



1990

Selected Journal Articles

North Dakota Law Review

Follow this and additional works at: <https://commons.und.edu/ndlr>



Part of the [Law Commons](#)

Recommended Citation

North Dakota Law Review (1990) "Selected Journal Articles," *North Dakota Law Review*. Vol. 66 : No. 4 , Article 10.

Available at: <https://commons.und.edu/ndlr/vol66/iss4/10>

This Index is brought to you for free and open access by the School of Law at UND Scholarly Commons. It has been accepted for inclusion in North Dakota Law Review by an authorized editor of UND Scholarly Commons. For more information, please contact und.common@library.und.edu.

SELECTED JOURNAL ARTICLES
BIBLIOGRAPHY
PERIODICALS

American Bar Association Criminal Justice Section, *Federal Rules of Evidence: A Fresh Review and Evaluation*, 120 F.R.D. 299 (1987).

Apel, *Custodial Parents, Child Sexual Abuse, and the Legal System: Beyond Contempt*, 38 AM. U.L. REV. 491 (1989).

Besharov, *Child Abuse: Arrest and Prosecution Decision-Making*, 24 AM. CRIM. L. REV. 315 (1986).

Brigman, *Circumcision as Child Abuse: The Legal and Constitutional Issues*, 23 J. FAM. L. 337 (1984).

Christiansen, *The Testimony of Child Witnesses: Fact, Fantasy, and the Influence of Pretrial Interviews*, 62 WASH. L. REV. 705 (1987).

Comment, *Child Custody: The Judicial Interview of the Child*, 47 LA. L. REV. 559 (1987).

Comment, *Defendant's Right to Confront the Witnesses Against Him — Is There an Exception Behind the Screen?: Coy v. Iowa*, 63 ST. JOHN'S L. REV. 124 (1988).

Comment, *Criminal Law — Right of Confrontation — Screen Used at Trial that Prevents Testifying Child Sex Abuse Victim from Viewing Accused Violates Accused's Sixth Amendment Right to Face-To-Face Confrontation*, 20 ST. MARY'S L.J. 219 (1988).

Comment, *Killing Daddy: Developing a Self-Defense Strategy for the Abused Child*, 137 U. PA. L. REV. 1281 (1989).

Comment, *Legislative Responses to Child Sexual Abuse Cases: The Hearsay Exception and the Video Tape Deposition*, 34 CATH. U.L. REV. 1021 (1985).

Datesman, *Survey of Developments in North Carolina Law, 1985 — Evidence, State v. Smith: Facilitating the Admissibility of Hearsay Statements in Child Sexual Abuse Cases*, 64 N.C.L. REV. 1352 (1986).

Deaver, *Criminal Law Symposium — Convicting the Guilty and Acquitting the Innocent: Impediments to the Search for Truth, The Competency of Children*, 4 COOLEY L. REV. 522 (1987).

Feher, *The Alleged Molestation Victim, The Rules of Evidence*,

and the Constitution: Should Children Really Be Seen and Not Heard?, 14 AM. J. CRIM. L. 227 (1987).

Ginkowski, *The Abused Child: The Prosecutor's Terrifying Nightmare*, 1 A.B.A. SEC. CRIM. JUST. 31 (1986).

Graham, *The Confrontation Clause, The Hearsay Rule, and Child Sexual Abuse Prosecutions: The State of the Relationship*, 72 MINN. L. REV. 523 (1988).

Hardin, *Guardians Ad Litem for Child Victims in Criminal Proceedings*, 25 J. FAM. L. 687 (1986-1987).

Hardin, *Legal Barriers in Child Abuse Investigations: State Powers and Individual Rights*, 63 WASH. L. REV. 493 (1988).

Harvard Law Review Association, *The Supreme Court, 1987 Term: Leading Cases, I. A. Constitutional Law: Criminal Law and Procedure, 2. Confrontation Clause — Right of Face-to-Face Confrontation*, 102 HARV. L. REV. 151 (1988).

Jones, *Judicial Questioning of Children in Custody and Visitation Proceedings*, American Bar Association, Section of Family Law, 28 FAM. L.Q. 43 (1984).

Kirkpatrick, *Confrontation and Hearsay: Exemptions from the Constitutional Unavailability Requirement*, 70 MINN. L. REV. 665 (1986).

Larabee, *Litigation and Administrative Practice Course Handbook Series, Criminal Law and Urban Problems, Child Abuse and Neglect: Protecting the Child, Defending the Parent, Representing the State, Representing the Government in Child Abuse and Neglect Proceedings*, PLI Order No. C4-4183 (1988).

Lorenzen, *The Admissibility of Expert Psychological Testimony in Cases Involving the Sexual Misuse of a Child*, 42 U. MIAMI L. REV. 1033 (1988).

MacFarlane, *Symposium on Child Sexual Abuse Prosecutions: The Current State of the Art, Diagnostic Evaluations and the Use of Videotapes in Child Sexual Abuse Cases*, 40 U. MIAMI L. REV. 135 (1985).

