

# family law

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second edition

*MACMILLAN GREAT DEBATES IN LAW*

# Family Law Issues And Debates

**Robert Adams, Lena Dominelli, Malcolm  
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and developments emphasising the dynamism and evolving nature of family law in which practitioners campaigners law reformers and students all play their part Key features include Developments in family law are considered not only from a vantage point of judicial decision making but also from the perspective of the contribution made by solicitors barristers and experts This encourages students to develop a sense of their own potential agency when as future practitioners they represent their clients and engage in law reform In considering legal argument and case determination the book places equality front and centre including access to justice Each chapter provides further reading with online links and URLs and a set of self test questions including problem scenarios and discursive essay questions Each form of assessment reflects the levels of educational attainment and mirrors testing techniques relevant to academic examination and legal professional and vocational practice courses This uniquely contemporary textbook will be essential reading for all students of family law

Teaching Family Law Henry Kha, Mark Henaghan, 2023-08-25 This book provides a comprehensive analysis of the teaching of an eclectic range of family law topics and the unique opportunities and challenges of teaching family law in different jurisdictions from a varied international perspective Written by leading legal scholars the book addresses a gap in the scholarship to comprehensively and systematically analyse the teaching of family law The first part of the book explores ways of teaching the varied range of topics under the heading of family law and captures the diverse approaches to the discipline Chapters illustrate how the subject can be best taught in an interdisciplinary way that considers feminist perspectives and the philosophy of teaching while encompassing legal positivism empirical research and critical legal theory The second part of the book examines teaching in different jurisdictions and illustrates policy and practice in Australia New Zealand the United States Canada the United Kingdom Hong Kong and South Africa Showcasing examples of best practice of teaching family law the book will be an essential reading for legal scholars as well as researchers and postgraduate students in the fields of family law and legal education

Mediating Policy Kate Nicholls, 2015-03-24 Amongst the most serious consequences of the 2008 global financial collapse and sovereign debt crisis were a series of unprecedented international bailouts for Greece Ireland and Portugal between 2010 and 2011 This book analyses the development policies of Greece Ireland and Portugal between 1990 and 2008 before the Eurozone crisis It identifies national level differences between the policy strategies and outcomes that have characterized recent developments in the Greek Irish and Portuguese political economies In addition it provides an explanation for these differences that takes into account variations in political institutions and state society relations In doing so it locates an explanation for policy divergence in the presence or absence of the policy making institutions and processes that make up a zone of mediation Overall it argues there is significant variation in the extent to which Ireland Portugal and Greece have adapted their developmental goals and strategies in order to address the labour market challenges posed by the post industrial era This book will be of key interest to students and scholars of European politics and studies comparative political economy public policy policy studies and democracy studies

**Access to Justice and Legal Aid** Asher Flynn, Jacqueline Hodgson, 2017-01-26 This book considers how access to justice is affected by restrictions to legal aid budgets and increasingly prescriptive service guidelines. As common law jurisdictions England and Wales and Australia share similar ideals, policies and practices but they differ in aspects of their legal and political culture, in the nature of the communities they serve and in their approaches to providing access to justice. These jurisdictions thus provide us with different perspectives on what constitutes justice and how we might seek to overcome the burgeoning crisis in unmet legal need. The book fills an important gap in existing scholarship as the first to bring together new empirical and theoretical knowledge examining different responses to legal aid crises both in the domestic and comparative contexts across criminal, civil and family law. It achieves this by examining the broader social, political, legal, health and welfare impacts of legal aid cuts and prescriptive service guidelines. Across both jurisdictions, this work suggests that it is the most vulnerable groups who lose out in the way the law now operates in the twenty-first century. This book is essential reading for academics, students, practitioners and policymakers interested in criminal and civil justice, access to justice, the provision of legal assistance and legal aid.

The book delves into Family Law Issues And Debates. Family Law Issues And Debates is an essential topic that must be grasped by everyone, from students and scholars to the general public. This book will furnish comprehensive and in-depth insights into Family Law Issues And Debates, encompassing both the fundamentals and more intricate discussions.

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- Chapter 4: Family Law Issues And Debates in Specific Contexts
- Chapter 5: Conclusion

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