## Index

## Access to documents

notice to parties of, 134-140

## Adducing evidence

from an alternate expert witness, 249-254

## Administrators, appointment of – see Case guardians

#### Admissibility

family counselling and FDR provisions, 213-226

#### Advancement of money

contributions not reflected in shares held in property purchased, 255-261 presumption of, 255-261 whether claims for repayment of were statute barred, 255-261

## Adversarial experts - see Expert witnesses

#### Age factors

in determining property settlements, 85-87

#### Annulments

of marriages made overseas, 127

#### Appeals

appellate intervention principles, 146 case guardians' role in, 100-107 return of child to Australia required if appeal successful, 268-275

## **Applications**

to appoint a case guardian, 108-109

## Apprehended bias

of trial judge, 262-267

## **Australian Taxation Office**

access of to Family Court documents, 134-140 income details supplied by, 46-47

## Bankruptcy

impact of on prior property settlement, 206-210

## Best interests of the child

determination of forum and, 262-267 paramount in decision making, 151 transgender minors, 241-242

## Capital

division of in property settlements, 78

## Case guardians

appointment of, 114-116 legal incapacity and, 25-44, 90-121 necessity for court order appointing, 110-112

## Child abuse - see also Family violence

law reform relating to, 3-24

#### **Child protection convention**

ensuring compliance with, 268-275 undertaking to return child to Australia if appeal successful, 268-275 whether registration of an undertaking sufficient measure of protection, 268-275

#### Child support

income in formula for, 45-48 leave to appeal from order for, 141-146 without determination of parenting arrangements, 141-146

#### Children – see also Best interests of the child; Family violence; Minors

after death of custodial parent, 64-67

capacity to consent determined by health practitioners, 232-236 father's time with suspended in interests of, 193 law reform relating to abuse, 3-24 orders for return of children outside Australia, 262-267 post-separation care under *Family Law Act*, 150-169 relationships with both parents, 268-275 role in custodial decisions, 64-67 role of deceased parent's sibling in custodial

## Children's Needs Project, 153-154

decisions, 64-67

## Commissioner of Taxation – see Australian Taxation Office

## **Commonwealth Attorney-General**

powers to appoint case guardian, 118

## **Community perceptions**

of family law, 154-155

## Confidentiality

family counselling and FDR provisions, 213-226 of trust documents, strategies to preserve, 188-189

#### Consent

Gillick competence determined by the medical profession, 232-236

recognition of overseas marriages contingent on, 127

## **Contested proceedings**

permission to adduce evidence from an alternate expert witness, 249-254

## Convention on...the Protection of Children (1996) - see Child Protection Convention

#### Counselling - see Family counselling

## Court proceedings - see also Confidentiality

appointing case guardians, 110-112 maintaining the welfare jurisdiction in relation to

disagreements, 244-245 subjecting a child's identity to court deliberation, 245-246

to consent to cross-sex hormone treatments for transgender children, 227-248

## Credibility of husband

no reasons given for determining, 141-146

## Cross-sex hormone treatments – see Transgender minors

## Custodial decisions - see Parenting arrangements

## De facto relationships

determination of, 68-73 property interests may alter due to changes in, 81

## **Declarations of validity**

overseas marriages and divorces, 131

#### **Department of Human Services**

referral of parties to, 262-267

## Department of Immigration and Citizenship

referral of parties to, 262-267

#### Disability

defined, 41

mental illness, legal capacity and, 25-44

#### Disclosure – see Confidentiality

#### **Discretionary trusts** – see Trusts

## Dispute resolution - see Family dispute resolution

## **Divorce** – see also **Separated families**

costs of retraining for employment after, 143, 145 following long separation, property settlements in, 52-57

overseas, recognition of, 128-129, 131 property interests may alter due to, 80-83

## Domestic violence - see Family violence

#### **Domicile**

jurisdiction issues and, 49-50

#### **Electronic communication**

attendance at litigation by, 191-192

#### **Evidence** – see also **Expert witnesses**

overseas law relating to, 191

#### **Expert witnesses**

expert evidence presented by father seeking reinstatement of time with children, 197-198 failure to appoint a second single expert, 271 methods for clarifying the evidence of single experts, 250-251

permission to adduce evidence from an alternate expert witness where a single expert has already been appointed, 249-254

## Face-to-face mediation

in family dispute cases, 122-123

## Family counselling

confidentiality and admissibility provisions, 213-226

FDR distinguished, 214-215

## **Family Court**

case guardians appointed by, 116-118
Taxation Office access to documents of, 134-140
whether empowered to enforce "right" to trust
documents, 183-188

#### Family Court of Western Australia

execution of undertaking to return child to Australia if appeal successful, 268-275

## Family dispute resolution

attendance at compulsory, 11-13
confidentiality and admissibility provisions, 213-226
family counselling distinguished, 214-215
family relationships sector, 160
impact of use of, 7
mediation technologies, 122-124

