BIBLIOGRAPHY

Agmon-Gonen, M. (2007) Is the Car Worth More?! Sentencing in Violent Crimes against Female Partners. In: Barak-Erez, D., Yanisky-Ravid, S., Biton, Y, and Pogetz, P. eds. *Studies In Law, Gender And Feminism*. Srigim-Leon: Nevo Publishing, pp. 545- 582. [Hebrew].

Ala. Code §13A-6-130-132 (2002).

Alberstein, M. (2008) Resistance to Mediation: Rights, Legal Consciousness and Multiculturalism. *Bar Ilan Law Studies*. 24, pp. 373- 412. [Hebrew]

Alberstein, M. (2015) *Alternative justice: Mediation, restoration and therapy through legal mechanisms.* Tel Aviv: Universitah Meshuderet. [Hebrew].

Alberstein, M. (2007) *Jurisprudence of mediation*. Jerusalem: The Hebrew University Magnes Press.

Aldana, R., and Saucedo, L.M. (2008) The illusion of transformative conflict resolution: mediating domestic violence in Nicaragua. *Buffalo Law Review*. 55(4), pp. 1261-1330.

Alroi, Y. (1993) Dispute Resolution, win-win solution - another way is possible. *Hamishpat*. 1, pp. 311-338. [Hebrew]

Annual report of the state comptroller (1991) *Report 41: on the subject of dealing with battered women*. Jerusalem: Office of the State Comptroller [Hebrew].

Aquinas, T. (1947) *Summa theologica.* New York: Benziger Bros.

Ardagh, A. (2008) Repositioning the legal profession in ADR services: the place of collaborative law in the new family system in Australia. *Queensland University of Technology Law and Justice Journal*. 8(1), pp. 238-252.

Arendt, H. (1970). *Men in dark times*. Reprint, United States: Important Books, 2014.

Babb, B. A. (2008) Reevaluating where we stand: a comprehensive survey of America's family justice systems. *Family Court Review*. 46(2), pp.230–257.

Bailey, A.M, and Denny, C.K. (2003) Attorneys comment on mediation and domestic violence. *Alaska Bar Rag.* 27, pp. 16-17.

Bancroft, R. L., and Silverman, J.G. (2002) *The batterer as parent: addressing the impact of domestic violence on family dynamics.* London: Sage.

Bandura, A. (2006) Toward a psychology of human agency. *Perspectives on Psychological Science*. 1(2), pp. 164-180.

Bartel, B.C. (1991) Med-arb as a distinct method of dispute resolution: history, analysis, and potential. *Williamette Law Review*. 27, pp. 661-692.

Bartlett, K.T. (1990) Feminist legal methods. *Harvard Law Review*. 103(4), pp. 829- 888.

Beal, S., and Saul, J.A. (2001). Examining assumptions: training mediators for transformative practice. In: Folger, J.P., and Bush, R.A.B. eds. *Designing mediation: approaches to training and practice within a transformative framework*. Dayton, OH: Institute for the Study of Conflict Transformation, pp. 9-19.

Beck, A. T. (1999) *Prisoners of hate: the cognitive basis of anger, hostility, and violence*. New York: HarperCollins.

Belenky, M.F., Clinchy, B.N., Goldberger, N.R., and Tarule, J.M. (1986). *Women's ways of knowing: the development of self, voice, and mind*. Reprint, New York: Basic Books, 1997.

Bethel, C. A., and Singer, L. R. (1982). Mediation: a new remedy for cases of domestic violence. In: Davidson, H., Ray, L., and Horowitz, R. eds. *Alternative means of family dispute resolution*. Washington: American Bar Association.

Bilsky, L. (2000) The violence of silence: the legal procedure between allocation and voice. *Tel Aviv University Law Review*. 23(2), pp. 421-472. [Hebrew].

Binder, A., Bergman, P., Tremblay, P. R., and Weinstein, I. (2004) *Lawyers as counselors: a client-centered approach*. St. Paul, MN: West Academic Publishing.

Blankenship, J. (2006) Developing your ADR attitude: Med-Arb, a template for adaptive ADR. *Tennessee Bar Journal*. 42(28), pp. 28-41.

Blum, J.L. (1990) Critical legal studies and the rule of law. *Buffalo Law Review*. 38, pp. 59-94.

Boxer-Macomber, L. (2003) Revisiting the impact of California's mandatory custody mediation program on victims of domestic violence through a feminist positionality lens. *St Thomas Law Review*. 15(4), pp. 883- 906

Brennan, R. (2011) Mismatch.com: online dispute resolution and divorce. *Cardozo Journal of Conflict Resolution.* 13(1), pp. 197-224.

Brewer, T.J., and Mills, L.R. (1999) Combining mediation and arbitration. *Dispute Resolution Journal.* 54(4), pp. 32-39.

Bruner, J. (1990) *Acts of meaning*. Cambridge: Harvard University Press.

Bryan, P. (1999) Women’s freedom to contract at divorce: a mask for contextual coercion. *Buffalo Law Review*. 47(3), pp. 1153- 1273.

Bryan, P. (1992) Killing us softly: divorce mediation and the politics of power. *Buffalo Law Review*. 40, pp. 441- 523.

Bryant, S., and Arias, M. (1992) A battered women's rights clinic: designing a clinical program which encourages a problem-solving vision of lawyering that empowers clients and community. *Washington University Journal of Urban and Contemporary Law*. 42 (1), pp. 207-222.

Buel, S.M. (1999) Domestic violence and the law: an impassioned exploration for family peace. *Family Law Quarterly*. 33(3), pp. 719–744.

Busch, R. (2002) Domestic violence and restorative justice initiatives: who pays if we get it wrong? In: Strang, H., and Braithwaite, J. eds. *Restorative justice and Family Violence*. Cambridge: Cambridge University Press, pp. 223-248.

Bush, R.A.B, and Folger, J.P. (2004) *The promise of mediation: the transformative approach to conflict, revised edition*. San Francisco: Jossey-Bass.

Bush, R. A. B. (2001) Handling workplace conflict: why transformative mediation? *Hofstra Labor & Employment Law Journal*. 18(2), pp. 367-373.

Bush, R. A.B., and Ganong, S.P. (2002) Changing the quality of conflict interaction: the principles and practice of transformative mediation. *Pepperdine Dispute Resolution Law Journal*. 3, pp. 67-96.

Bushari, N., and Ben Ari, R. (2012) *Domestic violence – theory and practice*. Beer Sheva: Shoham Publishing. [Hebrew]

Capulong, Eduardo R.C. (2013) Family mediation after Hendershott: the case for uniform domestic violence screening and opt-in provision in Montana. *Montana Law Review*. 74, pp. 401-435.

