP. L.J. 385 (2014) (Texas).

Catherine Durkin Stewart, Comment, *Legal Inconsistencies After Astrue v. Capato: When Children Are Conceived Postmortem, Does Society Have an Obligation to Support Those Children?*, 47 J. MARSHALL L. REV. 1101 (2014).

Lauralee Strange, Comment, *Inheritance for the Illegitimate: Children of Rape and the Need for Progressive Intestate Reform in Texas*, 5 EST. PLAN. & COMMUNITY PROP. L.J. 465 (2013) (Texas).

Jeffery Walters, Note, *Thawing the Inheritance Rights of Maybe Babies: An Answer to Indiana's Statutory Silence on Posthumously Conceived Children*, 48 VAL. U. L. REV. 1229 (2014) (Indiana).

Gordon J. Williams, *The Adoptee Trap, the Accidental Beneficiary, and the Rational Testator*, 42 COLO. LAW. 29 (Feb. 2013).

Foster Care

Josh Gupta-Kagan, *Non-Exclusive Adoption and Child Welfare*, 66 ALA. L. REV. 715 (2015) (making the case for non-exclusive adoption, to better recognized the lived realities of many children in foster care who functionally have multiple parents).

Ramesh Kasarabada, *Fostering the Human Rights of Youth in Foster Care: Defining Reasonable Efforts to Improve Consequences of Aging Out*, 17 CUNY L. REV. 145 (2013) (evaluating what "reasonable efforts" should mean for children aging out of

346 *Journal of the American Academy of Matrimonial Lawyers*

foster care and providing sample questions that attorneys or courts should ask at child welfare hearings).

Andrea Koehler, Comment, *The Forgotten Children of the Foster Care System: Making a Case for the Professional Judgment Standard*, 44 *GOLDEN GATE U. L. REV.* 221 (2014) (urging the application of a professional judgment standard, rather than the prevailing deliberate indifference standard, for maltreatment of children in foster care).

Lacey Mickleburgh, *A Special Case for Children with Special Needs*, 14 *WHITTIER J. CHILD & FAM. ADVOC.* 113 (2015) (addressing the rights of various categories of children in foster care, including the children with special physical and emotional needs and children who would benefit from sibling placements).

Karen Rothschild & Daniel Pollack, *Revisiting the Presumption of Jointly Placing Siblings in Foster Care*, 12 *SEATTLE J. FOR SOC. JUST.* 527 (2013) (making the case for consideration of separate placement for siblings in foster care in a variety of circumstances).

Dale Margolin Cecka, *The Civil Rights of Sexually Exploited Youth in Foster Care*, 117 *W. VA. L. REV.* 1225 (2015).

Farrah Champagne, *Providing Proper Preparation: Achieving Economic Self-Sufficiency for Foster Youth*, 4 *AM. U. LAB. & EMP. L.F.* 1 (2014).

Angelique Day & Maribeth Preston, *Reevaluating the Government's Role in Parenting Older Foster Care Youth: An Analysis of the Fostering Connections to Success and Increasing Adoptions Act of 2008 and Its Implementation in California and Michigan*, 17 *U.C. DAVIS J. JUV. L. & POL'Y* 1 (2013) (California and Michigan).

Anne Tyler Gueinzus & Julia Hillel, *Permanency Best Practices for Minnesota's Foster Care Youth*, 40 *WM. MITCHELL L. REV.* 1083 (2014) (Minnesota).

Ashley Huddleston, Comment, *Intersex Children in Foster Care: Can the Government Elect Sex Assignment Surgery?*, 22 *J.L. & POL'Y* 957 (2014).

Ariel Love, Note, *A Room of One's Own: Safe Placement for Transgender Youth in Foster Care*, 89 N.Y.U. L. REV. 2265 (2014).

Miriam C. Meyer-Thompson, Note, *Wanted: Forever Home Achieving Permanent Outcomes for Nevada's Foster Children*, 14 NEV. L.J. 268 (2013) (Nevada).

