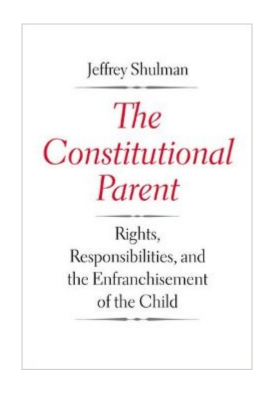
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# The Constitutional Parent: Rights, Responsibilities, And The Enfranchisement Of The Child





## Synopsis

In this bold and timely work, law professor Jeffrey Shulman argues that the United States Constitution does not protect a fundamental right to parent. Based on a rigorous reconsideration of the historical record, Shulman challenges the notion, held by academics and the general public alike, that parental rights have a long-standing legal pedigree. What is deeply rooted in our legal tradition and social conscience, Shulman demonstrates, is the idea that the state entrusts parents with custody of the child, and it does so only as long as parents meet their fiduciary duty to serve the developmental needs of the child. Â Shulmanâ <sup>™</sup>s illuminating account of American legal history is of more than academic interest. If once again we treat parenting as a delegated responsibility—as a sacred trust, not a sacred right—we will not all reach the same legal prescriptions, but we might be more willing to consider how time-honored principles of family law can effectively accommodate the evolving interests of parent, child, and state.

### **Book Information**

Hardcover: 360 pages Publisher: Yale University Press (June 23, 2014) Language: English ISBN-10: 0300191898 ISBN-13: 978-0300191899 Product Dimensions: 6.1 x 1 x 9.2 inches Shipping Weight: 1.2 pounds (View shipping rates and policies) Average Customer Review: 5.0 out of 5 stars Â See all reviews (1 customer review) Best Sellers Rank: #1,448,616 in Books (See Top 100 in Books) #103 in Books > Law > Family Law > Child Advocacy #146 in Books > Law > Family Law > Parental & Juvenile #2276 in Books > Law > Constitutional Law > General

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What best serves a childâ <sup>™</sup>s welfare is a paramount legal consideration in issues concerning parentâ "child relations. If parents fail to fulfill the â œbest interest of the childâ • standard such as in cases of abuse, bizarre religious beliefs, or failure to educate their child, the state may intercede. Despite this long held tradition, it is a common presumption that parents have a fundamental right to raise their child as they wish without state interference..In this wonderful book, Shulman argues against the notion that parents have a sacred right to control their childâ <sup>™</sup>s upbringing. Parents, he emphasizes, are entrusted with their childâ <sup>™</sup>s upbringing. It is best to think in terms of duties,

rather than rights. This notion, contrary to the beliefs of the parentsâ <sup>™</sup> rights movement is the predominant tradition in American law.Shulman reviews the history of important legal decisions, brilliantly integrating psychological, social and jurisprudential perspectives. The book is written clearly and passionately. It is what we have been waiting for. Everyone interested in the well-being of our children will benefit from reading it.

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