General Literature:

LEONARD KARP, DOMESTIC TORTS: FAMILY VIOLENCE, CONFLICT, AND SEXUAL ABUSE (REV. ED., 2005).

The Issues: (Optional readings are marked with *)

   1.1 THE AIMS AND MAIN THEORIES OF THE LAW OF TORTS
   A. W. PAGE KEETON et al., PROSSER AND KEETON ON TORTS 1-7 (5th ed. 1984).

1.2 FAMILY HARMONY AND THE SANCTITY OF THE FAMILY

2. TWO DOMINANT APPROACHES IN INTRA-FAMILY RELATIONS: THE INDIVIDUALISTIC APPROACH AND THE FAMILY APPROACH

3. SHOULD A TORT CLAIM AGAINST A PARENT BE ACKNOWLEDGED?
   3.1 CONSIDERATIONS IN FAVOR AND AGAINST

3.2 **THE SANCTITY OF THE FAMILY AND PATRIA POTESTAS** ("THE RULE OF THE FATHER") IN ROMAN LAW

A. BARRY NICHOLAS, AN INTRODUCTION TO ROMAN LAW 80-2 (1962).


3.3 **THE DOCTRINE OF PARENT-CHILD IMMUNITY IN TRADITIONAL COMMON LAW**

A. Hewllette v. George (1891) 68 Miss. 703, 9 So. 885.

B. Mckelvey v. Mckelvey (1903) 111 Tenn. 388, 77 S.W 664.


3.4 **NEW DEVELOPMENTS IN AMERICAN LAW**

3.4.1 **THE QUALIFIED IMMUNITY STANDARD**

A. Goller v. White, 122 N.W.2d 193 (Wis. 1963).


3.4.2 **THE RESTATEMENT STANDARD**


3.5 **JEWISH LAW: QUALIFIED ACKNOWLEDGMENT**

3.6 **THE UNIQUE CASE OF EMOTIONAL NEGLECT**

3.6.1 **AMERICAN LAW**

A. Burnette v. Wahl 588 P.2d 1105 (Or. 1978) 284 Ore. 705.


3.6.2 **ISRAELI LAW**

A. C.A. 2034/98 Amin v. Amin,  

4. SHOULD A TORT CLAIM AGAINST A SPOUSE OR A PARTNER BE ACKNOWLEDGED? CONSIDERATIONS IN FAVOR AND AGAINST
   D. Benjamin Shmueli, Corrective Justice and the Intersection between Tort Law and Family Law in Tort Suits against a Spouse, forthcoming.

5. APPLYING THE LOST CHANCE AND INCREASED RISK DOCTRINES TO INTRA-FAMILY TORT SUITS

Reaction Papers:

1) The Main Aims of the Law of Torts and their Compatibility to Intra-Family Relations (3 pages)

2) Tort Law Claim against a Parent – Considerations in favor and against and the Unique case of Emotional Neglect (10 pages)

3) Applying the Lost Chance and Increased Risk Doctrines to Intra-Family Tort Suits (2 pages)