Kathleen Noonan & Dorothy Miller, *Fostering Transparency: A Preliminary Review of "Policy" Governing Psychotropic Medications in Foster Care*, 65 HASTINGS L.J. 1515 (2014).

Sonia M. Gipson Rankin, *Black Kinship Circles in the 21st Century: Survey of Recent Child Welfare Reforms and How It Impacts Black Kinship Care Families*, 12 WHITTIER J. CHILD & FAM. ADVOC. 1 (2013).

Felicity Sackville Northcott, *Pathways to Permanency: Supporting Cross-Border Family Finding and Engagement for Children in Foster Care*, 22 TRANSNAT'L L. & CONTEMP. PROBS. 623 (2013).

Vivek Sankaran, *Using Preventive Legal Advocacy to Keep Children from Entering Foster Care*, 40 WM. MITCHELL L. REV. 1036 (2014) (Michigan).

Jessica Setless, Note, *The Crisis of Over-Medicating Children in Foster Care: Legal Reform Recommendations for New York*, 19 CARDOZO J.L. & GENDER 609 (2013) (New York).

Talia Yasmeen Stoessel, *Addressing the Harm of Silence and Assumptions of Mutability: Implementing Effective Non-Discrimination Policies for Lesbian, Gay, Bisexual, Transgender, and Queer Youth in Foster Care*, 17 U.C. DAVIS J. JUV. L. & POL'Y 79 (2013).

Amy L. Travis, Note, *New Jersey's Attack on Mixed-Status Families: The Unconstitutionality of New Jersey's Immigrant Eligibility Requirements for Foster Parents*, 67 RUTGERS U.L. REV. 441 (2015) (New Jersey).

Kara Sheli Wallis, *No Access, No Choice: Foster Care Youth, Abortion, and State Removal of Children*, 18 CUNY L. REV. 119 (2014).

348 *Journal of the American Academy of Matrimonial Lawyers*

Guardianship

Elizabeth Weyer, Note, *Respecting Uncustomary Family Traditions: Reforming the Role of Guardians ad Litem*, 17 J. GENDER RACE & JUST. 197 (2014) (urging the appointment of guardians for children in cases of cultural traditions that may be harmful to children).

Elizabeth A. Demonte, *The Best Interests of the Child in Probate Court: The Case for a Minor Child's Guardian Overcoming the Superior Rights Doctrine*, 27 DCBA BRIEF 24 (2015) (Illinois).

Dana E. Prescott, *Inconvenient Truths: Facts and Frictions in Defense of Guardians ad Litem for Children*, 67 ME. L. REV. 43 (2014) (Maine).

Kristine Simpson, *Mississippi's Guardians ad Litem Need Clarification of Their Role and Responsibilities*, 84 MISS. L.J. 1065 (2015) (Mississippi).

Health Care (See also Reproductive Rights)

Barbara L. Atwell, *Rethinking the Childhood-Adult Divide: Meeting the Mental Health Needs of Emerging Adults*, 25 ALB. L.J. SCI. & TECH. 1 (2015).

Taryn Quinn Baker, Note, *Forgotten Children: When Indiana's Children Cannot Procure Necessary Treatment and Care for Severe Mental Health and Behavioral Issues*, 48 VAL. U. L. REV. 1043 (2014) (Indiana).

Steve Kreitner, *Parental Access to a Child's Health Records: Quick Tips for Navigating the Privacy Maze*, 40 MONT. LAW. 22 (Mar. 2015) (Montana).

Sara Matus, Note, *Refusing to Vaccinate a Child Creates Liability When It Affects the Health of Children Whose Parents Lacked an Opportunity to Make the Same Choice*, 36 U. LA VERNE L. REV. 275 (2015).

Sonya Laddon Rahders, *Do as I Say, Not as I Do: Sexual Health Education and the Criminalization of Teen Sexuality in the United States*, 26 HASTINGS WOMEN'S L.J. 147 (2015).