Center for Advancing Health: Health Behavior News Service. (2002) *Psychological, physical abuse equally harmful to health*. [Press release]. [Accessed 17 November 2017]. Available from: <http://www.newswise.com/articles/view/32251/>

Centers for Disease Control and Prevention. (2017) *Intimate Partner Violence: Consequences*. [Online]. [Accessed 21 November 2017]. Available from: https://www.cdc.gov/violenceprevention/intimatepartnerviolence/consequences.html

Christie, N. (1982) *Limits to Pain*. Oxford: Martin Robertson.

Cohen, F. S. (1935) Transcendental nonsense and the functional approach. *Columbia Law Review*. 35 (6), pp. 809-849.

Cohen, F. S. (1933) *Ethical systems and legal ideals: an essay on the foundations of legal criticism*. New York: Falcon Press.

Cohen, H.H. (1991) *The law.* Jerusalem: The Bialik Institute. [Hebrew].

Cohen, M.R. (1931) *Reason and nature: an essay on the meaning of scientific method.* New York: Harcourt.

Coles, R. (1989) *The call of stories: teaching and the moral imagination*. Boston: Houghton Mifflin.

Colo. Rev. Stat. § 18-6-800.3 (2002).

Coombs, M.I. (1993) Telling the victim's story. *Texas Journal of Women and Law*. 2, pp. 277-315.

Crouch, R. (1982) Divorce mediation and legal ethics. *Family Law Quarterly*. 16(3), pp. 219-250.

Cuthbert, C., Ghosh Driggers, M., Slote, K., Sikhondze, R. (2005) *Battered mothers speak out: a human rights report on domestic violence and child custody in the Massachusetts family courts.* [Online]. Wellesley, MA: Wellesley Centers for Women. [Accessed 17 November 2017]. Available from: https://www.wcwonline.org/vmfiles/WCW7.pdf

Davis, A M. (1989). An interview with Mary Parker Follett. In: Wheeler, Michael A. 2000. ed. *Teaching negotiation: ideas and innovations*. Cambridge, MA: Program on Negotiation at Harvard Law School, pp. 63-79.

D.C. Code § 16–914. *Custody of children*.

Delgado, R. (1989) Storytelling for oppositionists and others: a plea for narrative. *Michigan Law Review*. 87(8), pp. 2411-2441.

Deutch, O. (2002) Informed consent in mediation. *Sha’arei Mishpat.* 3 (1), pp. 47-73. [Hebrew]

Deutsch, M. (2000) Justice and Conflict. In: Deutsch, M., and Coleman, P. eds. *The handbook of conflict resolution: theory and practice*. San Francisco, Jossey-Bass, pp. 41-64

De Vera, C. (2004) Arbitrating harmony: med-arb and the confluence of culture and rule of law in the resolution of international commercial disputes in China. *Columbia Journal of Asian Law*. 18, pp. 149-177.

Dickstein, M. Ed. (1988) *The revival of pragmatism: new essays on social thought, law, and culture.* Durham, NC: Duke University Press.

Diduck, A., and Kaganas, F. (1999) *Family law, gender and the state*. Oxford: Hart.

Dobbs, D.B. (1986) Can you care for people and still count the costs? Comment on Galanter, M. 1986. The day after the litigation explosion. *Maryland Law Review*. 46(1), pp. 49-54.

DuBose, R. A. III. (2003) Katsenelenbogen v. Katsenelenbogen: through the eyes of the victim — Maryland's civil protection order and the role of the court. *University of Baltimore Law Review*. 32(2), pp. 237-263.

Dunn, J. L. (2005) "Victims" and "survivors": emerging vocabularies of motive for "battered women who stay." *Sociological Inquiry.* 75(1), pp. 1–30.

Dutton, M.A. (1996) Expert witness testimony. In: Goelman, D. 1996. *The impact of domestic violence on your legal practice: a lawyer’s handbook*. Washington, DC: American Bar Association, Commission on Domestic Violence, § 8-81, § 8-8.

Ebner. N. (2011). ODR and eMediation. In: Abdel Wahab, M.S., Katsh, E., and Rainy, D. eds. *Online dispute resolution: theory and practice – a treatise on technology and dispute resolution*. The Hague: Eleven International Publishing, pp. 369- 398.

Edwards, L. (2007) Comments on the Miller Commission report: a California perspective. *Pace Law Review*. 27, pp. 627-675.

Edwards, L., Baron, S., and Ferrick, G. (2008) A comment on William J. Howe and Hugh McIsaac's article "Finding the Balance" published in the January 2008 issue of Family Court Review. *Family Court Review*. 46(4), pp. 586–591.

Elliott, D.C. (1995) Med/Arb: fraught with danger or ripe with opportunity? *Atlanta Law Review*. 34, pp.163-180.

Ellis, D. (1989) Marital conflict mediation and post-separation wife abuse. *Law and Inequalities*. 8(2), pp. 317-338.

Ellis, D., and Stuckless, N. (1996) *Mediating and negotiating marital conflicts*. London: Sage.

Ellis, R.L. and Hecht Schafran, L. (1994). Achieving race and gender fairness in the courtroom. In: DiBona, Jr., A.J. ed. *The judge's book*, second edition.

Emery, R. E., Sbarra, D., and Grover, T. (2005) Divorce mediation:

research and reflections. *Family Court Review*. 43(1), pp. 22–37.

Enos, P., and Kanter, L.H. (2002) Who's listening? Introducing students to client-centered, client-empowering, and multidisciplinary problem-solving in a clinical setting. *Clinical Law Review.* 9(1), pp. 83- 134.

Epstein, E. (1999) Effective intervention in domestic violence cases: rethinking the roles of prosecutors, judges, and the court system. *Yale Journal of Law and Feminism*. 11(1), pp.3-50.

Epstein, D., Bell, M.E., and Goodman, L.A. (2003) Transforming aggressive prosecution policies: prioritizing victims' long-term safety in the prosecution of domestic violence cases. *American University Journal of Gender, Social Policy and the Law*. 11(2), pp. 465-498.

*Family Law Act*. SBC 2011, c 25. [Accessed 17 November 2017] Available from: <http://canlii.ca/t/52qn9>

Fazzi, C. (2005) ADR and Cases of Domestic Violence. *Journal of Dispute Resolution.* 60, pp. 85-102.

Fedders, B. (1997) Lobbying for mandatory arrest policies: race, class, and the politics of the battered women's movement. *N.Y.U. Review of Law and Social Change*. 23(2), pp. 281- 300.

Firestone, G., and Weinstein, J. (2004) In the best interests of children. *Family Court Review*. 42(2), pp. 203–215.

Fischer, K., Vidmar, N., and Ellis, R. (1993) The culture of battering and the role of mediation in domestic violence cases. *SMU Law Review*. 46, pp. 2117- 2174.

Fisher, R., Ury, W., and Patton, B. (1991) *Getting to yes: negotiating an agreement without giving in*. London: Penguin.

