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Maintenance After Divorce Oxford Socio Legal Studies

Andrew Gilbert



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Family Transformation Through Divorce and Remarriage Margaret Robinson, 2003-09-02 Family Transformation Through Divorce and Remarriage is the first book to look thoroughly at the complete divorce remarriage stepfamily cycle in the context of demographic data the legal process and the theoretical framework For each phase of the cycle the author describes the stages of development summarises the relevant research and illustrates the effects on family members with case examples Maintenance After Divorce John Eekelaar, Mavis Maclean, 1986 Very Good No Highlights or Markup all pages are intact *Dissolving Wedlock* Dr Colin Gibson, Colin Gibson, 2002-09-11 The divorce rate has been rising significantly throughout the twentieth century By interweaving the historical demographic sociological legal political and policy aspects of this increase Colin Gibson explores the effects it has had on family patterns and habits *Dissolving Wedlock* presents a multi disciplinary examination of all the socio legal consequences of family breakdown *Dissolving Wedlock* will be invaluable reading to all lecturers and students of social policy sociology and social work as well as to professionals and lawyers working in the field of divorce **The Oxford Handbook of Empirical Legal Research** Peter Cane, Herbert Kritzer, 2012-05-17 The empirical study of law legal systems and legal institutions is widely viewed as one of the most exciting and important intellectual developments in the modern history of legal research Motivated by a conviction that legal phenomena can and should be understood not only in normative terms but also as social practices of political economic and ethical significance empirical legal researchers have used quantitative and qualitative methods to illuminate many aspects of law s meaning operation and impact In the 43 chapters of *The Oxford Handbook of Empirical Legal Research* leading scholars provide accessible and original discussions of the history aims and methods of empirical research about law as well as its achievements and potential The Handbook has three parts The first deals with the development and institutional context of empirical legal research The second and largest part consists of critical accounts of empirical research on many aspects of the legal world on criminal law civil law public law regulatory law and international law on lawyers judicial institutions legal procedures and evidence and on legal pluralism and the public understanding of law The third part introduces readers to the methods of empirical research and its place in the law school curriculum *British Conservatism and the Legal Regulation of Intimate Relationships* Andrew Gilbert, 2018-08-23 What does conservatism as a body of political thought say about the legal regulation of intimate relationships and to what extent has this thought influenced the Conservative Party s approach to family law With this question as its focus this book explores the relationship between family law conservatism and the Conservative Party since the 1980s Taking a politico and socio legal perspective the discussion draws on an expansive reading of Hansard as well as recently released archival material The study first sets out the political tradition of conservatism relying largely on the work of Edmund Burke before going on to analyse the discourse around the development of four crucial statutes in the field namely the Matrimonial and Family Proceedings Act 1984 the Family Law

Act 1996 the Civil Partnership Act 2004 and the Marriage Same Sex Couples Act 2013 This work offers the first extended synthesis of family law conservative political thought and Conservative Party politics and as such provides significant new insight into how family law is made Runner up of the 2020 PSA Conservatism Studies Book Prize *Making Law for Families* Mavis Maclean,2000-12 This book analyzes the concept of the family in the context of increasing challenges and questions created by multicultural societies *Masculinity, Law and Family* Richard Collier,2002-11 An incisive exploration of representations in law of male sexuality authority paternity and men s violence in the family This book is of central importance to our understanding of the social and political dimension of masculinity *Mediation in Family Disputes* Marian Roberts,2017-11-28 This is the authoritative textbook on family mediation As well as mediators this work will be indispensable for practitioners and scholars across a wide range of fields including social work and law It draws on a wide cross disciplinary theoretical literature and on the author s extensive and continuing practice experience It encompasses developments in policy research and practice in the UK and beyond Roberts presents mediation as an aid to joint decision making in the context of a range of family disputes notably those involving children Mediation is seen as a process of intervention distinct from legal social work and therapeutic practice drawing on a distinctive body of knowledge across disciplinary fields including anthropology psychology and negotiation theory Incorporating empirical evidence the book emphasizes the value of mediation in mitigating the harmful effects of family breakdown and conflict First published in 1988 as a pioneering work this third edition has been fully updated to incorporate legal and policy developments in the UK and in Europe new sociological and philosophical perspectives on respect justice and conflict and international research and practice innovations **Family Justice** John Eekelaar,Mavis Maclean,2013-06-03 This book is about the delivery of family justice in England and Wales focusing on the work of the family judiciary in the lower courts The policy context is moving so rapidly that the authors have gone beyond presenting their empirical findings to offer a broader consideration of the nature and role of the family justice system as these are in danger of being lost amid present reform proposals The first four chapters are historical and comparative examining assumptions about family justice and offering a defence of the role of legal rights in family life and the importance of good policy making balancing outcome and behaviour focused approaches to family justice Comparative examples from the US and Australia show how new approaches to family justice can be successfully deployed The next three chapters are empirical including a typology of the roles played and tasks addressed by the judges overturning the commonly held assumption that the central judicial role is adjudication emphasising the extent to which judges integrate outcome and behaviour focused approaches to family justice and giving a detailed account of the daily work of circuit and district judges and legal advisers The conclusion is that there is a trend across jurisdictions driven by technological innovation and by economic constraints to reduce the role of courts and lawyers in favour of individual choices based on private or government funded information sources While these developments can be beneficial they also have