Lainie Friedman Ross, *Predictive Genetic Testing of Children and the Role of the Best Interest Standard*, 41 J.L. MED. & ETHICS 899 (2013).

Elyn R. Saks, *College Students with Mental Health Disorders: When May Their Parents Be Told?*, 24 S. CAL. REV. L. & SOC. JUST. 329 (2015).

Immigrant Children

Erin B. Corcoran, *Deconstructing and Reconstructing Rights for Immigrant Children*, 18 HARV. LATINO L. REV. 53 (2015) (arguing for a needs-based rights model for child immigrants, which would view their status as independent of an adult's status).

Shannon Aimée Daugherty, Note, *Special Immigrant Juvenile Status: The Need to Expand Relief*, 80 BROOK. L. REV. 1087 (2015) (explaining and critiquing the SIJS process).

Thomas P. Miller & Edyta Salata, *DACA (Deferred Action for Childhood Arrivals)—Making a Dream a Little More Attainable*, 27 DCBA BRIEF 30 (Feb. 2015) (explaining the process and the benefits of making a DACA application).

Keila E. Molina & Lynne Marie Kohm, "Are We There Yet?" *Immigration Reform for Children Left Behind*, 10 REGENT J. INT'L L. 1 (2013) (examining the interplay between federal immigration law and state family law and discussing the ways that immigrant children may fall into the foster care system).

Wendy Shea, *Almost There: Unaccompanied Alien Children, Immigration Reform, and a Meaningful Opportunity to Participate in the Immigration Process*, 18 U.C. DAVIS J. JUV. L. & POL'Y 148 (2014) (urging a right to counsel for unaccompanied immigrant children).

Emily Dudak Taylor, *Where Immigration and Children's Law Meet*, 87 WIS. LAW. 48 (Sept. 2014) (offering a quick primer on the immigration laws under which children may be eligible to stay in the United States, including Special Immigrant Juvenile

350 *Journal of the American Academy of Matrimonial Lawyers*

status, as an immediate relative of a legal permanent resident, with T and U visas, under asylum, and so on).

Jared Ryan Anderson, Comment, *Yearning to Be Free: Advancing the Rights of Undocumented Children Through the Improvement of the Special Immigrant Juvenile (SIJ) Status Procedure*, 16 SCHOLAR: ST. MARY'S L. REV. RACE & SOC. JUST. 659 (2014).

Vinita Andrapalliyal, *The CPS Took My Baby Away: Threats to Immigrant Parental Rights and a Proposed Federal Solution*, 7 HARV. L. & POL'Y REV. 173 (2013).

Jessica Arco, Note, *A Dream Turned Nightmare: The Unintended Consequences of the Obama Administration's Deferred Action for Childhood Arrivals Policy*, 82 GEO. WASH. L. REV. 493 (2014).

Lauren R. Aronson, *The Tipping Point: The Failure of Form over Substance in Addressing the Needs of Unaccompanied Immigrant Children*, 18 HARV. LATINO L. REV. 1 (2015).

Rodrigo Abacus, Note, *Defending One-Parent SIJS*, 42 FORDHAM URB. L.J. 921 (2015).

Jayne Bart-Plange, Comment, *Equal Protection Violations: An Asylum-Seeker's Right to Medicaid Benefits and Primary Health Care*, 83 UMKC L. REV. 207 (2014).

Gavriela M. Bogin-Farber, Note, *Birth Certificate Challenges for Children of Immigrants: Unintended Consequences of Anti-Immigrant Restrictionism*, 16 HARV. LATINO L. REV. 169 (2013).

Stacy Byrd, Comment, *Learning from the Past: Why Termination of a Non-Citizen Parent's Rights Should Not Be Based on the Child's Best Interest*, 68 U. MIAMI L. REV. 323 (2013).

Mel Cousins, *Equal Protection: Immigrants' Access to Healthcare and Welfare Benefits*, 12 HASTINGS RACE & POVERTY L. J. 21 (2015).