Fisk, A. (2007) Prosecution of domestic violence cases: the practical effects of the ruling in Davis v. Washington, 126 S. Ct. 2266 *Southern Illinois Law Journal*. 32, pp. 251-268

Folger, J.P., and Bush, R.A.B. (1996) Transformative mediation and third-party intervention: ten hallmarks of a transformative approach to practice. *Conflict Resolution Quarterly*. 13(4), pp. 263- 278.

Follett, M.P. (1942). Constructive conflict. In: Metcalf, H.C. and Urwick, L. 1942. eds. *Dynamic Administration: The Collected Papers of Mary Parker Follett*. New York and London: Harper, pp. 1-22.

Frank, J. (1949) *Courts on trial: myth and reality in American justice*. Princeton: Princeton University Press.

Frank, J. (1930a) Are judges human? *University of Pennsylvania Law Review*. 80, pp. 17-53.

Frank, J. (1930) *Law and the modern mind*. New York: Brentano’s.

Franz, P.L. (1998) Habits of a highly effective transformative mediation program. *Ohio State Law Journal on Dispute Resolution.* 13, pp. 1039-1070.

Frederick, L., and Lizdas, K.C. (2010) The role of restorative justice in the battered women’s movement. In: Ptacek, J. 2010. ed. *Restorative justice and violence against women.* Oxford: Oxford University Press, pp. 39-59.

Frederick, L. (2008) Questions about family court domestic violence screening and assessment. *Family Court Review.* 46(3), pp. 523–530.

Freeman, N.B. (2013) Comparing philosophies and practices of family law between the united states and other nations: the Flintstones vs. the Jetsons. *Chapman Law Review*. 13(1), pp. 249-264.

Fromm, E. (1941) *Escape from freedom*. New York: Holt, Rinehart and Winston.

*Fulgham v. Alabama* (1871) 46 Ala. 143.

Fuller, L.L. (1971) Mediation – its forms and functions. *California Law Review*. 44, pp. 305-339.

Fuller, L.L., and Winston, K.I. (1978) The forms and limits of adjudication. *Harvard Law Review*. 92(2), pp. 353-409.

Gadamer, H. G. (1960). *Truth and method*. Reprint, London: Sheed & Ward, 1993.

Gagnon, A. (1992) Ending mandatory divorce mediation for battered women. *Harvard Women's Law Journal*. 15, pp. 272- 294.

Gal, T., and Dancig-Rosenberg, H. (2013) Restorative justice and criminal justice: two faces of criminal law. *Mishpatim*. 43, pp. 779- 830. [Hebrew].

Galanter, M. (1983) Reading the landscape of disputes: what we know and don't know (and think we know) about our allegedly contentious and litigation society. *UCLA Law Review*. 31(1), pp. 4-71.

Getz, C. (2010) *Evaluation of the distance mediation project: report on phase II of the technology-assisted family mediation project*. [Online]. Vancouver: The British Columbia Mediator Roster Society. [Accessed 20 November 2017]. Available from: <http://mediatebc.com/PDFs/1-2-Mediation-Services/Distance-Mediation-Project---Evaluation-Report.aspx>

Gilliéron, P. (2008) From face-to-face to screen-to-screen: real hope or true fallacy? *Ohio State Journal on Dispute Resolution*. 23(2), pp. 301-343.

Gilligan, C. (1982) *In a different voice: psychological theory and women's development*. Cambridge, MA: Harvard University Press.

Gladwell, M. (2001) *The tipping point: how little things make a big difference*. Boston, MA: Little, Brown and Company.

Goldberg, S. B. (1986) Meditations of a mediator. *Negotiation Journal.* 2, pp. 345–350.

Golding, M.P., and Edmundson, W.A. eds. (2005) *The Blackwell guide to the philosophy of law and legal theory*. Malden, MA: Blackwell Publishing.

Gondolf, E.W., and Fisher, E.R. (1988) *Battered women as survivors: an alternative to treating learned helplessness*. Lexington, MA: Lexington Books.

Goodmark, L. (1999) From property to personhood: what the legal system should do for children in family violence cases. *West Virginia Law Review*. 102(2), pp. 237-338.

Goodmark, L. (2004) The legal response to domestic violence: problems and possibilities: law is the answer? Do we know that for sure? Questioning the efficacy of legal interventions for battered women. *St. Louis University Public Law Review.* 23(1), pp. 7-48

Goodmark, L. (2005) Telling stories, saving lives: the battered mothers' testimony project, women's narratives, and court reform. *Arizona State Law Journal*. 37(3), pp. 710-759.

Goodmark, L. (2008) When is a battered woman not a battered woman? When she fights back. *Yale Journal of Law & Feminism* 20(1), pp. 75- 129.

Goodmark, L. (2011) *A troubled marriage: domestic violence and the legal system*. New York: NYU Press.

Goodmark, L. (2012) Clinical cognitive dissonance: the values and goals of domestic violence clinics, the legal system, and the students caught in the middle. *Journal of Law and Policy*. 20(2), pp. 301-323.

Goodmark, L. (2014) Stalled at 20: VAWA, the criminal justice system, and the possibilities of restorative justice. *University of Maryland Legal Studies Research Paper 2015-3*.

Goodmark, L. (2017) Should domestic violence be decriminalized? *Harvard Journal of Law and Gender*. 40(1), pp. 53-114.

Gordon, R. 2001. The electronic personality and digital self. *Dispute Resolution Journal*. 56(1), pp. 8- 19.

Gramatikov, M., and Klaming, L. (2011) *Getting Divorced Online: Procedural and Outcome Justice in Online Divorce Mediation*. Tilburg University TISCO Working Paper.

Greenberg, E. E. (2010a) Beyond the Polemics: realistic options to help divorcing families manage domestic violence. *St. John’s Journal of Legal Commentary*. 24 (3), pp. 603.

Greenberg, E. E. (2010b) The defining ingredient: transformative mediation ideology in parenting coordination practice. In: Folger, J.P., Bush, R.A.B., and. Noce, D.J. D. eds. *Transformative mediation: a sourcebook - resources for conflict intervention practitioners and programs.* Dayton, OH: Institute for the Study of Conflict Transformation, pp. 271-288.

Grey, T.C. (1983) Langdell's Orthodoxy. *University of Pittsburgh Law Review*. 45, pp. 1-53

Griffing, S., Ragin, D.F., Sage, R.E., Madry, L., Bingham, L.E., and Primm, B.J. (2002) Domestic violence survivors' self-identified reasons for returning to abusive relationships. *Journal of Interpersonal Violence*. 17(3), pp. 306 - 319

Grillo, T. (1991) The mediation alternative: process dangers for women. *The Yale Law Journal*. 100(6), pp. 1545-1610.

Guidelines for parenting coordination. (2006) *Family Court Review.* 44(1), pp. 164–181.