dangers and limitations The final chapter argues that despite the move to privatised forms of dispute resolution family justice still demands a sound judicial structure

Mediation in Family Disputes Ms Marian Roberts, 2014-12-28 This is the authoritative textbook on family mediation It draws on a wide cross disciplinary theoretical literature and on the author's extensive and continuing practice experience It encompasses developments in policy research and practice in the UK and beyond First published in 1988 as a pioneering work this fourth edition has been fully updated to incorporate legal and policy developments in the UK and in Europe new sociological and philosophical perspectives on respect justice and conflict and international research and practice innovations

Maintenance After Divorce John Eekelaar, Mavis Maclean, 1986 The most heavily litigated and recently the most hotly debated area of family law is that dealing with alimony This book first places the debate in the context of the economic consequences of divorce and then proceeds with a thorough critical analysis of the policy of the law of post divorce support

The Reform of Child Care Law John Eekelaar, Robert Dingwall, 2013-07-23 Children Act 1989 introduced the most radical changes to child care law for a generation Eekelaar and Dingwall provide a concise practical guide to the legislation for all professionals practising in this area

Absent Fathers? Jonathan Bradshaw, Christine Skinner, Carol Stimson, Julie Williams, 2002-03-11 Much has been written and debated on lone mothers However little has been discussed about non resident fathers Absent Fathers is part of a growing literature on men and masculinities and takes this debate further Drawn from one of the best social policy units in the UK and results from the current ESRC Programme on Population and Household Change it will provide a text for undergraduates in social policy and should also be important for professionals concerned with family breakdown and child support

Fragmenting Fatherhood Richard Collier, Sally Sheldon, 2008-09-05 Debates about the future of fatherhood have been central to a range of conversations about changing family forms parenting and society Law has served an important yet often neglected role in these discussions serving as an important focal point for broader political frustrations playing a central role in mediating disputes and operating as a significant symbolic state sanctioned account of the scope of paternal rights and responsibilities Fragmenting Fatherhood provides the first sustained engagement with the way that fatherhood has been understood constructed and regulated within English law Drawing on a range of disparate legal provisions and material from diverse disciplines it sketches the major contours of the figure of the father as drawn in law and social policy tracing shifts in legal and broader understandings of what it means to be a father and what rights and obligations should accrue to that status In thematically linked chapters cutting across substantive areas of law the book locates fatherhood as a key site of contestation within broader political debates regarding the family and gender equality Multiple visions of fatherhood evolving unevenly over time across diverse areas of law emerge from this analysis Fatherhood is revealed as an essentially fragmented status and one which is intertwined in complex ways with the legal cultural and political contexts in which discourses of parenthood are produced Fragmenting Fatherhood provides an important and unique resource speaking to debates about fatherhood

across a range of fields including law and legal theory sociology gender studies social policy marriage and the family women s studies and gender studies