Soraya Fata et al., *Custody of Children in Mixed-Status Families: Preventing the Misunderstanding and Misuse of Immigration Status in State-Court Custody Proceedings*, 47 FAM. L.Q. 191 (2013).

Benjamin Good, Note, *A Child's Right to Counsel in Removal Proceedings*, 10 STAN. J. CIV. RTS. & CIV. LIBERTIES 109 (2014).

John Goodwin, *Legally Present, but Not Yet Legal: The State Attorney General's Role in Securing Public Benefits for Childhood Arrivals*, 46 COLUM. HUM. RTS. L. REV. 340 (2014).

Kari E. Hong, *Removing Citizens: Parenthood, Immigration Courts, and Derivative Citizenship*, 28 GEO. IMMIGR. L.J. 277 (2014).

Xiao Ming Hu, Comment, *Deferred Action for Childhood Arrivals and Prosecutorial Discretion: Legality, Policy, and Foreign Comparison*, 28 TEMP. INT'L & COMP. L.J. 27 (2014).

Heryka Knoespel, Note, *Special Immigrant Juvenile Status: A "Juvenile" Here Is Not a "Juvenile" There*, 19 WASH. & LEE J. CIVIL RTS. & SOC. JUST. 505 (2013).

Robert F. Ley, *Are We Punishing "Illegal Citizen" Children to Deter Parents? Critiquing Birthright Citizenship Through the Citizens-Benefits Question and Citizenship Reductionism*, 33 BUFF. PUB. INT. L.J. 23 (2015).

Dianne Milner, Note, *No Child Left Unprotected: Adopting the Ninth Circuit's Interpretation of the Child Status Protection Act in De Osorio v. Mayorkas*, 46 CORNELL INT'L L.J. 683 (2013).

Sushant Mohan, Comment, *Falling Through the Cracks: How the Current Immigration System Forgets Foreign Children Studying Within the United States*, 51 HOUS. L. REV. 645 (2013).

Jessica R. Pulitzer, Note, *Fear and Failing in Family Court: Special Immigrant Juvenile Status and the State Court Problem*, 21 CARDOZO J.L. & GENDER 201 (2014).

Ronald Rizzo, Comment, *Born in the USA but Not a Citizen? How the Birth Visa Can Solve Today's Immigration Challenges*, 27 J. CIV. RTS. & ECON. DEV 393 (2014).

Susan A. Roche, *Maneuvering Immigration Pitfalls in Family Court: What Family Law Attorneys Should Know in Cases with Noncitizen Parties*, 26 J. AM. ACAD. MATRIM. LAW. 79 (2013).

Bijal Shah, *LGBT Identity in Immigration*, 45 COLUM. HUM. RTS. L. REV. 100 (2013).

Scott Stottlemire, Note, *Strict Scrutiny for Undocumented Childhood Arrivals*, 18 J. GENDER RACE & JUST. 289 (2015).

352 *Journal of the American Academy of Matrimonial Lawyers*

Andrew R. Verblow, Ruiz v. Robinson: *Stemming the U.S. Citizen Casualties in the War of Attrition Against Undocumented Immigrants*, 45 U. MIAMI INTER-AM. L. REV. 195 (2013).

L. Darnell Weeden, *Good Public Policy Occurs Under Plyler When in-State College Tuition Rates Are Awarded to Undocumented Bona Fide Resident Immigrants*, 25 GEO. MASON U. CIV. RTS. L.J. 191 (2015).

LGBTQ Rights

Carlos A. Ball, *Social Science Studies and the Children of Lesbians and Gay Men: The Rational Basis Perspective*, 21 WM. & MARY BILL RTS. J. 691 (2013) (evaluating the social science evidence regarding the children of LGBT parents to argue that the literature does not justify any parenting restrictions based on sexual orientation).