Haloush, H. A. (2011) *Online alternative dispute resolution as a solution to cross-border electronic commercial disputes.* Ph.D. thesis, University of Leeds. Available at: <http://etheses.whiterose.ac.uk/id/eprint/1394>

Haloush, H. A., and Malkawi, B. H. (2008) Internet characteristics and online alternative dispute resolution. *Harvard Negotiation Law Review*. 13(2), pp. 327-348.

Hammond, A.-M. G. (2003) How do you write "yes"?: a study on the effectiveness of online dispute resolution. *Conflict Resolution Quarterly*. 20(3), pp. 261–286.

Han, E.L. (2003) Mandatory arrest and no-drop policies: victim empowerment in domestic violence cases. *Boston College Third World Law Journal*. 23(1), pp. 159-192.

Hanna, C. (1996) No right to choose: mandated victim participation in domestic violence prosecutions*. Harvard Law Review*. 109, pp. 1849- 1910.

Harrison, L. A., and Esqueda, C. W. (1999) Myths and stereotypes of actors involved in domestic violence: Implications for domestic violence culpability attributions. *Aggression and Violent Behavior*. 4(2), pp. 129-138

Hart, B. J. (1993) The legal road to freedom. In: Hansen, M., and Harway, M. eds. *Battering and family therapy: a feminist perspective*. Newbury Park: Sage Publications.

Hart, B. J. (1990) Gentle Jeopardy: The further endangerment of battered women and children in custody mediation. *Mediation Quarterly*. 7, pp. 317–330.

He, X. and Hang Ng, K. 2013. In the name of harmony: the erasure of domestic violence in China’s judicial mediation. *International Journal of Law, Policy and the Family*. 27(1), pp. 97–115.

Higgins, P., and Mackinem, M.B. (2009) eds. *Problem-solving courts justice for the twenty-first century*? Westport, CT: Praeger.

Hollinger, R., and Depew, D. (1995) eds. *Pragmatism: from progressivism to postmodernism*. Westport, CT: Praeger.

Hopkins, Q.C., Koss, M.P., and Bachar, K.J. (2004) Applying restorative justice to ongoing intimate violence: problems and possibilities. *St. Louis University Public Law Review*. 23(1), pp. 289- 312.

Howard, J. (1995) Learning to "think like a lawyer" through experience. *Clinical Law Review*. 2, pp. 167- 209.

*The impact of domestic violence on children: a report to the president of the American Bar Association.* (1994) [Online]. Washington. D.C.: American Bar Association. [Accessed 18 November 2017]. Available from: http://library.niwap.org/wp-content/uploads/2015/FAM-Tool-ImpactDVChildren-8.94.pdf

Isaacs, J. (2005) A new way to avoid the courtroom: the ethical implications surrounding collaborative law. *Georgia. Journal of Legal Ethics*. 18(3), pp. 833- 842.

Jeske, J. (2010) Custody mediation within the context of domestic violence. *Hamline Journal of Public Law and Policy*. 3, pp. 657-704.

Johnsen, P., and Robertson, R. (2016) Protecting, restoring, improving: incorporating therapeutic jurisprudence and restorative justice concepts into civil domestic violence cases. *University of Pennsylvania Law Review*. 164(6), pp. 1557-1586.

Johnson, M.P. (2008) *A typology of domestic violence: intimate terrorism, violent resistance, and situational couple violence*. Boston, MA: Northeastern University Press.

Johnson, M. P., and Ferraro, K. J. (2000) Research on domestic violence in the 1990s: making distinctions. *Journal of Marriage and Family*. 62, pp. 948–963

Johnson, M.E. (2009) Redefining harm, reimagining remedies, and reclaiming domestic violence law. *University of California Davis Law Review*. 42, pp. 1107-1164.

Johnstone, G. (2001) *Restorative justice: ideas, values, debates. Second edition*. Oxford: Routledge.

Jones, R. (2000) Guardianship for coercively controlled battered women: breaking the control of the abuser. *Georgetown Law Journal*. 88, pp. 605-712.

Joyce, K. (1997) Mediation and domestic violence: legislative responses. *Journal of the American Academy of Matrimonial Lawyers*. 14(2), pp. 447-468.

Kamir, O. (2002) *Feminism, rights and law.* Jerusalem: Universitah Meshoderet, Misrad HaBitachon. [Hebrew].

Kan. Stat. Ann. § 21-3412a (2002).

Kanter, L.H., Enos, V.P., and Dalton C. (2001) Northeastern's domestic violence institute: the law school clinic as an integral partner in a coordinated community response to domestic violence. *Loyola Law Review*. 47(1), pp. 359- 413.

Katsh, E., and Rifkin, J. (2001) *Online dispute resolution, resolving conflicts in*

*cyberspace*. San Francisco: Jossey-Bass.

Katsh, E. (2001) Online dispute resolution: some lessons from the e-commerce revolution. *Northern Kentucky Law Review*. 28(4), pp. 810- 821.

Katsh, E. (2011). ODR: A look at history – a few thoughts about the present and some speculation about the future. In: Abdel Wahab, M.S., Katsh, E., and Rainy, D. eds. 2011. *Online dispute resolution: theory and practice – a treatise on technology and dispute resolution*. The Hague: Eleven International Publishing, pp. 21-33.

Kelley, H. H. (1971) *Attribution in Social Interaction*. New York: General Learning Press.

Kelly, J. B., and Johnson, M. P. (2008) Differentiation among types of intimate partner violence: research update and implications for interventions. *Family Court Review*. 46(3), pp. 476–499.

Klein, C.F., and Orloff, L.E. (1993) Providing legal protection for battered women: an analysis of state statutes and case law. *Hofstra Law Review*. 21, pp. 801-1189.

Knowlton, D. D., and Muhlhauser, T.L. (1994) Mediation in the presence of domestic violence: is it the light at the end of the tunnel or is a train on the track? *North Dakota Law Review*. 70, pp. 255- 268.

Kohn, L.S. (2003) Barriers to reliable credibility assessments: domestic violence victim-witnesses. *Journal of Gender, Social Policy and the Law*. 11(2), pp. 733-748.

Kohn, L. S. (2010) What's so funny about peace, love, and understanding? Restorative justice as a new paradigm for domestic violence intervention. *Seton Hall Law Review*. 40(2), pp. 517- 595.

*Konstitutsiya Rossiyskoy Federatsii*, (1993) [Online]. Moscow, Kremlin. [Accessed 17 November 2017]. Available at: <http://www.constitution.ru/>

Kronman, A. T. (1993) *The lost lawyer: failing ideals of the legal profession*. Cambridge, MA: Belknap Press of Harvard University Press.

Labriola M., Bradley S., O’Sullivan C. S., Rempel M., and Moore S. (2009) *A national portrait of domestic violence courts*. New York: Center for Court Innovation.

Lamb, S. (1999) Constructing the victim: popular images and lasting labels. In: Lamb, S. 1999. ed. *New versions of victims: feminist struggle with the concept.* New York: NYU Press.

