

## APPELLATE PRACTICE

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Heiderbreder v. Carton, 645 N.W.2d 355 (Minn. 2002) [**Birth Father's Adoption Registry**]

In Re Custody of N.A.K., 649 N.W.2d 166 (Minn. 2002) (Third party custody)

Silbaugh v. Silbaugh, 543 N.W.2d 639 (Minn. 1996) [**holding that the trial court, in denying the non-custodial father's request for an evidentiary hearing on the full-custodial mother's motion seeking a court order approving the removal of children from the state, properly refused to consider a report prepared by a psychologist which did not address any of the statutory factors which must be considered in determining the best interests of the children and was made without the mother's knowledge**]

Matter of Welfare of A.M.P., 507 N.W.2d 616 (Minn. App. 1993) [**Case dealt with birth father's rights and conflict of consent in a termination of parental rights versus consent in an adoption**]

Matter of Welfare of C.B., 1993 WL 35951 (Minn. App., Feb 16, 1993) [**Juvenile code does not give the court authority to deny county reimbursement from parents except based on parents' inability to pay**]

Matter of Welfare of S.A.J., 1992 WL 122519 (Minn. App., Jun 09, 1992) [**Private termination of parental rights**]

Matter of Welfare of M.B.P., 473 N.W.2d 389 (Minn. App. 1991) [**Changes standard so children in foster care can maintain for themselves monies obtained in a minor settlement**]

Matter of Welfare of J.S., 470 N.W.2d 697 (Minn. App. 1991) [**Guardian ad litem in juvenile court may file a petition for termination of parental rights and still remain guardian ad litem**]

Matter of Welfare of N.M.C., 447 N.W.2d 14 (Minn. App. 1989) [**voluntary termination of parental rights for purposes of adoption upheld**]

Matter of Welfare of C.K., 434 N.W.2d 925 (Minn. 1989); see also, Matter of Welfare of C.K., 426 N.W.2d 842 (Minn. 1988) [**Court must make appropriate factual findings in juvenile termination of parental rights case to allow for appellate review**]

Matter of Welfare of J.W., 415 N.W.2d 879 (Minn. 1987); see also, Matter of Welfare of J.W., 374 N.W.2d 307 (Minn.App. 1985) [**Claiming Fifth Amendment protection in neglect case deposition may result in sanctions**]

Nelson v. Nelson, 401 N.W.2d 92 (Minn. App. 1987)

In Re Welfare of J.K.M., 397 N.W.2d 14 (Minn. App. 1987) [**holding that a child who had sustained six unexplained injuries requiring medical attention while in presence of one or both parents supported the conclusion that the child was neglected**]

In Re Custody of E.A.Q.D. and T.L.D., 405 N.W.2d 262 (Minn. App. 1987) [**holding that the exercise of jurisdiction by the juvenile court over an ancillary matter does not preempt and mandate district court's dismissal of a petition for custody**]

Chafin v. Rude, 391 N.W.2d 882 (Minn. App. 1986) [**holding that child custody was properly modified from the mother to the father upon a showing that the relationship between the parents was openly hostile, and that the mother engaged in a course of conduct which undermined and deterred any possible father/child relationship, that the child's emotional development was in jeopardy, and that the father had extensive parenting contact with his son and could promote the boy's relationship with both parents**]

Matter of Welfare of T.J.J., 366 N.W.2d 651 (Minn. App. 1985)

Minneapolis Star and Tribune Co. v. Schmidt, 360 N.W.2d 433, 11 Media L. Rep. 1332 (Minn. App. 1985)  
[Leading case on press access to juvenile court]

Christman v. Christman, 360 N.W.2d 374 (Minn. App. 1985) [holding that an order granting or refusing costs to a party is generally not reviewable except upon appeal from the judgment; however, appeal may be taken in some cases if judgment has been entered separately on the cost awarded]

Matter of Welfare of Mullins, 298 N.W.2d 56 (Minn. 1980) [First Minnesota case on Uniform Child Custody Jurisdiction Act and its application to juvenile court proceedings]