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Family Rights: Family Law and Medical Advance

Sutherland, Professor Elaine

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Family Rights Family Law And Medical Advance

Stephen Gilmore, Lisa Glennon



Family Rights Family Law And Medical Advance:

Parental Rights and Responsibilities Stephen Gilmore, 2017-07-05 This volume represents key scholarship on the issue of parental rights and responsibilities selected from a dense forest of literature The collection offers an overview of the subject and covers topics such as underlying rationales of who or what is a parent legal concepts of parent and their linkage the legal parent accommodating complexity the nature and scope of parental rights shared parental responsibility and parental rights and the state

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

Body Lore and Laws Andrew Bainham, Martin Richards, Shelley Day Sclater, 2002-02 This collection of essays is the product of a series of seminars held by the Cambridge Socio Legal Group in 2000 Preface

Religious Rights within the Family Esther Erlings, 2019-07-05 It is often asserted that A family that prays together stays together But what if a child no longer wishes to pray This book analyses the law in relation to situations where parents force their children to manifest the parental religion From thorough examination of international law it argues that unlike what is generally believed the human rights regime does not grant parents a right to impose manifestations of their religion on their children Instead the author proposes to regard coerced manifestations as a limitation on children's right to freedom of manifestation based on national laws that give parents rights at the domestic level under principles such as parental responsibility The book focuses on two aspects of States positive obligations in this regard First the obligation to provide a regulatory framework that can protect children's right to freedom of manifestation and restricts limitations to those that are proportionate or necessary in a democratic society Second to provide access to remedies which it is argued should consist of access to a family friendly infrastructure for dispute resolution available to parents and children in conflict over religious manifestation Both depend heavily on the way States balance power between parents and children at the national level The book includes three case studies and social research of jurisdictions that offer different perspectives under the principles of parental authority France parental responsibility England and parental rights Hong Kong

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

Hayes & Williams' Family Law Stephen Gilmore, Lisa Glennon, 2020 Provides a comprehensive critical and case focused introduction to family law Hayes Williams Family Law helps students to gain a firm understanding of family law principles the developing law and key reform debates

Hayes and Williams' Family Law Stephen Gilmore, Lisa Glennon, 2018 Provides a comprehensive critical and case

focused introduction to family law Hayes Williams Family Law helps students to gain a firm understanding of family law principles the developing law and key reform debates *Issues in Medical Law and Ethics* Derek Morgan, 2012-12-06 Thirty years ago English jurist Patrick Devlin wrote Is it not a pleasant tribute to the medical profession that by and large it has been able to manage its relations with its patients without the aid of lawyers and law makers Medical interventions at the beginnings and the endings of life have rendered that assessment dated if not defeated This book picks up some of the most important of those developments and reflects on the legal and social consequences of this metamorphosis over the past ten years and will be of interest to students of law sociology and ethics who want a considered and critical introduction to and reflection on key issues in these pivotal moments of human life **The Child and the European Convention on Human Rights** Ursula Kilkelly, 2024-11-01 The European Convention on Human Rights is the most successful system for the enforcement of human rights in the world However to date its full potential for protecting children s rights has not been explored as attention has focused on the UN Convention on the Rights of the Child This unique book provides the first analysis of the extensive case law of the Commission and the Court of Human Rights on all issues concerning children and their rights This study is important as a study of the regional protection of children s rights and moreover the case law itself can be directly applied in the legal system of nearly every European country including the UK The book includes chapters on the rights of the child under the European Convention on Human Rights in relation to education protection from abuse the right to identity child care juvenile justice health care and immigration and the family It also explores the potential of the Strasbourg mechanism for the protection of children s rights and thus provides a practical and vital guide to the study and use of the European Convention in the broad area of children s rights Genetic Counselling Angus Clarke, 2006-12-05 Contributions to this study are drawn both from health professionals engaged in genetic counselling and from observers and critics with backgrounds in law philosophy biology and the social sciences This diversity will enable health professionals to examine their activities with a fresh eye and will help the observer critic to understand the ethical problems that arise in genetic counselling practice rather than in imaginary encounters Most examinations of the ethical issues raised by genetics are concerned in a broad sense with the application of new technology to human reproduction This volume focuses on genetic counselling and screening as such providing valuable insights for the health professional social scientist philosopher lawyer and bioethicist **Current Catalog** National Library of Medicine (U.S.), 1993 First multi year cumulation covers six years 1965 70 Law and Parenthood Chris Barton, Gillian Douglas, 1995-05 Most academic literature focuses on the position of the child in relation to the parent or the state In reality the law is more concerned with the role and function of parents and this new book addresses the key issues of parental rights and responsibilities **The Troubled Helix** Theresa Marteau, Martin Richards, 1996 This wide ranging and compelling account surveys the exciting opportunities and difficult problems which arise from the new human genetics The availability of increasingly sophisticated information on our genetic

make up presents individuals and society as a whole with difficult decisions Although it is hoped that these advances will ultimately lead the way to the effective treatment and screening for all diseases with a genetic component at present many individuals are condemned to a life sentence in the knowledge that they have or will develop an incurable genetic disease