Lande, J. (1984) Mediation paradigms and professional identities. *Mediation Quarterly*. 1984 (4), pp. 19–47.

Lande, J., and Herman, G. (2004) Fitting the forum to the family fuss: choosing mediation, collaborative law, or cooperative law for negotiating divorce cases. *Family Court Review*. 42(2), pp. 280–291.

Lande, L. (1997) How will lawyering and mediation practices transform each other? *Florida State University Law Review*. 24(4), pp. 839-901.

Landrum, S. (2011) The ongoing debate about mediation in the context of domestic violence: a call for empirical studies of mediation effectiveness. *Cardozo Journal of Conflict Resolution*. 12(2), pp. 425-469.

Landry, E. M. (2000) Scrolling around the new organization: the potential for conflict in the on-line environment. *Negotiation Journal*. 16(2), pp. 133–142.

Landry, S. (1996) Med-arb: mediation with a bite and an effective ADR model. *Defense Counsel Journal*. 63, pp. 263-269.

Lavi, D. (2016) Three is not a crowd: online mediation-arbitration in business to consumer internet disputes. *University of Pennsylvania Journal of International Law*. 37(3), pp. 871-941.

Lavi, D. (2015) No more click? Click in here: e-mediation in divorce disputes- the reality and the desirable. *Cardozo Journal of Conflict Resolution*. (16)2, pp. 479- 541.

Lavi, D. (2015) Till death do us part: online mediation as an answer to divorce cases involving violence. *North Carolina Journal of Law and Technology.* 16(2), pp. 253 -310.

Lavi, D. (2014) Divorce involving domestic violence: is Med-Arb likely to be the solution? *Pepperdine Dispute Resolution Law Journal*. 14(1), pp. 91-151.

Lavi, D. (2011) Can the leopard change his spots?! Reflections on the "collaborative law" revolution and collaborative advocacy. *Cardozo Journal of Conflict Resolution*. 13(1), pp. 61- 112.

Lavi, D. (2007) *The mediator: the role and key to success in mediation.* Israel: Bursi & The Academic Center of Law and Science. [Hebrew].

Lavi, D. (2007) Violence and mediation: an oxymoron? *The Family in Law*. 1, pp. 117- 161 [Hebrew].

Lawless, E. (2001) *Women escaping violence: empowerment through narrative*. Columbia: University of Missouri Press.

Lemon, N.K.D. (2001) Statutes creating rebuttable presumptions against custody to batterers: how effective are they? *William Mitchell Law Review*. 28(2), pp. 601- 676.

Lerman, L.G. (1984) Mediation of wife abuse cases: the adverse impact of informal dispute resolution on women. *Harvard Women’s Law Journal*. 7, pp. 57-113.

Levin, A. L., and Wheeler, R. R. eds. (1979) *The Pound conference: perspectives on justice in the future: proceedings of the National Conference on the Causes of Popular Dissatisfaction with the Administration of Justice; sponsored by the American Bar Association, the Conference of Chief Justices, the Judicial Conference of the United States.* St. Paul, MN: West.

Levinson, D. (1989) *Family violence in a cross-cultural perspective*. Newbury Park, California: Sage.

Llewellyn, K.N. (1930) *The bramble bush: the classic lectures to law and law schools.* Reprint, Oxford: Oxford University Press, 2008.

Llewellyn, K.N. (1960) *The common law tradition: deciding appeals*. Boston: Little, Brown & Co.

Loomis, K. (1999) Domestic violence and mediation: a tragic combination for victims in California family court. *California Western Law Review*. 35(2), pp. 355-370.

Lowry, L. R. (2000) To evaluate or not. *Family Court Review*. 38(1), pp. 48–61.

Luban, D. (1989) The quality of justice. *Denver University Law Review* 66(3), pp. 381-417

MacDowell, E.L. (2014) VAWA @ 20: Improving civil legal assistance for ending

gender violence. *CUNY Law Review Footnote Forum*. 18, pp. 72-76

Macfarlane, J. (2004) Experiences of collaborative law: preliminary results from the collaborative lawyering research project. *Journal of Dispute Resolution*. 2004(1), pp. 180-227.

MacKinnon, C. A. (1991) *Towards a feminist theory of the state*. Cambridge, MA: Harvard University Press.

Madden, A.M. (1993) Clemency for battered women who kill their abusers: finding a just forum. *Hastings Women's Law Journal*. 4(2), pp. 1-86.

Mahserjian, C. (2015) We're all in this together: a global comparison on domestic violence and the means necessary to combat it. *Albany Law Review*. 79(1), pp. 297-324.

Maxwell, J. P. (1999) Mandatory mediation of custody in the face of domestic violence. *Family Court Review*. 37(3), pp. 335–355.

Mankowski, E.S., Haaken, J., and Silvergleid C.S. (2002) Collateral damage: an analysis of the achievements and unintended consequences of batterer intervention programs and discourse. *Journal of Family Violence*. 17(2), pp. 167-184.

Martinson, D. and Jackson, M. (2017) Family violence and evolving judicial roles: judges as equality guardians in family law cases. *Canadian Journal of Family Law*. 30(1), pp. 11-70.

*Matrimonial commission report to the Chief Judge of the State of New York*. (2006) [Online] [Accessed 17 November 2017] Available from: <http://www.courts.state.ny.us/reports/matrimonialcommissionreport.pdf>

Mautner, M. (2000) Hans-Georg Gadamer and the law. *Tel Aviv University Law Review*. 23, pp. 367- 419. [Hebrew].

Maycock, E. (2001) Mediator focus: early neutral evaluation. *Utah Bar Journal*. 14(8), pp. 36-37.

McDermott, M.J., and Garofalo, J. (2004) When advocacy for domestic violence victims backfires: types and sources of victim disempowerment. *Violence Against Women*. 10(11), pp. 1245 – 1266.

McEwen, C.A., and Maiman, R.J. (1981) Small claims mediation in Maine: an empirical assessment. *Maine Law Review*. 33, pp. 237-268.

McGillicuddy, N., Welton, G.L., and Pruitt, D. (1987) Third-party intervention: a field experiment comparing three different models. *Journal of Personality and Social Psychology*. 53, pp. 104-112

McThenia, A., and Shaffer, T. (1985) For reconciliation. *The Yale Law Journal*, 94(7), pp.1660-1668.

Meier, J. S. (2003) Domestic violence, child custody, and child protection: understanding judicial resistance and imaging the solutions. *American University Journal of Gender Social Policy and Law*. 11(2), pp. 657-730.

Menkel-Meadow, C. (1997) When dispute resolution begets disputes of its own: conflicts among dispute professionals. *UCLA Law Review*. 44, pp. 1871-1933.

Menkel-Meadow, C. (1985) For and against settlement: uses and abuses of the mandatory settlement conference. *UCLA Law Review.* 33, pp. 485- 514.