Holly V. Franson, Comment, *The Rise of the Transgender Child: Overcoming Societal Stigma, Institutional Discrimination, and Individual Bias to Enact and Enforce Nondiscriminatory Dress Code Policies*, 84 U. COLO. L. REV. 497 (2013) (addressing school dress codes).

Gregory M. Herek, *Evaluating the Methodology of Social Science Research on Sexual Orientation and Parenting: A Tale of Three Studies*, 48 U.C. DAVIS L. REV. 583 (2014) (critiquing the studies that claim a negative effect on children who are raised by same-sex couples).

Clifford J. Rosky, *No Promo Hetero: Children's Right to Be Queer*, 35 CARDOZO L. REV. 425 (2013) (arguing that the state has no legitimate interest in promoting heterosexuality and analyzing the state's interests in a variety of contexts, from school free speech and bullying cases to criminal prosecutions).

Aisha Schafer, *Quiet Sabotage of the Queer Child: Why the Law Must Be Reframed to Appreciate the Dangers of Outing Gay Youth*, 58 HOW. L.J. 597 (2015) (arguing for heightened constitutional rights to privacy regarding youths' sexual orientation).

Sarah Warbelow, *LGBT Youth Legal Landscape*, 23 TEMP. POL. & CIV. RTS. L. REV. 413 (2014) (addressing the limitations of anti-bullying and anti-discrimination laws).

Joshua C. Albritton, *Intersexed and Injured: How M.C. v. Aaronson Breaks Federal Ground in Protecting Intersex Children from Unnecessary Genital-Normalization Surgeries*, 24 TUL. J.L. & SEXUALITY 163 (2015).

Sanam Assil, Note, *Can You Work It? Or Flip It and Reverse It?: Protecting LGBT Youth from Sexual Orientation Change Efforts*, 21 CARDOZO J.L. & GENDER 551 (2015).

Alexandra Brandes, Comment, *The Negative Effect of Stigma, Discrimination, and the Health Care System on the Health of Gender and Sexual Minorities*, 23 TUL. J.L. & SEXUALITY 155 (2014).

Arcangelo S. Cella, Comment, *A Voice in the Room: The Function of State Legislative Bans on Sexual Orientation Change Efforts for Minors*, 40 AM. J.L. & MED. 113 (2014).

Nick Clair, *Chapter 835: "Gay Conversion Therapy" Ban: Protecting Children or Infringing Rights?*, 44 MCGEORGE L. REV. 550 (2013) (California).

Christian S. Cyphers, *Banning Sexual Orientation Therapy: Constitutionally Supported and Socially Necessary*, 35 J. LEGAL MED. 539 (2014).

Evan Ettinghoff, Note, *Outed at School: Student Privacy Rights and Preventing Unwanted Disclosures of Sexual Orientation*, 47 LOY. L.A. L. REV. 579 (2014).

Barbara Fedders, *LGBT Youth in the Child Welfare and Juvenile Justice Systems: Charting a Way Forward*, 23 TEMP. POL. & CIV. RTS. L. REV. 431 (2014).

Lindsay Hart, Note, *With Inadequate Protection Under the Law, Transgender Students Fight to Access Restrooms in Public Schools Based on Their Gender Identity*, 41 N. KY. L. REV. 315 (2014).

Adam J. Kretz, *The Right to Sexual Orientation Privacy: Strengthening Protections for Minors Who Are "Outed" in Schools*, 42 J.L. & EDUC. 381 (2013).

354 *Journal of the American Academy of Matrimonial Lawyers*

Faith Lynn, *To Be a Trans* Parent: How Emotional Abuse Statutes Facilitate Parent's Acceptance of Their Children's Gender Identity*, 7 J. MARSHALL L.J. 89 (2013).

Brian McGinnis, Note, *Not Strictly Speaking: Why State Prohibitions Against Practicing Sexual Orientation Change Efforts on Minors Are Constitutional Under First Amendment Speech Principles*, 67 RUTGERS U.L. REV. 243 (2015).