Autonomy, Care and Family Law Anna Heenan, 2024-01-11 There is a tension at the heart of family law and policy between the increasing influence of individual autonomy and the demands of caring for children Individual autonomy envisages decisions made in one s own best interests whereas decisions around care are often made for the good of the family and may conflict with the caregiver s individual interests Whereas individual autonomy valorises economic self sufficiency caregiving responsibilities constrain choice and conflict with paid work This book explores this tension to consider how given changing social trends family law and policy should take account of caregiving responsibilities on parental separation Crucially it suggests that we need to rethink family law by placing care at its centre This book draws on original empirical data to explore the experiences of parents in England and Wales where the division of paid work and care is considered a choice and Sweden where parents are encouraged to work full time supported by wellfunded state childcare This comparative perspective sheds light on whether the clash between the ideas of autonomy and care could be reconciled in a more gender equal society The book argues that caregiving is hidden from and undervalued by law and policy in both jurisdictions underscoring the need for the proposed new approach The law needs to think more deeply about what it means to care and how the care provided by parents differs Anna Heenan outlines how family law might look different if the proposed framework based on placing care at the heart of family law is adopted

Fit Work for Women Sandra Burman, 2013 This collection presents papers which discuss the origins of the domestic ideal and its effects on activities usually undertaken by women Aiding understanding of the manifestations of women s roles today the author here examines their origins and early development

Family Law Jonathan Herring, 2012-12-06 This book provides a stimulating carefully planned introduction to the key issues and debates within family law from some of the leading authorities within their field It is designed both as a self standing book focusing on the key issues in the subject and as a supplement to more detailed textbooks on the subject It is essential reading for anybody studying or practising in the field of family law Each chapter is concerned with one of the main areas of family law such as adoption domestic violence marriage and divorce and covers a range of themes including the public private divide balancing the interests of family members moral values and family law cost and the legal system and the enforcement of family law The book reflects the interdisciplinary nature of the debates on family law and the difficult social and political issues which these have raised

Obligation and Commitment in Family Law Gillian Douglas, 2018-04-19 A tension lies at the heart of family law Expressed in the language of rights and duties it seeks to impose enforceable obligations on individuals linked to each other by ties that are usually regarded as based on love or blood Taking a contextual approach that draws on history sociology and social policy as well as law and legal theory this book examines the concept of obligation as it has been developed in family law and the difficulties the law has had in translating it from a theoretical and ideological concept into the basis of enforceable actions and duties Increasingly the idea of

commitment has been offered as the key organising principle for the recognition of family relationships often as a means of rebutting claims that family ties are becoming attenuated but the meaning and scope of this concept have not been explored The book traces how the notion of commitment is understood and how far it has come to be used as a rationale for imposing the core legal obligations which underpin care and caring within families Children's needs - parenting capacity Hedy Cleaver,Ira Unell,Jane Aldgate,Great BritainDepartment for Education,2011-10-12 This second edition of Children s needs parenting capacity updates the original exploration of the research literature in the light of legal and policy changes in England and findings from more recent national and international research The edition has also been expanded to cover parental learning disabilities and how it may impact on parenting and children s health and development The findings show that these parenting issues affect children differently depending on their age and individual circumstances While some children grow up apparently unscathed others exhibit emotional and behavioural disorders This knowledge can inform practitioners undertaking assessments of the needs of children and their families and effective service responses This publication is essential reading for practitioners managers and policy makers concerned with improving the outcomes for children and families who are experiencing such problems **The Blackwell Companion to Law and Society** Austin Sarat,2008-04-15 The Blackwell Companion to Law and Society is an authoritative study of the relationship between law and social interaction Thirty two original essays by an international group of expert scholars examine a wide range of critical questions Authors represent various theoretical methodological and political commitments creating the first truly global overview of the field Examines the relationship between law and social interactions in thirty three original essay by international experts in the field Reflects the world wide significance of North American law and society scholarship Addresses classical areas and new themes in law and society research including the gap between law on the books and law in action the complexity of institutional processes the significance of new media and the intersections of law and identity Engages the exciting work now being done in England Europe Australia and New Zealand South Africa Israel as well as Third World scholarship

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