Menand, L. (1997) *Pragmatism: a reader*. New York: Vintage Books.

Menashe, D. (1993) Judicial Discretion in Fact-Finding, Freedom of Proof, and Professionalism of the Courts. *Hapraklit: Israel Bar Law Review*. 43, pp. 83- 127. [Hebrew].

Menkel-Meadow, C. (2000) Mothers and fathers of invention: the intellectual founders of ADR. *Ohio State Journal on Dispute Resolution*. 16(1), pp. 1-37.

*Mechtel v. Mechtel* [1995] 528 N.W.2d 916.

Merry, S.E. (2001) Rights, religion, and community: approaches to violence against women in the context of globalization. *Law & Society Review*. 35(1), pp. 39-88.

Merry, S.E. (1995) Gender violence and legally engendered selves. *Identities*. (2)1-2, pp. 49-73.

Merryman, M. (1993) A survey of domestic violence programs in legal education. *New England Law Review*. 28, pp. 383- 452.

Miccio, G. K. (2005) A house divided: mandatory arrest, domestic violence, and the conservatization of the battered women's movement. *Houston Law Review.* 42, pp. 237-324.

Miller, J.L., and Johnson, D.C. (2009) *Problem solving courts: a measure of justice*. Lanham, MD: Rowman and Littlefield.

Miller, S.L., and Iovanni, L. (2013) Using restorative justice for gendered violence: success with a postconviction model. *Feminist Criminology*. 8(4), pp. 247-268.

Mills, L.G. (1997) Intuition and insight: a new job description for the battered woman's prosecutor and other more modest proposals. *UCLA Women's Law Journal*. 7(1), pp. 183-200.

Milne, A. (1984). Model standards of practice for family and divorce mediation. *Family Court Review*. 22, pp.1–6.

Mironi, M. (1999) Mediation and ADR: eighty years of history as a basis for change in the definition of the role of the court and the judge. *The Judicial Authority*. 29, pp. 32-42. [Hebrew].

*Model code on domestic and family violence*. (1994) Washington, DC: American Bar Association Commission on Domestic Violence.

*Model code of professional responsibility*. (1983) Chicago: American Bar Association. Available at: <https://www.law.cornell.edu/ethics/aba/mcpr/MCPR.HTM>

*Model standards of conduct for mediators*. (2005) [Online]. New York: American Arbitration Association, the American Bar Association, and the Association for Conflict Resolution. [Accessed 18 November 2017]. Available at:

<https://www.acrnet.org/ACR/Resources/Model_Standards/ACR/Resources/Model_Standards.aspx?hkey=315fc2bd-2cac-422b-82bf-b3160b6a1b08>

Monahan, J. (1981) *The clinical prediction of violent behavior*. Lanham, MD: Rowman & Littlefield.

Moore, S.A.D. (1995) Battered woman syndrome: selling the shadow to support the substance. *Howard Law Journal*. 38, pp. 297-352.

Morley, MT., Albert, R., Kneedler, J. L., and Pereira, C. (2003) Developments in law and policy: emerging issues in family law. *Yale Law & Policy Review*. 21(1), pp. 169-220.

Morrison, A M. (2006) Changing the domestic violence (dis)course: moving from white victim to multi-cultural survivor. *UC Davis Law Review*. 39, pp.1061-1120.

Mulligan, S. (2009) Redefining domestic violence: using the power and control paradigm for domestic violence legislation. *Children's Legal Rights Journal*. 29(1), pp. 33-43.

Murphy, J.C. (2003) Engaging with the state: the growing reliance on lawyers and judges to protect battered women. *American University Journal of Gender Social Policy and Law*. 11(2), pp. 499-521.

Murphy, J.C., and Rubinson, R. (2005) Domestic violence and mediation: responding to the challenges of crafting effective screens. *Family Law Quarterly*. 39(1), pp. 53-85.

Murphy, J.C., and Rubinson, R. (2015) *Family mediation: theory and practice*. Durham, NC: Carolina Academic Press.

N.C. Gen. Stat. § 50-70 (2011).

Neilson, L. C. (2014) At cliff's edge: judicial dispute resolution in domestic violence cases. *Family Court Review*. 52(3), pp. 529–563.

N.J. Stat. Ann. § 2C:25-17 - 18 (West 2003).

Nolan-Haley, J.M. (1999) Informed consent in mediation: a guiding principle for truly educated decisionmaking. *Notre Dame Law Review*. 74(3), pp. 775-899.

Nolan-Haley, J.M. (1996) Court mediation and the search for justice through law. *Washington University Law Quarterly*. 74(1), pp. 48-102.

N.Y. Dom. Rel. Law § 240 (2009).

Obenauf, M. (1999) The isolation abyss: a case against mandatory prosecution. *UCLA Women's Law Journal*. 9(2), pp. 263-300.

Olsen, F. (1983) The family and the market: a study of ideology and legal reform. *Harvard Law Review*. 96(7), pp. 1497-1578.

*Online Dispute Resolution Standards of Practice*. (2009) Advisory Committee of the National Center for Technology and Dispute. [Accessed 20 November 2017]. Available from: https://www.icann.org/en/system/files/files/odr-standards-of-practice-en.pdf

Paquin, G., and Harvey, L. (2002) Therapeutic jurisprudence, transformative mediation and narrative mediation: a natural connection. *Florida Coastal Law Journal*. 3, pp. 167-188.

Paranica, K. (2012) The implications of intimate partner violence on ethical mediation practice. *North Dakota Law Review*. 88, pp. 907-920.

Pate, C.M. (2003) Family mediation works for women and children (who aren't victims of domestic violence). *Alaska Bar Rag.* 28, pp. 17-18.

Pearson, J. (1997) Mediating when domestic violence is a factor: policies and practices in court-based divorce mediation programs. *Mediation Quarterly*. 14(4), pp. 319-335.

Pearson, Y. (2006) Early neutral evaluations: applications to custody and parenting time cases program development and implementation in Hennepin County, Minnesota. *Family Court Review*. 44(4), pp. 672-682.

Pedro-Carroll, J., Nakhnikian, E., and Montes, G. (2001) Assisting children through transition: helping parents protect their children from the toxic effects of ongoing conflict in the aftermath of divorce. *Family Court Review*. 39(4), pp. 377–392.

Petillo, P. (2013) Domestic violence in Indian country: improving the federal government's response to this grave epidemic. *Connecticut Law Review*. 45(6), pp. 1843-1874.

Phillips, G.F. (2005) Same-neutral med-arb: what does the future hold? *Dispute Resolution Journal*. 60(4), pp. 24-32.

Pike, L. T., and Murphy, P. T. (2006) The Columbus pilot in the family court of Western Australia. *Family Court Review*. 44(2), pp. 270–286.

*Planned Parenthood of Southeastern Pennsylvania v. Casey* (1992) 505 U.S. 833.

