



# Family Law

## Principles, Policy and Practice

Second Edition

Mary Hayes  
Catherine Williams



Butterworths

# Family Law Principles Policy And Practice

**Sonia Harris-Short, Joanna Miles, Rob  
George, Robert Henry George**

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**Family Law** Frances Burton, 2003-02-15 A reader friendly guide to the basic family law topics The book also includes indications of where the law may be going in practice for example following the implementation of the Human Rights Act Major academic and practitioner issues are flagged

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extensive experience the authors offer a detailed and authoritative exposition of family law illustrated by materials carefully selected from a wide range of sources The book has two principal aims to provide readers with a thorough understanding of the law relating to the family and to stimulate critical reflection on that law Readers are encouraged to consider how and

why the law has developed as it has what policies it is seeking to pursue whether it achieves the right balance between the rights and interests of individual family members and the wider public interest and how it operates in practice Online

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**Family Law, Gender and the State** Alison Diduck, Felicity Kaganas, 2012-02-07 The third edition of this work on family law comprising text cases and materials provides not only an explication of legal principle but also explores primarily from a feminist perspective some of the assumptions about and constructions of gender sexual orientation class and culture that underlie the law It examines the ideology of the family and in particular the role of the law in contributing to and reproducing that ideology Structured around the themes of equality welfare and family privacy the book aims to offer the benefits of a textbook while also giving students a wide ranging set of materials for classroom discussion As well as providing a firm grounding in family law the text sets the law in its social and historical context and encourages a critical approach by students to the subject It provides an ideal introduction to family law for undergraduates but will be equally helpful for postgraduate students of family law for whom it provides a challenging selection of materials set within a theoretical framework rich in ideas and arguments Review of the second edition Diduck and Kaganas examine legal developments to shed light on society principally by investigating the ways in which family law constructs and regulates family life and responsibilities Theirs is an important and ambitious book that aims ultimately at a feminist restatement of family law The book is written and referenced in such depth that it is a useful resource for legal as well as social science researchers at all levels whether looking for theoretical inspiration or drawing up a literature review The range of diverse sources that Diduck and Kaganas draw on is impressive they seem to have included every bit of material that helps feminists make sense of family law There is a well pitched selection of further reading of such material at the end of each chapter What's more they undersell themselves by describing their book as Text Cases and Materials because they have woven by far the largest proportion of the cases and materials into the text Helen Reece Times Higher Education May 2007 Reviews of first edition A stimulating work which attempts to situate family law in its social historical and political context Its appeal should not be confined to family law students as its commitment to a critical and analytical approach offers insights and ideas with broader significance Mary Childs Child and Family Law Quarterly September 2002 The arguments are provocative the

analysis is stimulating and the materials amassed strongly support the authors aim to question the axiomatic status of what is traditionally designated as the family law. Fiona E Raitt *Infant and Child Development* September 2002 It is not often that one can say of a textbook in Law that it makes interesting reading with quite the enthusiasm that can be expressed for this text This new publication offers something that few textbooks seem to offer a book you CAN open up virtually anywhere and find an interesting piece on almost any aspect of the broad family law spectrum Penny Booth *The Law Teacher* September 2002 All the major themes in feminist and constructionist perspectives in family law are presented together with a wealth of readings and extensive references As a teaching manual it is excellent a coherent feminist perspective across the entire range of family law Marty Slaughter *Feminist Legal Studies* July 2003

**Equity & Trusts** Alastair Hudson, 2014-05-27 This new edition considers all of the academic commentary governing the area of equity and trusts in particular the emerging law of restitution and the raft of new case law over the 1990s It is suitable both as a scholarly reference and as a resource for students

*Toward A More Perfect Union* Neil Longley York, Brigham Young University, 1988-01-01 *Toward a More Perfect Union* is the last of a three volume series examining the Constitution as it was drafted and ratified and the uses made of it over the past two hundred years Each volume includes essays first presented at conferences on the Bicentennial of the Constitution held at Brigham Young University in 1985 1986 and 1987 and several additional essays written especially for these anthologies

Hayes and Williams' Family Law Mary Hayes, Stephen Gilmore, Lisa Glennon, 2012-08-23 Rev ed of *Family law principles policy and practice* 2nd ed c1999

Making Rights Work Penny Smith, 2019-01-15 First published in 1999 this edited collection of essays explores various perspectives on making rights work in South Africa Canada the USA and the UK along with pieces on gender political LGBT and British legal rights The volume was inspired by recent strides forward at the time including the South African Constitution adopted on the 8th of May 1996 and sought to provide a snapshot of rights debates at the time

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in the subject     **Law In The Sociological Enterprise** Lisa J. McIntyre,2019-03-11 Few would dispute the notion that law has a tremendous impact on modern life But social scientists who study the dynamics of family work and other important social institutions often ignore the pervasive influence of law This introduction to the legal world and the sociology of law shows how social scientists can better account for the influences of legal issues in a wide range of social settings Incorporating historical and cross cultural research into her book Lisa J McIntyre explains the general effects of law on interpersonal relations the concept of the civil contract and the relationship between law and social norms She discusses why some societies and domains within societies have more law than others and shows that contrary to popular wisdom law is not only a reflection of social values but also fundamental to the formation of those values     **Law for Social Workers** Caroline Ball,Ann McDonald,2017-07-05 The fourth edition of this popular text has been expanded to accommodate social workers continuing need for a thorough grounding in the statutory framework of local authority practice and the wider legal context of social work in the statutory and voluntary sectors The separate chapter on social work law in Scotland addresses continuing developments in relation to devolved government and new legislation Since 1996 the pace of change has been remorseless Part IV of the Family Law Act has been implemented youth justice in England and Wales has been substantially reformed the Human Rights Act 1998 impacts on areas of social work practice and social security law has been significantly amended The Adoption and Children Act 2002 will both radically reform the law relating to the adoption of children and significantly amend the Children Act 1989 All these important changes central to social work practice are addressed in detail

Relocation Disputes Rob George,2014-07-04 Relocation cases are disputes between separated parents which arise when one parent proposes to move to a new geographic location with their child and the other parent objects to the proposal Relocation disputes are widely recognised as being amongst the most difficult cases facing family courts and the law governing them is increasingly a cause for debate at both national and international levels In Relocation Disputes Law and Practice in England and New Zealand Rob George looks at the different ways in which the legal systems of England and New Zealand currently deal with relocation cases Drawing on case law literature and the views of legal practitioners in the two jurisdictions Relocation Disputes represents a major contribution to our understanding of the everyday practice of relocation cases The empirical data reported in this book reveal the practical differences between the English and New Zealand approaches to relocation along with a detailed analysis of the pros and cons of each system as seen by judges lawyers and court experts who deal with these cases in practice This analysis leads to detailed criticisms and lessons that can be learnt together with practical suggestions about possible reforms of relocation law     Parents and Children Andrew Bainham,2017-03-02 This volume brings together some of the best journal articles of the last twenty years which deal with various aspects of the relationship between parents and children Adopting an inter disciplinary and comparative approach the book reproduces articles from a variety of journals in law and the social sciences The book is divided into eight parts

dealing respectively with becoming a parent the status and obligations of parenthood issues of upbringing adolescence child support parental separation divorce and children child abuse and state intervention social parenthood and adoption The volume includes a substantial introduction by the editor Children's Rights and the Developing Law Jane Fortin, 2003-04 This text considers the developing law in England and Wales as it applies to the burgeoning and confusing subject of the rights of children It examines the extent to which the emerging legal principles can be harnessed to fulfil those rights

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