CONTENTS

	acevii
Acki	nowledgements xiii
List	of Cases
List	of Authors
	RT I. THE IMPACT OF HUMAN RIGHTS AND OF THE BEST
	ERESTS OF THE CHILD ON EU FREE MOVEMENT
AN:	D MIGRATION LAW
	nan Rights of Children in the EU Context: Impact on National
Fan	nily Law
	Elisabetta Bergamini
1.	Introduction
2.	Analyses of Human Rights Rules Relevant in the Field of Interest
3.	Children's Rights in the Interpretative Activity of the CJEU
<i>3</i> . 4.	Children's Rights and the Evolution of Domestic Family Law:
4.	Specific Issues
5.	Final Remarks
5.	Tillal Relifalks
Pro	tecting EU Citizen Minors' Right to Identity in the Transnational
	nily Context
1 an	Francesco Deana
1.	Introduction
2.	Identity as a Fundamental Right under International and EU Law
3.	The Relevance of Children's Identity-Related Issues to EU Law 24
4.	Non-Recognition of a Child's Name as a Hindrance to Free
	Movement
5.	Non-Recognition of Other Personal and Family Status Legally
	Acquired Abroad
6.	Restrictions on Status Recognition and their Compatibility
	with EU Law
7.	Protecting Family Unity and the Enjoyment of Established
	Family Life
8.	Final Remarks

A OFF	Best Interests Principle's Impact on Decisions Concerning lum-Seeking and Refugee Children
	Maura Marchegiani
1. 2. 3. 4. 5.	Introductory Remarks
Hu Far	man Rights and the Best Interests of the Child in European nily Reunification Law Peter Rodrigues
 1. 2. 3. 4. 5. 	Introduction55Best Interests of the Child in European Migration Law56EU Family Reunification Law65Ruiz Zambrano Jurisprudence70Conclusions72
Ra	inbow Families and EU Free Movement Law Alina Tryfonidou
1. 2.	Introduction
3.	Family Reunification Rights under EU Law: The Position of Children
4.	EU Law
5.	Is the Non-Recognition of the Parent-Child Relationship a Breach
6.	
K	Tafala and Family Reunification of Third-Country Nationals Alessandra LANG97
1	. Introduction
2	Entry and Residence of Foreign Nationals within the EU
<i>3</i>	Family Reunification: EU Legislation
5	State Practice
6	Seeking Common Principles

	inst a Girl's Will: Child Marriages, Immigration and the Directive
	Sara De Vido
 3. 4. 5. 	Introduction and Scope of Analysis
OF	RT II. THE BEST INTERESTS OF THE CHILD AS A CONCERN HUMAN RIGHTS AND EUROPEAN PRIVATE TERNATIONAL LAW
	Place of Human Rights in the Private International Law he Union in Family Matters Pietro Franzina
 2. 3. 	The Protection of Fundamental Rights in the Union's Legal System 142 Harmonisation as a Way to Enhance the Protection of Fundamental Rights
 4. 5. 	Law Rules
The Best Interests of the Child Principle at the Intersection of Private International Law and Human Rights Marcella DISTEFANO	
1.	The Relationship between Private International Law
2.	and Human Rights
3.	Best Interests of the Child and Private International Family Law: Towards a Convergence
4.	Concluding Remarks

Intersentia xvii

Reco	Ognition of a Foreign Status <i>Filii</i> : Pursuing the Best Interests Principle Roberto Baratta
 3. 	Introduction171ECtHR Activism as to the Ordre Public Exception174Outlining the Best Interests Test178Conclusion184
The	rogacy Arrangements and the Best Interests of the Child: Case Law of the European Court of Human Rights Katarina Trimmings
1. 2. 3. 4.	Introduction187Case Law Overview188Recognition of the Legal Parent-Child Relationship198Conclusion207
Cro	oss-Border Recognition of Adoption: Rethinking Private ernational Law from a Human Rights Perspective Chiara RAGNI
 2. 3. 4. 	Lack of Harmonisation of Family Law in Europe and its Impact on Recognition of Foreign Adoptions
Pro of t	otecting Children's Rights after Child Abduction: The Interaction the CJEU and ECtHR in Interpreting Brussels II bis Ruth LAMONT
 2. 3. 4. 	Introduction
	oss-Border Parental Child Abduction in the EU: Is there Room a Human Rights Exception? Costanza Honorati243
1.	Article 20 of the 1980 Hague Convention: Between Public Policy and Fundamental Rights

Intersentia

2.	The Difficulty of Framing the Scope of Article 20, Particularly	
	with Regard to Article 13(1)(b)246	
3.	Application of Article 20 in Purely Conventional Cases	
4.	Is there a Use for Article 20 in EU Abduction Cases?	
Im	pact of the Best Interests of the Child on the Brussels II ter Regulation	
	Laura Carpaneto	
1.	The Best Interests of the Child and the 'Brussels II System':	
	Setting Terms of Reference	
2.	Impact of the BIC Principle: The Structure and Scope	
	of Application	
3.	Rules on Jurisdiction	
4.	More Efficient Circulation of Decisions	
5.	The New Proactive Attitude Toward Hearing the Child and	
	Mediation	
6.	Assessment of the Child's Situation in 'Moving' within the	
	EU Judicial Area	
7.	Is the BIC Better Protected by the New Rules?	
Provisional Measures and the Best Interests of the Child in the Field		
of l	Parental Responsibility	
	Lidia Sandrini	
1	Introduction	
1.	Jurisdiction on the Substance and Jurisdiction to Issue Interim	
2.	Relief	
2	The Presence of the Child or of the Child's Assets as a Ground	
3.		
,	of 'Interim' Jurisdiction	
4.	Coordination between Measures and Impact on the Notion	
_	of 'Provisional and Protective Measures'	
5.	Conclusions	
7	211	
Ina	lex311	

Intersentia