Poblet, M., and Casanovas, P. (2007) Emotions in ODR. *International Review of Law, Computers & Technology*. 21(2), pp.145-156.

Pope, S. G. and Baruch Bush, R. A. (2001) Understanding conflict and human capacity: the role of premises in mediation training. In: Folger, J.P. and Bush, R. A. B. eds. *Designing mediation: approaches to training and practice within a transformative framework*. New York: Institute for the Study of Conflict Transformation, pp. 61-67.

*Prevention of Family Violence Law: 5751-1991*. (1991) Jerusalem: Knesset. Available at: <https://www.knesset.gov.il/review/data/eng/law/kns12_familyviolence_eng.pdf>

*Prevention of Threatening Harassment Law: 5762-2001.* (2001) Jerusalem: Sefer HaHukim.

Pruett, K. M., and Jackson, T.D. (1999) The lawyer's role during the divorce process: perceptions of parents, their young children, and their attorneys. *Family Law Quarterly*. 33(2), pp. 283-310.

Pruitt, D. G., and Rubin, J. Z. (1986) *Social conflict: escalation, stalemate and settlement*. New York: Random House.

Ptacek, J. (2010). Resisting co-optation: three feminist challenges to antiviolence work. In: Ptacek, J. ed. *Restorative justice and violence against women.* Oxford: Oxford University Press.

Raines, S. S. (2005) Can online mediation be transformative? Tales from the front. *Conflict Resolution Quarte*r*ly.* 22(4), pp. 437–451.

Raines, S. S. (2006) Mediating in your pajamas: The benefits and challenges for ODR practitioners. *Conflict Resolution Quarterly*. 23(3), pp. 359–369.

*Report on trends in the state courts*. (1997) Williamsburg, VA: National Center for State Courts.

Resnik, J. (1995) Many doors? Closing doors? Alternative dispute resolution and adjudication. *Ohio State Journal on Dispute Resolution*. 10(2), pp. 211-265.

Richie, B.E. (1996) *Compelled to crime: the gender entrapment of battered Black women*. New York: Routledge.

Rifkin, J. (1984) Mediation from a Feminist Perspective: Promise and Problems. *Law & Inequality*. 2(1), pp. 21-31.

Rifkin, J. (1980) Toward a theory of law and patriarchy. *Harvard Women's Law Journal.* 3, pp. 83-92.

Riskin, L.L. (1996) Understanding mediators' orientations, strategies, and techniques: a grid for the perplexed. *Harvard Negotiation Law Review*. 1, pp. 7-51.

Riskin, L. L. (1982) Mediation and Lawyers. *Ohio State Law Journal*. 43, pp. 29-60.

Rogers, C.R., and Farson, R.E. (1957). *Active listening*. Reprint, Eastford, CT: Martino Publishing, 2015.

Rogers, S. (2009) Online dispute resolution: an option for mediation in the midst of gendered violence. *Ohio State Journal on Dispute Resolution*. 24(2), pp. 349-380.

Rosen-Zvi, I. (2000) The subject, community and legal pluralism.  *Tel Aviv University Law Review.* 23, pp. 539-558. [Hebrew].

Rowe, K. (1985) The limits of the neighborhood justice center: why domestic violence cases should not be mediated. *Emory Law Journal*. 34, pp. 855-910.

Rule, C. (2000) *New mediator capabilities in online dispute resolution.* [Online]. Eugene, OR: Mediate.com. [Accessed 20 November 2017]. Available from: https://www.mediate.com/articles/rule.cfm

Sacco, L.N. (2015) *The violence against women act: overview, legislation, and federal funding*. [Online]. Washington, D.C.: Congressional Research Service. [Accessed 18 November 2017]. Available at: <https://fas.org/sgp/crs/misc/R42499.pdf>

Sander, F. E. A., and Goldberg, S. B. (1994) Fitting the forum to the fuss: a user-friendly guide to selecting an ADR procedure. *Negotiation Journal*. 10(1), pp. 49–68.

Santeramo, J. L. (2004) Early neutral evaluation in divorce cases. *Family Court Review*. 42(2), pp. 321–341.

Schapira, O. (2016) *A theory of mediators' ethics*. Cambridge: Cambridge University Press.

Schechter, S. (1982) *Women and male violence: the visions and struggles of the battered women's movement*. Boston, MA: South End Press.

Schechter, S. (2000) *Expanding solutions for domestic violence and poverty: what battered women with abused children need from their advocates.* [Online]. Harrisburg, PA: The National Resource Center for Domestic Violence. [Accessed 17 November 2017]. Available from: https://vawnet.org/sites/default/files/materials/files/2016-09/BCS13\_ES.pdf

Schepard, A.I. (2001) *An Introduction to the Model Standards of Practice for Family and Divorce Mediation.* Family Law Quarterly. 35(1) pp. 1-39.

Schepard, A.I. (2004) *Children, courts, and custody: interdisciplinary models for divorcing families*. Cambridge: Cambridge University Press.

Schneider, E. (1994) The violence of privacy. In: Fineman, M.A. and Mykitiuk. R. eds.

*The public nature of private violence: the discovery of domestic abuse*. New York: Routledge, pp. 36-58.

Schneider, E. (2000) *Battered Women and Feminist Lawmaking*. New Haven; London: Yale University Press.

Schneider, E. (2008). Domestic violence law reform in the twenty-first century: looking back and looking forward. *Family Law Quarterly*. 42(3), pp. 353-363.

Schneyer, S. (2008) The organized bar and the collaborative law movement: a study in professional change. *Arizona Law Review*. 50, pp. 289-336.

Schultz, T., Langer, D., and Bonnet, V. (2001) *Online dispute resolution: the state of the art and the issues*. [Online]. Geneva: E-Com Research Project of the University of Geneva. [Accessed 17 November 2017]. Available at SSRN: <https://ssrn.com/abstract=899079>

Shalleck, A. (1997) Theory and experience in constructing the relationship between lawyer and client: representing women who have been abused. *Tennessee Law Review.* 64, pp. 1019-1063.

Smith, B.E., and Davis, R.C. (2004) *An evaluation of efforts to implement no-drop policies: two central values in conflict*. [Online]. Rockville, MD: National Criminal Justice Reference Service. [Accessed 18 November 2017]. Available from: <https://www.ncjrs.gov/pdffiles1/nij/199719.pdf>

Snyder, E.S., and Morgan, L.W. (2004) Domestic violence ten years later. *Journal of the American Academy of Matrimonial Lawyers.* 19, pp. 33-57.

Stolle, D. P., Wexler, D. B., Winick, B. J. eds. (2000) *Practicing therapeutic jurisprudence:*

*law as a helping profession.* Durham, NC: Carolina Academic Press.

Stark, E. (1995) Re-presenting woman battering: from battered woman syndrome to coercive control. *Albany Law Review*. 58(4), pp. 973-1026.