Marlena McMurchie, Note, *"The Dustbin of Quackery"? Senate Bill 1172 and the Legal Implications of Banning Reparative Therapy for Homosexual Minors*, 87 S. CAL. L. REV. 1519 (2014).

Julie A. Nice, *The Responsibility of Victory: Confronting the Systemic Subordination of LGBT Youth and Considering a Positive Role for the State*, 23 TEMP. POL. & CIV. RTS. L. REV. 373 (2014).

Blakeley Simpson, Note, *There's a(n) (Anatomical) Boy in the Little Girls' Room: Gender Nonconforming Children and Their Access to the Bathroom*, 23 S. CAL. REV. L. & SOC. JUST. 91 (2013).

Ryan Thoreson, Comment, *From Child Protection to Children's Rights: Rethinking Homosexual Propaganda Bans in Human Rights Law*, 124 YALE L.J. 1327 (2015).

Jacob M. Victor, Note, *Regulating Sexual Orientation Change Efforts: The California Approach, Its Limitations, and Potential Alternatives*, 123 YALE L.J. 1532 (2014).

Tanya Washington et al., *Children's Rights in the Midst of Marriage Equality: Amicus Brief in Obergefell v. Hodges by Scholars of the Constitutional Rights of Children*, 14 WHITTIER J. CHILD & FAM. ADVOC. 1 (2015).

Miscellaneous

Camellia Burris, Comment, *Why Domestic Institutions Are Failing Child Brides: A Comparative Analysis of India's and the United States' Legal Approaches to the Institution of Child Marriage*, 23 TUL. J. INT'L & COMP. L. 151 (2014).

Rhiannon Fogliati & Kay Bussey, *The Effects of Cross-Examination on Children's Coached Reports*, 21 PSYCHOL. PUB. POL'Y & L. 10 (2015).

Kathryn E. Fort & Peter S. Vicaire, *The Invisible Families: Child Welfare and American Indian Active-Duty Service Members and Veterans*, 62 FED. LAW. 40 (Apr. 2015).

Shelly Kreiczler-Levy, *The Informal Property Rights of Boomerang Children in the Home*, 74 MD. L. REV. 127 (2014).

Parental Rights

Jeffrey A. Parness, *Parentage Prenups and Midnups*, 31 GA. ST. U. L. REV. 343 (2015) (exploring child prenuptial and mid-nuptial agreements and suggesting that these should offer guidance to courts).

Daniel R. Bernard, *Non-Custodial Parents' Rights to Their Children's College Records*, 40 RUTGERS L. REC. 48 (2013).

Kate Duncan Butler, *Dramatic Leaps in the Right Direction: Protecting Physically Disabled Parents in Child Welfare Law*, 47 FAM. L.Q. 437 (2013).

Claire Chiamulera, *Representing Parents with Disabilities: Best Practices*, 34 CHILD. L. PRAC. 17 (Feb. 2015).

John Thomas Halloran, *Families First: Reframing Parental Rights as Familial Rights in Termination of Parental Rights Proceedings*, 18 U.C. DAVIS J. JUV. L. & POL'Y 51 (2014).

Kendra Huard Fershee, *The Parent Trap: The Unconstitutional Practice of Severing Parental Rights Without Due Process of Law*, 30 GA. ST. U. L. REV. 639 (2014).

Daniel Makofsky, Comment, *The New "Illegitimate Child": How Parochial Schools Are Imputing Discrimination Against Homosexuals to Children of Homosexual Parents and Getting Away with It*, 26 J. CIV. RTS. & ECON. DEV 965 (2013).

Siew-Ling Shea, *New Statutory Parental Rights—Play Nice and Fair, or Be Punished for Misconduct Toward the Other Parent*, 50 TENN. B.J. 12 (Nov. 2014).

356 *Journal of the American Academy of Matrimonial Lawyers*

Charisa Smith, *Finding Solutions to the Termination of Parental Rights in Parents with Mental Challenges*, 39 *LAW & PSYCHOL. REV.* 205 (2015).