## Family dispute resolution - continued

screening processes for, 19-21

## Family Law Act 1975 (Cth)

confidentiality and admissibility provisions, 213-226

Pt VII, capacity to function as required, 150-169

s 10, proposed amendments, 225-226

ss 10d and 10h: confidentiality, 215-217

ss 10e and 10j: admissibility, 217-218

s 60CC(3), appeal on grounds of failure to address, 198-199

s 65DAA, what it means to "consider", 193

s 68B, order restraining father from leaving Australia pursuant to s 68B and not s 114, 262-267

s 75(2) factors, 77-89

s 102Q, vexatious proceedings limited by, 170-182

s 118 replaced by new s 102Q, 171

# Family Law Amendment (Family Violence and other Measures Act) 2011

as response to evidence, 152 reforms in, 3-24

law reform relating to, 3-24

## Family violence

confidentiality of counselling and FDR and, 213-226 expanded definition of, 9

## Federal Circuit Court

appeals against decisions of Federal Magistrate, 201-205, 206-210 jurisdiction and powers of, 71-72

#### **Financial matters**

appeal against court's assessment of, 141-146 failure to consider financial resources, 52-57 Federal Circuit Court can order statement of, 72 financial capacity as barrier to litigation, 28 in de facto relationships, 68-73 marital disparities in, 83-85

#### Forced and servile marriages

protection from, 131-133

## Foreign Affairs and Trade Department

use of to serve process overseas, 190-191

#### Foreign law

requirements of in serving process, 189-192

# Foreign marriages and divorces – see Overseas marriages and divorces

#### **Forum**

correct test for determination of, 262-267 test of forum non conveniens or best interests of the child, 262-267

#### Freedom of movement

father restrained from leaving Australia, 262-267

#### "Friendly parent" provision

in family law, 5, 10

## Gender dysphoria – see also Transgender minors

defined, 228

relevance of Marion principles to treatments for, 236-238

#### **Gifts**

presumption of advancement, 255-261

## Gillick competence

medical profession decisions regarding, 232-236 transgender minors' access to hormone treatments and. 227-248

#### Goode path

implications of for family law, 13-16, 18, 21-24

# Guardianship – see also Case guardians; Parental responsibility

legal capacity and, 40-41

#### "Habitual residence"

defining, 51

#### **Hague Marriage Convention**

recognition of overseas marriages and divorces, 125-133

## **Hague Service Convention**

where it applies, 189-190

#### Harm

emphasis on in family law, 10

## Health practitioners

court authorisation in order to consent to cross-sex hormone treatments for their transgender children, 227-248

Gillick competence determined by the medical profession, 232-236

#### Health status

in determining property settlements, 85-87

## **High Court**

application for special leave to appeal to, 268-275 on the alteration of title, 80 powers to appoint case guardian, 118

#### **Identity**

court authorisation in order to consent to treatments for transgender children, 227-248

# "Implied jurisdiction" – see "Inherent jurisdiction"

#### **Imprisonment**

of husband for contravening settlement orders, 206-210

#### Incapacity – see Legal incapacity

#### Income level

in formula for child support, 45-48 marital disparities in, 83-85 orders for maintenance and child support in excess of, 141-146

## **Indigent persons**

barriers to litigation by, 28

## "Inherent jurisdiction"

of courts of limited jurisdiction, 68-73

## Injunction

power to make an injunction that directly affects a parent and their right of movement, 262-267

#### **Interim hearings**

correct tests must be applied in, 262-267

## Interlocutory proceedings

before de facto relationship determined, 68-73

### International relocation

execution of undertaking to return child to Australia if appeal successful, 268-275 father restrained from leaving Australia, 262-267 substantive orders allowing international relocation of child by mother to Germany, 268-275

## Interstate service of process

guardianship or administration orders, 119-120 on persons lacking legal capacity, 100-102

#### Intervenor

characterisation of advancement of money by intervenor, 255-261

#### **Investment decisions**

property settlements following, 58-63

#### Judicial intervention - see Court proceedings

#### Jurisdiction issues

domicile, residence and nationality and, 49-51 forum disputes involving divorces, 129-131 "inherent jurisdiction", 68-73 persons lacking legal capacity, 96-97

#### Law reform

relating to family violence, 3-24

#### Lawyers

for persons lacking legal capacity, 43 on client misperceptions of "equal shared responsibility", 158-160 work done on family disputes, 165-168

#### Legal incapacity

case guardians and, 25-44, 90-121 challenging finding of, 109-110 establishing, 112-114 tests for, 26-29, 33-38

## Legislation

definition of mental illness in, 41-42 powers to grant interlocutory injunctions, 70-71

## Limitation periods

parental claims against property of their children, 259-260

## Litigation

attendance at by electronic communication, 191-192 challenges for decision-making, 156-158 father's contact with children suspended during, 194-195 legal incapacity and engagement in, 36-38 new powers to manage vexatious proceedings, 170-182