Stein, A. (1987) Bentham, Wigmore and freedom of proof. *Israel Law Review*. 22, pp. 245-276

Stone, P., Patton, B and Heen, S. (2010) *Difficult conversations: how to discuss what matters most*. London: Penguin.

Stop Violence Against Women. (2014) *Violence against women in the Russian Federation*. [Online]. [Accessed 17 November 2017]. Available from: http://www.stopvaw.org/russian\_federation

Strang, H., and Braithwaite, J. (2000) eds. *Restorative justice: philosophy to practice*. Farnham: Ashgate.

Strickland, E.K. (2006) Putting counselor back in the lawyer's job description: why more states should adopt collaborative law statutes. *North Carolina Law Review*. 84(3), pp. 979-1012.

Sussman, E. (2009) Developing an effective med-arb/arb-med process. *New York Dispute Resolution Lawyer*. 2(1), pp. 71-74.

Tarr, N.W. (2003) The cost to children when batterers misuse order for protection statutes in child custody cases. *Southern California Review of Law and Women's Studies.* 13(1), pp. 35-79.

Taslitz, A. (1996)Patriarchal Stories I: Cultural Rape Narratives in the Courtroom. *California review law & Women's Studies*. 5, pp. 387-500.

Taylor, J. Y. (2005) No resting place: African American women at the crossroads of violence. *Violence Against Women*. 11(12), pp. 1473-1489.

Taylor, J. Y. (2002) Talking back: research as an act of resistance and healing for African American women survivors of intimate male partner violence. In: West, C.M. 2002. Ed. *Violence in the lives of black women: battered, black and blue.* Abingdon-on-Thames: Routledge.

Tennenbaum, A., Liber, O. (2002) Online alternative dispute resolution- the present and the future. *Sha’arei Mishpat*. 3(1), pp. 75-88. [Hebrew].

Tesler, P.H. (2001) *Collaborative law: achieving effective resolution in divorce without litigation*. Chicago: American Bar Association.

Thompson, J. (2004) Who's afraid of judicial activism? Reconceptualizing a traditional paradigm in the context of specialized domestic violence court programs. *Maine Law Review*. 56 (2) pp.407-446

Thompson, L., and Nadler. J. (2002) Negotiating via information technology: theory and application. *Journal of Social Issues*. 58(1), pp. 109-224.

Thompson. M. (2007) Mandatory mediation and domestic violence: reformulating the good-faith standard. *Oregon Law Review*. 86(2), pp. 599-633.

Tonn, J. C. and Follett, M. P. (2003) *Creating democracy, transforming management*. New Haven, CT: Yale University Press.

Truss, J.M. (1995) The subjection of women… still: unfulfilled promises of protection for women victims of domestic violence. *St. Mary's Law Journal*. 26, pp. 1149-1205.

Tyler, M.C., and Bornstein, J. (2006) Accreditation of on-line dispute resolution practitioners. *Conflict Resolution Quarterly.* 23(3), pp. 383-404.

*Ugolovnyi kodeks Rossiiskoi Federatsii.* (2014) Moscow: Eksmo.

United Nations General Assembly. (1979) *The convention on the elimination of all forms of discrimination against women*. [Online]. Geneva: UN Women. [Accessed 17 November 2017]. Available at: http://www.un.org/womenwatch/daw/cedaw/

Uniform Mediation Act § 2(1) (2003).

Ury, W.L., Brett, J.M., and Goldberg, S. B. (1993) *Getting disputes resolved: designing systems to cut the costs of conflict*. Cambridge, Mass.: PON Books.

U.S. Department of Justice. (2012) *Report of the Attorney General’s National Task Force on*

*Children Exposed to Violence.* Washington, D.C.: Office of the Attorney General. Available at: <https://www.justice.gov/defendingchildhood/cev-rpt-full.pdf>

Utah Code § 78-31b-2(7) (1953).

Utah Code § 78B-6-202 (West 2014).

Utzig, K. (1999) Entering the debate on spousal abuse divorce mediation: safely managing

divorce mediation when domestic violence is discovered. *Buffalo Women’s Law Journal*. 7, pp. 51–63.

Valente, R. (1995) Addressing domestic violence: the role of the family law practitioner. *Family Law Quarterly*. 29(2), pp. 187-196.

Ver Steegh, N. (2008) Family court reform and ADR: shifting values and expectations transform the divorce process. *Family Law Quarterly*. 42(3), pp. 659-671.

Ver Steegh, N. (2003) Yes, no, and maybe: informed decision making about divorce mediation in the presence of domestic violence. *William & Mary Journal of Women and the Law*. 9(2), pp. 145-206.

Violence Against Women Act, Pub. L. No. 103-322, 108 Stat. 1902 (1994).

*Violence and the family: report of the American Psychological Association presidential task force on violence and the family*. (1994) Washington, D.C.: American Psychological Association.

Von Neumann, J. and Morgenstern, O. (1944) *Theory of games and economic behavior*. Princeton: Princeton University Press.

Vorys, Y. (2007) The best of both worlds: the use of med-arb for resolving will disputes. *Ohio State Journal on Dispute Resolution*. 22(3), pp. 871-897.

Waits, K. (1998) Battered women and their children: lessons from one woman's story. *Houston Law Review*. 35(1), pp. 29- 108.

Walker, L.E. (1979) *The battered woman*. New York: Harper Colophon.

Wheeler, L. (2002) Mandatory family mediation and domestic violence. *Southern Illinois University Law Journal*. 26(3), pp. 559- 573.

Winick, B.J., and Wexler, D.B. (2003) *Judging in a therapeutic key: therapeutic jurisprudence and the courts*. Durham, NC: Carolina Academic Press.

Winslade, J., and Monk, J.D. (2000) *Narrative mediation: a new approach to conflict resolution*. San Francisco: Jossey-Bass.

World Health Organization. (2016) Violence against women: intimate partner and sexual violence against women fact sheet. WHO Media Center. [Online]. [Accessed 21 November 2017]. Available at: http://www.who.int/mediacentre/factsheets/fs239/en/

Zaidel, S. (2001) *The guide to meditation and divorce settlements.* Haifa: Haskamot Publishing.

Zehr, H. (1995) Justice paradigm shift? Values and visions in the reform process. *Mediation Quarterly*. 12(3), pp. 207–216.

Zehr, H. (1990) *Changing lenses: a new focus for criminal justice*. Harrisonburg, VA: Herald Press.

Zerhusen, K.A. (1993) Reflection on the role of the neutral lawyer: the lawyer as mediator. *Kentucky Law Journal*. 81, pp. 1165- 1176.

Zorza, J. (1992) Criminal law of misdemeanor domestic violence, 1970-1990. *Journal of Criminal Law and Criminology*. 83(1) pp. 46-72

Zylstra, A. (2001) Mediation and domestic violence: a practical screening method for mediators and mediation program administrators. *Journal of Dispute Resolution*. 2001 (2), pp.253-300.