Jeff Wilson, *A Look at Montana's New Right to Counsel for Indigent Birth Parents*, 40 *MONT. LAW.* 16 (May 2015) (Montana).

Michele Zavos & Cody Perkins, *Parentage, Parental Rights, and the LGBT Community*, 46 *MD. B.J.* 24 (Oct. 2013) (Maryland).

Representing Children (*See also* Immigrant Children)

Nicholas Bala et al., *Controversy About the Role of Children's Lawyers: Advocate or Best Interests Guardian? Comparing Practices in Two Canadian Jurisdictions with Different Policies for Lawyers*, 51 *FAM. CT. REV.* 681 (2013).

Nicole A. Carnemolla, Note, *Raising the Bar for Child Advocates in Connecticut's Family Court*, 33 *QUINNIPIAC L. REV.* 411 (2015) (Connecticut).

Alexa B. Lutchen, Comment, *Conflicts of Interest in Representing Siblings in Child Protection Cases: Problems and Solutions*, 14 *WHITTIER J. CHILD & FAM. ADVOC.* 54 (2015).

Suparna Malempati, *Beyond Paternalism: The Role of Counsel for Children in Abuse and Neglect Proceedings*, 11 *U.N.H. L. REV.* 97 (2013).

Jeffrey C. Melick & Karen W. Stuntz, *The Role of Child Counsel in the Attorneys Representing Children Programs in the Probate and Family Courts*, 95 *MASS. L. REV.* 223 (2013) (Massachusetts).

Jamie Rosen, Note, *The Child's Attorney and the Alienated Child: Approaches to Resolving the Ethical Dilemma of Diminished Capacity*, 51 *FAM. CT. REV.* 330 (2013).

Amanda Tamayo, *A State Survey—Dual Representation in Adoption*, 27 *J. AM. ACAD. MATRIM. LAW.* 481 (2015).

Reproductive Rights (*See also* Health Care)

Matthew Lashof-Sullivan, *Sex Education in Schools*, 16 GEO. J. GENDER & L. 263 (2015) (examining current state programs, including opt-in and opt-out approaches).

Priscilla J. Smith, *Contraceptive Comstockery: Reasoning from Immorality to Illness in the Twenty-First Century*, 47 CONN. L. REV. 971 (2015) (reviewing the empirical literature regarding the claims that contraceptives harm females and exploring the risks and benefits of various contraceptive methods on female health).

Padmini Cheruvu, *Three-Parent IVF and Its Effect on Parental Rights*, 6 HASTINGS SCI. & TECH. L.J. 73 (2014).

Taylor R. Kramer, Note, *Where the Sidewalk Ends: An Update to the Kansas Assisted Reproductive Technology Statute to Give All Children Legal Rights to Their Parents*, 54 WASHBURN L.J. 329 (2015) (Kansas).

Lauren Maxey, Comment, *Two Dads Are Better Than One: The Supreme Court of Virginia's Decision in L.F. v. Breit and Why Virginia's Assisted Conception Statute Should Allow Gay Couples to Legally Parent a Child Together*, 48 U. RICH. L. REV. 1419 (2014) (Virginia).

Tulsi A. Patel, Comment, *Nebraska Supreme Court Rules a Minor in Foster Care Seeking an Abortion Must Obtain Foster Parents Consent*—in *Re Anonymous 5*, 40 AM. J.L. & MED. 172 (2014).

Neil S. Siegel & Reva B. Siegel, *Contraception as a Sex Equality Right*, 124 YALE L.J. FORUM 349 (2015).

Erin D. Thorn, Note, *Drop the Knife! Instituting Policies of Non-surgical Intervention for Intersex Infants*, 52 FAM. CT. REV. 610 (2014).

Robert Zimmer, Jr., Comment, *The Surrogacy Minefield: Legal Challenges and Opportunities for Prospective LGBT Parents and Their Attorneys*, 35 WHITTIER L. REV. 311 (2014).

