

The right to family life in the context of respecting the minor's best interest principle

Iva Pendavinji

Fan. S. Noli University of Korca, Albania

Abstract

The right to family life, as any other human right, is universally enjoyed by all children without distinction of any kind, such as race, sex, origin, social, economic status and other non-discriminatory criteria provided in national and international acts.¹

This right begins to be enjoyed at the moment states adopt laws focusing on the protection of children from birth and integration into the family.²

Notwithstanding the national and international commitment to sanctioning an integrated system of legislation for children, it is imperative to implement and take measures to ensure the effective enjoyment of the right to family life, the observance of which is a crucial step towards respecting the principle of the child's best interest.

Given the sensitivity of the case, this study aims to present a general overview of the implementation of the law in question, in view of national and international jurisprudence. Bearing in mind the current issues and the role of the state in minimizing problems, the paper presents a reflection on the importance of enforcing children's rights by any state institutions that has the proper competence.

Keywords: family life, child's best interest, jurisprudence, implementation, respect.

Full Text: [PDF](#)



This work is licensed under [Creative Commons Attribution 3.0 License](#).

Academic Journal of Business, Administration, Law and Social Sciences ISSN 2410-3918 (print)

ISSN 2410-8693 (online)

Copyright © IIPCCCL-International Institute for Private, Commercial and Competition law