

Frida Dahlqvist

Year of Call: 2014

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Family

Frida Dahlqvist is an experienced, much-requested family barrister with a strong practice in care proceedings and private law children disputes.

Frida is a highly effective cross-examiner and recently completed the FLBA's "Advocacy & the Vulnerable" training course.

Public Law

In care proceedings, Frida Dahlqvist is frequently instructed by local authorities but also has extensive experience of representing parents and children, with her instructing solicitors appreciating her excellent client care and strong ability to effectively communicate with vulnerable and challenging clients.

Frida's busy caseload has seen her advise and appear in cases involving:

- Death of a child
- Serious injuries to children (such as skull fractures, rib fractures and fractured limbs)
- Sexual abuse of children
- False allegations of sexual abuse
- DOLs Orders
- Secure Accommodation Orders
- Forced Marriage
- Chronic neglect
- Induced/ fabricated illness
- Substance misuse
- Vulnerable parents
- Parents with learning difficulties

Frida appeared for the local authority, led by Louise Sapstead, in a recent high profile shaken baby case in the Midlands, whose murder by a teenager was widely reported in the media.

Other recent cases include:

A & B (Children) (Contested Adoption) 2022 EWFC 17: in this reported case, acted for the mother opposing the making of an

adoption order after leave was granted because there had been a change of circumstances of a sufficient nature and degree and that the welfare evaluation that followed required leave to be granted. Both parents were drug and alcohol abstinent for several years and their home conditions are now very good.

A Council v K v B v B: acting for father of child after routine scans revealed the baby had rib fractures. Child had significant medical needs and was prescribed furosemide, raising the issue of how this had affected her bone strength. The court found that the force used could not be found to have been excessive and no evidence that the harm was likely to have been deliberate, malicious or intentional. Child was returned to the parents care.

A Council v D v D: Acting for the local authority in a case where a child had suffered an unexplained skull fracture. Question was whether or not a fact finding hearing would be necessary against the background of child's overall care being of a high standard.

A Council v D-W and W: Acting for the local authority in a case where children's mother is deceased and where the oldest child, 15, has a different biological father. Until the proceedings commenced the child thought that W was her biological father and court made extensive findings about W sexually abusing, grooming and coercing the child into sexual acts. Both she and her sibling had also been smacked and hit.

A Council v. A v A v A: Acting for the mother in a case where she was alleged to have hit the youngest child with a belt and her hand numerous times. Mother was found to have frustrated efforts to provide support for the youngest child. Mother claimed that the allegations had been made by the youngest child as he had been coerced/coached by teachers and social workers to say these things as they were racist and prejudiced against her.

A Council v D v D v D v A Hospital: Frida represented the hospital which was made an intervener in the proceedings. The child had presented as very poorly some weeks after birth, was taken to the hospital and at that time rib fractures were discovered. Parents alleged that the fractures could have been caused by hospital staff, either accidentally during the birth or inflicted by a midwife whose care they expressed concerns about afterwards.

A Council v C v M v C: Acted for the local authority, and led by James Cleary, in a case of fabricated illness by the mother who then unnecessarily administered treatment, persisted in maintaining that the child had a range of allergies and illnesses and that the child needed to use a wheelchair - despite none of these being the case. The child wrongly believed that she was disabled and in pain. Mother also told the child that her brother had died as a result of which the child attended bereavement counselling, despite her brother being alive.

A Council v C v S v S v P: child (15 months old at the time of the fact finding hearing) had suffered 10 injuries that were deemed non-accidental (linear marks, bruises and red marks). Mother argued that they had been caused by Frida's client who had been present in the property supporting the mother with care of the child for the past few weeks. Other issues in the case included domestic violence, drug misuse, volatile and aggressive behaviours by the mother. At the fact finding hearing, no finding was made against her but all findings were made against the mother.

Private Law

Frida has considerable experience of private law cases involving:

- Parental alienation
- UK and international relocation
- Parental mental health
- Substance misuse
- Domestic abuse & coercive control
- Sexual abuse

Recommendations

Frida Dalhqvist handles public and private law cases involving children. She has extensive experience of representing vulnerable clients in cases of serious physical, sexual and emotional abuse. She is also noted for her work in adoption matters.

Strengths: "Frida is approachable, technically sound and efficient."

Chambers UK 2025/Family: Children/Midlands Bar

"Frida is very compassionate with clients and is a calm but effective advocate."

Chambers UK 2024/Family: Children/Midlands Bar

Legal 500 2024/Family: Children & Domestic Violence/Midlands Bar

"Frida's forensic attention to detail is second to none and really shines through in complex cases, particularly with a medical element. She is empathetic and thoughtful in working with clients, which makes them feel confident and well represented."

Legal 500 2023/Family: Children & Domestic Violence/Midlands Bar

"Frida has a calm, unflappable and approachable manner that is a strength when working with both professional and lay clients.' 'Frida has a keen eye for detail which has been an asset in complex care proceedings cases concerning factitious illness and allegations of sexual abuse."

Legal 500 2022/Family: Children & Domestic Violence/Midlands Bar

Academic qualifications

- BPTC, Very Competent, BPP Law School, London, 2012-14
- LLM Law, Merit, University College London, 2010-2011
- LLB Law (Hons), 2:1, Queen Mary College London, 2007-2010
- International Baccalaureat, final mark: 36/45, Per Brahe Gymnasiet, 2003-2006

Professional qualifications & appointments

- Advocacy and the Vulnerable Training, FLBA

Professional bodies

- Honourable Society of Middle Temple