

## Preface

The purpose of this book is to provide a source of reference and explanation on the material discussed in a class on family law. It is also intended to be a starting point for those not necessarily pursuing this particular course of study but nonetheless interested in the area and searching for a treatise written neither for certified specialists nor for completely untrained laypersons. We hope this book will fill that need.

As we so often caution our students, this particular study of law, second only perhaps to taxation, is one of the most rapidly evolving areas of law. Of course, all of “the law” changes significantly over time. This results from previously unanticipated necessity to meet the ever-changing dynamics of our society and, often, simply to satisfy the demands of a particular interest group.

Whatever the reason, change is inevitable. In family law, it is both inevitable and quick. Thus, the reader is cautioned to bear in mind that what is correct today may very likely be incorrect tomorrow. This book is updated periodically to keep up with significant changes in the law, but nothing in this book should be relied upon in an actual legal setting without first undertaking extensive research regarding the particular legal question or consulting a trained professional. No book can substitute for legal advice given by a professional after evaluating all the pertinent facts.

The reader must also be aware that by its very nature this book cannot serve to fully explain the many mysteries of family law. Indeed, this book will be a success if it is able to shed a guiding light on the vast extent of family law and clearly illuminate the “tip of the iceberg” of the various subjects covered. To presume this book fully covers all of the areas referenced does justice to neither the authors nor the many fine authors of extensive, detailed treatises in this area.

This book is not a casebook, although where appropriate cases are mentioned and discussed. Nor is this merely a reference book to the various statutes used in family law, although they too are discussed as appropriate. Indeed, California family law is a creature of statute. The general common law, while incorporated for the most part into the Family Code, plays little

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active role in the current resolution of disputes in this area. Case law, too, for the most part only interprets and refines the statutory system. Many is the family court that defers to the legislature to remedy problems in the law.

Accordingly, the plain focus of this book is on the “heart” of the law in this area: the Family Code. This book thus integrates the two concepts of statutory law and judicial interpretation into a cohesive general discussion of family law and its various aspects. Reference to figures and diagrams are made periodically to help explain the ideas under consideration, and a rather detailed discussion covers many of the various judicial council forms used in family law practice.

A final note regarding the judicial council forms is appropriate. The forms shown in these chapters were current as of the date this book went to print. However, as with all other aspects of the law, the Judicial Council regularly revises these forms, sometimes as often as twice a year. As such, care should be taken when reviewing the forms in the book to ensure that the most current one is being studied. Fortunately, although revisions are common, they are typically ministerial and do not reflect significant changes in the substance or content of the form.

Should the reader be so interested, a complete set of judicial council forms can be obtained from any county courthouse at minimal cost. For purposes of this text, the learning process will, in the opinion of the authors, be unaffected should any of these forms be modified between the time the book goes to print and the time it ends up in the reader’s hands.

This book has been a work in progress for the past 30 years. The area of family law has changed dramatically over this time, and this book in its various editions has sought to keep up with these changes. This new ninth edition builds on the substantial overhaul of the eighth edition as year after year the law in this area changes, both substantively and practically. This edition maintains its structure with separate chapters devoted to custody, visitation, spousal support, and child support from the seventh edition, allowing these areas of family law to be addressed in greater detail in their individual chapters while at the same time maintaining the general flow and consistency between these admittedly related topics.

Additionally, a new final chapter, titled “Hypothetical Problems and Discussions,” adds to this book the opportunity for students to practice the skills obtained throughout their study by responding to hypothetical essay questions designed to emulate the types of questions presented to an examinee on a final exam. Further, Chapters 2–10 each end with a hypothetical situation and questions that test the students’ command of the chapter’s material. Discussions of these hypotheticals can be found in Chapter 12.

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