

# Petersen v. Rogers (1994)

- "Absent a finding that parents are unfit or have neglected the welfare of their children, the constitutionally-protected paramount right of parents to custody, care and control of their children must prevail."
- "Parents with lawful custody of a child have the prerogative of determining with whom their children associate."

# Price v. Howard (1997)

- When parents enjoy constitutionallyprotected status, "application of the 'best interest of the child standard' in a custody dispute with a non-parent would offend the Due Process Clause."
- "A parent's due process interest in the companionship, custody, care and control of a child is not absolute."

### Price v. Howard

 Parent's protected interest "is a counterpart of the parental responsibilities the parent has assumed and is based on a presumption that he or she will act in the best interest of the

child."

#### Price v. Howard

"Therefore, the parent may no longer enjoy a paramount status if his or her conduct is inconsistent with this presumption or if he or she fails to shoulder the responsibilities that are attendant to raising a child."

### Price v. Howard

"Unfitness, neglect, and abandonment clearly constitute conduct inconsistent with the protected status a parent may enjoy. Other types of conduct, which must be viewed on a case-by-case basis, can also rise to this level so as to be inconsistent with the protected status of natural parents."

### Procedural issues

- Applies in all parent vs. non-parent custody and visitation cases
  - Except grandparent visitation?????
- "Standing" required Ellison v. Ramos
  - Sufficiency of relationship decided on caseby-case basis
  - Standing cannot be waived
    - Tilley v. Diamond, 646 SE2d 865 (2007)(unpublished)

### Procedural Issues

- Rule 12(b)(6) issue
  - Pleading must allege sufficient facts
  - McDuffie v. Mitchell; Ellison v. Ramos
- Waiver doesn't mean parent loses
  - Price v. Howard; Deborah N. v. Carla B.

#### Procedure

- Waiver conclusion needs clear and convincing evidence
  - Adams v. Tessener, 354 NC 57(2001)
- "any past circumstance or conduct which could impact either the present or the future of the child is relevant."
  - Speagle v. Seitz, 354 NC 525(2001)
- It's all about the facts
  - Owenby v. Young, 357 NC 142(2003)

# Unfitness



- Raynor v. Odom (1996)
  - Substance abuse, failure to recognize child's developmental problems, left child with grandmother
- Sharp v. Sharp (1996)
  - Risk of harm to child when in mother's care, physical and emotional instability of mother, no financial support of child
- Davis v. McMillian (2002)
  - Determination of unfitness in earlier proceeding

# Inconsistent Conduct

- Failure to "shoulder responsibilities"
- Need not rise to level of TPR
- Some parents may never obtain protected status
- Voluntary relinquishment of custody
- Creation of parent-like relationship???



May waive protection if voluntarily chose to create a family unit and permanently cede to third party a significant amount of parental responsibility and decision-making authority to create parent-like relationship between third party and child

### Mason and Estroff

- Focus is not on whether conduct consisted of "good acts" or "bad acts"; rather volitional acts of the parent that relinquish otherwise exclusive authority to third party
- Need to consider both conduct and intent of parent

# Compare

- Mason v. Dwinnell, NC App (5/6/08)
  - Joint decision to conceive and raise a child
  - Parent "intended during creation of family unit – that relationship would be permanent"
  - Parent invited third party into her "zone of privacy" with no expectation that parental relationship would be terminated

# Compare

- Estroff v. Chaterjee, NC App (5/6/08)
  - No clear, cogent and convincing evidence that parent intended to cede a portion of her parental rights to third party on a permanent basis
  - Issue is not whether there is a bond between third party and child, nor whether third party has provided care and financial support

### Step-parents

- Seyboth v. Seyboth, 147 NC App 63 (2001)
  - Step-parent has standing due to relationship with child
  - No best interest until determine parent waived constitutional rights
  - Intent to permanently cede portion or exclusive parental authority ????

# Modification

- Parent does not lose protected status as a result of custody litigation with other parent
  - Brewer v. Brewer, 139 NC App 222 (2000)

# Modification

- But once custody is granted to nonparent, parent must show changed circumstances and best interest to modify.
  - Bivens v. Cottle, 120 NC App 467 (1995)
  - Speaks v. Fanek, 122 NC App 389 (1996)
  - Warner v. Brickhouse , NC App (4/1/08)

#### **Consent Orders**

- Can custody orders be entered by consent without waiver findings?
- Do all consent orders granting custody or visitation rights to a non-parent result in waiver?
  - "School custody orders"
  - See GS 115C-366

### Grandparents

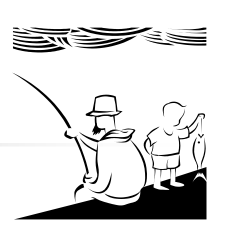
- Treated same as everybody else for custody
  - Owenby v. Young, 357 NC 142 (2003)
  - Speagle v. Seitz, 354 NC 525 (2001)
  - McDuffie v. Mitchell, 155 NC App 587 (2002)







## **Grandparent Visitation**



- 50-13.1(a): general custody/visitation
- 50-13.2(b1): grandparent visitation can be part of any custody order
- 50-13.5(j): any custody order can be modified to include grandparent custody or visitation
- 50-13.2A: grandparent can seek visitation following relative/step-parent adoption

### **Grandparent Visitation**

- "A grandparent cannot initiate a lawsuit for visitation rights unless the child's family is experiencing some strain on the family relationship, such as an adoption or an on-going custody [visitation] battle."
  - Eakett v. Eakett, 157 NC App 550 (2003)
  - Smith v. Smith, unpublished, NC App (9/06)



#### Troxel v. Granville

- Parents have a "fundamental liberty interest" in the care, custody and control of their children.
- Application of 'best interest standard' without – at least – a showing of "special factors" and/or "appropriate deference" to the parent, violates Due Process

## Family Law Bulletin #21

- "Third-party Custody and Visitation Actions"
  - www.sog.unc.edu
  - Free Download in Publications/bulletins
- Missing Mason and Estroff decided by COA May 6, 2008