

4PB, 6th Floor, St Martin's Court, 10 Paternoster Row, London, EC4M 7HP T: 0207 427 5200 E: clerks@4pb.com W: 4pb.com

## Re C (Internal Relocation) (2015)

[2016] 3 WLR 1: [2016] 2 FCR 576: [2015] EWCA Civ 1305

:[2016] Fam Law 284 : [2016] Fam 253

18/12/2015

## **Barristers**

Charles Hale KC

## Court

Court of Appeal (Civil Division)

## **Practice Areas**

Private Children Law

The governing principle in relocation cases, both internal relocation within the UK and external relocation, was the child's welfare. There was no rule that moving a child could only be prevented in exceptional cases, and no requirement for a court, having carried out its comprehensive analysis of the welfare considerations, to subject its conclusion to a cross-check by considering whether the consequent interference with the parties' rights under the ECHR art.8 was proportionate.

To read the full case summary click here