### Loans

when a cause of action for recovery of money loaned arose, 255-261 where the loan contract provided that funds were payable on demand, 255-261

transient incapacity as barrier to, 29

## Marion principles

for special medical procedures, 240-244 relevance to treatments for gender dysphoria, 236-238

#### Marital status

court may alter property interests due to, 80-82 recognition of overseas marriages and divorces, 125-133

#### **Matrimonial causes**

jurisdiction issues, 49

#### Mediation

confidentiality and admissibility provisions, 213-226 technologies available for, 122-124

## Medical procedures – see Health practitioners; Special medical procedures

#### Mental illness

defined, 41 legal capacity and, 25-44

## "Message sending" legislation

problems arising from, 162-164

#### Minors

overseas marriages made by, 125-126 service of notice on, 97-98 transgender minors – *see* **Transgender minors** 

## **Mortgaged properties**

role of in property settlement, 206-207

### Nationality of persons

jurisdiction issues and, 50

#### Notice

of appeal, service of, 104-107 service of on persons lacking legal capacity, 96-99 service of overseas, 189-192

## Online mediation

in family dispute cases, 123-124

#### Overseas marriages and divorces

recognition of, 125-133

## Overseas service of process

on persons lacking legal capacity, 100-102 requirements for, 189-192

## Parens patriae doctrine

legal capacity and, 38-40

## Parental responsibility

court's welfare jurisdiction and, 229-230 limits of, 229-232 Re Jamie, 230-232 transgender minors' access to hormone treatments and, 227-248

#### Parenting arrangements

after death of custodial parent, 64-67 courts' discretion with regard to, 13-17 emphasis on harm prevention, 10 father appeals against suspension of time with children, 193-200 parties not natural parents of the child, 65-66 perceptions of "equal shared responsibility", 154-155

## Parents of separated couples

making claims against the marital property, 255-261

## Plural marriages (polygamy)

amendments to *Marriage Act* block recognition of, 127-128

## **Poverty**

lack of financial capacity vs, 28

#### Prejudgment

apprehended bias or prejudgment, 262-267

### **Procedural fairness**

referral of parties to Department of Immigration, 262-267

## **Procedural requirements**

legal incapacity and, 91-92

## **Property interests**

advancement of money – see Advancement of money

#### **Property settlements**

appeals against, 201-205, 206-210 circumstances of marital relationship in, 77-89 constitutional context of, 79-81 following good investment decision, 58-63 "four-step process" in, 54 in long-separated family, 52-57 percentage-based adjustments in, 79 presumption of advancement of money, 255-261 s 75(2) adjustments, 52-57, 77-89

#### Reasonable practicality

judicial requirement to consider, 197-198

## Relatives

role of aunt in custodial decisions, 64-67

#### Relocation - see International relocation

#### Research

into results of Family Law Act Pt VII, 152-153

#### Residence, country of

jurisdiction issues and, 51

#### Restitution principle

in appeal against property settlement, 201-205

#### Rules of court

legal incapacity and, 92-100

#### Same-sex unions

failing to recognise breaches Hague Convention, 127-128

#### Separated families – see also Divorce

post-separation childcare, 150-169 prevalence of violence in, 4, 7-8 property settlements after long separation, 52-57

#### Service of notice - see Notice

#### Servile marriages

protection from, 131-133

## Shared care arrangements

courts obligated to consider, 16-17

#### Slip rule

as basis of appeal for return of property settlement, 204-205

## Special medical procedures

court authorisation to consent to cross-sex hormone treatments for transgender children, 227-248 Marion principles for, 240-244

## "Special skill" and "special contributions"

caution against application of doctrine of, 58-63 making good investment claimed to be, 58-63

## Spousal maintenance order

leave to appeal from, 141-146

#### Standard of living

as factor in property settlements, 85

## Standard of proof

failure to consider, 208

## Stay applications

stay of orders concerning a child, 268-275 stay of proceedings may be made if proceedings found vexatious, 180-181

#### Subpoenas

for documents of discretionary trusts, 183-188

#### **Subsidiary legislation**

rules of court as, 94-96

#### "Substantial and significant time" orders

suspended during litigation, 193

#### **Superannuation**

in property settlements, 58-63, 87, 201-205 s 75(2) factors in determining settlement of, 87

#### **Taxation audit**

Family Court documents accessed for purpose of, 134-140

#### Telephone mediation

in family dispute cases, 123

## Transgender minors

best interests of the child, 241-242
parental responsibility, Gillick competence, and access to hormone treatments, 227-248
subjecting a child's identity to court deliberation, 245-246
transgender defined, 228

## **Trusts**

beneficiaries' right to documents relating to, 183-188 partners to, separation of, 52-57 presumption of resulting trust, 258

## Vexatious proceedings

new powers to manage, 170-182

## Violence - see Family violence