

FAMILY LAW REVIEW

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EDITORIAL	59
ARTICLE	
Parenting orders and the Aboriginal child – Simon Moodie	
The <i>Family Law Act 1975</i> (Cth) requires that considerations of Aboriginal culture and kinship practices are necessary in determining the best interests of an Aboriginal child. Analysis of some recent cases involving parenting orders for Aboriginal children indicates that judges are generally giving Aboriginality the weighting appropriate to the circumstances. However, these judgments are being made without sufficient attention to the underlying anthropology, to the meaning of “Aboriginal culture” or to the realities of Aboriginal disadvantage	61
PROFESSIONAL INSIGHTS	
International child abduction – Australian law, practice and procedure	
– Michael Nicholls QC	82
Children’s voices in International Hague Convention child abduction cases: An Australian experience – Deborah Fry	
88	
CHILD SUPPORT UPDATE – <i>Child Support Agency</i>	
Court orders for child support other than in periodic amounts: Payment of child support in a lump sum – Ken McWhinney	99
INTERNATIONAL FAMILY LAW – <i>Alexandra Harland (Ed)</i>	
All Hague Convention countries are not created equal	101
BOOK REVIEW – Michael Berry	
Australian Family Law in Context: Commentary and Materials by Patrick Parkinson	104
RECENT CASES – Geoffrey Monahan FM (Ed) – Professor Margaret Otlowski	
– Dean Foley	
Baker v Landon (Paternity of artificially conceived child)	106
Donnell v Dovey (Relocation of child of mixed Indigenous heritage)	111
Strahan v Strahan (Interim property order; Provision for litigation expenses)	118
Z (A Solicitor) v Limousin (Costs order against solicitor)	122
Hedley v Hedley (Institution of proceedings out of time)	127