Magarian, *Project — Seventeenth Annual Review of Criminal Procedure: United States Supreme Court and Court of Appeals 1986-1987, III. Trial: Sixth Amendment Issues at Trial*, 76 GEO. L.J. 1027 (1988).

McCord, *Expert Psychological Testimony about Child Com-*

plaintants in Sexual Abuse Prosecutions: A Foray into the Admissibility of Novel Psychological Evidence, 77 J. CRIM. L. CRIMINOLOGY 1 (1986).

McGough & Hornsby, *Reflections Upon Louisiana's Child Witness Videotaping Statute: Utility and Constitutionality in the Wake of Stincer*, 47 LA. L. REV. 1255 (1987).

Military Criminal Law Evidence, Department of the Army Pamphlet 27-22, *Part Nine: Sixth Amendment and Eyewitness Identification, Chapter 33: Sixth Amendment — Confrontation and Compulsory Process*, DA PAM 27-22 (1987).

Military Criminal Law Evidence, Department of the Army Pamphlet 27-22, *Part Two: Witnesses, Chapter 5: Qualification to be a Witness*, DA PAM 27-22 (1987).

Mosteller, *Child Sexual Abuse and Statements for the Purpose of Medical Diagnosis or Treatment*, 67 N.C.L. REV. 257 (1989).

Myers, *The Child Witness: Techniques for Direction Examination, Cross-Examination, and Impeachment*, 18 PAC. L.J. 801 (1987).

Myers, Bays, Becker, Berliner, Corwin & Saywitz, *Expert Testimony in Child Sexual Abuse Litigation*, 68 NEB. L. REV. 1 (1989).

Note, *Expert Testimony in Child Sexual Abuse Prosecutions: A Spectrum of Uses*, 68 B.U.L. REV. 155 (1988).

Note, *Pennsylvania v. Ritchie: The Supreme Court Examines Confrontation and Due Process in Child Abuse Cases*, 34 LOY. L. REV. 181 (1988).

Note, *Placing a Child Victim of Sexual Abuse Behind a Screen During Courtroom Testimony as Violation of Sixth Amendment Confrontation Clause: Coy v. Iowa*, 57 U. CIN. L. REV. 1537 (1989).

Note, *Protecting the Child Sexual Abuse Victim From Courtroom Trauma After Coy v. Iowa*, 67 N.C.L. REV. 711 (1989).

Note, *The Constitutionality of the Use of Two-Way Closed Circuit Television to Take Testimony of Child Victims of Sex Crimes*, 53 FORDHAM L. REV. 995 (1985).

Note, *The Effects of the Abolition of the Corroboration Requirement in Child Sexual Assault Cases*, 36 CATH. U.L. REV. 793 (1987).

Note, *The Revision of Article 38.071 After Long v. State: The*

Troubles of a Child Shield Law in Texas, 40 BAYLOR L. REV. 267 (1988).

Note, *The Testimony of Child Victims in Sex Abuse Prosecutions: Two Legislative Innovations*, 98 HARV. L. REV. 806 (1985).

Note, *The Use of Videotaped Testimony of Victims in Cases Involving Child Sexual Abuse: A Constitutional Dilemma*, 14 HOFSTRA L. REV. 261 (1985).

Note, *To Keep the Balance True: The Case of Coy v. Iowa*, 40 HASTINGS L.J. 437 (1989).

Oseid, *Defendants' Rights in Child Witness Competency Hearings: Establishing Constitutional Procedures for Sexual Abuse Cases*, 69 MINN. L. REV. 1377 (1985).

Purdy, *Videotaped Testimony in Child Sexual Abuse Cases: United States v. Binder*, 23 WILLAMETTE L. REV. 193 (1987).

Ring, *Cross-Examining the Sympathetic Witness*, 14 A.B.A. SEC. LITIGATION 35 (1987).

Schwartz, *A New Role for the Guardian Ad Litem*, 3 OHIO ST. J. ON DISPUTE RESOLUTION 117 (1987).

Stasser, *Evidence, Child Witnesses, Section of Litigation, American Bar Association*, 14 LITIGATION 30 (1988).

Taylor, *Witnesses: The Ultimate Weapon*, 27-50-173 ARMY L. 12 (1988).

Tuerkheimer, *Convictions Through Hearsay in Child Sexual Abuse Cases: A Logical Progression Back to Square One*, 72 MARQ. L. REV. 47 (1988).

Wendorf, *The 1984 Texas Rules of Evidence Amendments*, 37 BAYLOR L. REV. 81 (1985).

Wizner & Berkman, *Being a Lawyer for a Child Too Young to be a Client: A Clinical Study*, 68 NEB. L. REV. 330 (1989).

Wood, *The Child as Witness, Section of Family Law, American Bar Association*, 6 FAM. ADVOC. 14 (1984).