Obstetrics in the 1990s T. Chard, M. P. M. Richards, 1992 This book reviews some of the current questions and debates in obstetrics The reactions of patients to screening for fetal abnormalities and antenatal diagnosis public concern over assisting fertilization the rise in caesarean sections and the role of the midwife are just some of the topics discussed by the authors The book gives a good analysis of what are the principal developments and ethical concerns for obstetricians in the 1990s *Family Law*, 1997 The New Genetics and the Public's Health Alan R. Petersen, Robin Bunton, 2002 This volume addresses the emerging social and political consequences of the new genetics and provides a critique of current research and practice in public health

Rights, Duties and the Body Rosamund Scott, 2002-08-05 If a pregnant woman refuses medical treatment needed by the fetus for instance for religious reasons or conducts some aspect of her life in a way which risks fetal harm there may arise an instance of maternal fetal conflict This is an unfortunate term since pregnant women are generally renowned for their self sacrificing behaviour but it may well reflect the reality of certain maternal choices and actions Should a pregnant woman have the legal right to refuse medical treatment needed by the fetus or should she owe it a legal duty of care which precludes her acting in ways which may harm it Does the debate hinge simply upon the appropriateness or otherwise of legally compelling presumed moral obligations or is it more complex than this Indeed what are a pregnant woman's moral obligations towards her fetus In England and in some US states courts have held that a pregnant woman has the right to refuse medical treatment needed by the fetus In similar fashion the idea of a general maternal legal duty of care toward the fetus has been rejected most recently in Canada The cases however leave the impression of an uncomfortable split between the ethics and the law as if the problem were entirely one of not legally enforcing presumed moral duties The effect is both puzzling and polarising puzzling in that the cases leave unanswered as largely they must the huge question of a pregnant woman's moral rights and duties polarising in that the cases leave troubling tensions about a pregnant woman's rights in the face of fetal harm or death The tendency is to deny these by ever more strongly asserting a woman's rights In turn this encourages a reaction in favour of fetal rights one which is unlikely to attend to a woman's interests and difficulties in pregnancy This could have serious legal repercussions for various instances of maternal fetal conflict including in those US states or other jurisdictions which have yet to address these issues It might also increase the pressures on the issue of abortion This book which seeks a way between these polarised positions tries to explain and justify a woman's moral and legal rights in pregnancy and at the same time to explore the extent of her moral duties toward the fetus The aim is to resolve as far as possible the ethical legal and social tensions which undoubtedly surround this area Innovatively in work on this issue and unusually in the field of medical law and ethics the author adopts a

joint philosophical and legal approach directed to issues both of principle and policy revealing strong conceptual links between the ethics and the law In addition to an ethical exploration of the maternal fetal relationship the author explores and analyses the relevant English American Canadian and sometimes Australian arguments from the law of treatment refusal abortion tort and rescue as well as relevant jurisprudence from the European Court of Human Rights This important book breaks new ground and will be of great interest to academics in law and philosophy lawyers health professionals policy makers and students of medical law and ethics It is rare to find a book which so skilfully combines legal and moral analysis of a controversial medical issue Rosamund Scott has produced what is undoubtedly one of the finest pieces of medico legal writing of recent years This is a clever human and immensely readable work Alexander McCall Smith Professor of Medical Law University of Edinburgh This book concerns one of the most personally agonizing and morally complex issues in medical ethics It is a work of great philosophical sophistication combining breadth of vision with acute sensitivity to the nuances of women s experiences It will soon become the standard work in philosophical legal and political debate on maternal fetal conflicts Roger Crisp Uehiro Fellow and Tutor in Philosophy St Anne s College Oxford Reproducing Narrative Michael Thomson,2018-12-20 First published in 1998 Reproducing Narrative sets out to interrogate a number of medico legal reproductive discourses Recognizing that these dialogues are heavily imprecated in broader social political and economic discourses it is contended that responses to reproductive issues are influenced and possibly determined by non reproductive concerns both at a parochial and more general level Whilst a number of such influential narratives are recognized the book concentrates on the narratives of gender which appear implicit within the discourses and practices considered Given the productive nature of discourse and the traditional premising of gender on sexual difference it becomes apparent that the explicit figuring of the female reproductive body becomes a means of realizing the implicit gender narratives within these discourses Privileged medico legal discourses become understood as a technology of gender an important site at which gender is constituted Feminist Perspectives on Child Law Jo Bridgeman,Daniel Monk,2013-03-04 Whilst there many publications dealing with children from both legal and theoretical perspectives the child is persistently represented and discussed as a gender neutral or pre gender and pre sexual object This text uses feminist perspectives to explore more rarely addressed aspects of childhood Principles of Medical Law Ian Kennedy,2010-12-09 Replete with references to primary sources and the secondary literature this major undertaking provides a comprehensive exposition of English medical law from the organization of health care to the legal meaning of death

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