TITLE IV

Chapter 29 - Custody and Visitation Orders Rule 29.3 - Parenting Classes

Appendix 29.3 - Court-Specific Rules Concerning Parenting Classes

First Judicial	District
Court	

Parish of Caddo

Second Judicial District Court

Parishes of Bienville, Claiborne and Jackson

- A. In order to provide for the best interest of the children of parents who are involved in a contested custody matter, the parents shall participate in an educational program that is designed to make the parties more aware of the effects of separation and divorce upon their children and to acquaint them with methods of assisting minor children to cope with the stress of divorce and custody proceedings.
- B. All parties to a contested custody matter filed in the Court shall successfully complete the program "Helping Children Cope With Divorce". The parties shall promptly pay all fees associated with the program, as directed by the Court.
- C. The program shall be completed within sixty days of service of initial pleadings in the case and each party shall file a certificate of completion in the record.
- D. A party's failure to timely complete the program and/or pay all costs in connection therewith, shall subject the party to an appropriate action by the Court, including contempt of Court.
- E. The Court may waive the requirement of completion of the program, in individual cases, for good cause shown. The Court may also change the time by which the program shall be completed, in individual cases, for good cause shown.

Third Judicial District Court

Parishes of Lincoln and Union

Fourth Judicial District Court

Parishes of Morehouse and Ouachita

- A. The Court may require parties in cases involving the custody of minor children to participate in programs designed to acquaint the parents or parties with methods of assisting minor children in coping with the stress of divorce and custody proceedings. Divorce education may be ordered for any divorce proceeding where minor children reside with either of the divorcing parents whether or not custody or visitation is contested issues.
- B. A hearing officer may recommend mediation of custody and visitation, custody evaluation by a mental health professional, and/or alcohol and drug testing.
- C. Should any party fail to successfully complete any program or interview or fail to comply with any orders of the Court pursuant to this Rule, the Court may take appropriate action including, but not limited to, actions for contempt. For good cause, the Court may waive any requirement of completion in individual cases.

Parishes of Franklin, Richland and West Carroll	
Sixth Judicial District Court	
Parishes of East Carroll, Madison and Tensas	
Seventh Judicial District Court	
Parishes of Catahoula and Concordia	
Eighth Judicial District Court	The court may require parties in cases involving the custody of the minor children to participate in programs designed to acquaint the parents or parties with methods of assisting minor children in coping with the stress of divorce and custody proceedings.
Parish of Winn	coping with the stress of divorce and custody proceedings.
Ninth Judicial District Court	
Parish of Rapides	
Tenth Judicial District Court	
Parish of Natchitoches	
Eleventh Judicial District Court	
Parish of Sabine	
Twelfth Judicial District Court	
Parish of Avoyelles	
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Thirteenth Judicial District Court

Fourteenth Judicial District Court

Parish of Calcasieu

In cases involving the custody of minor children, the parties may be required to attend a parenting class. Any party who refuses to comply with the order of the Court to attend the parenting class shall be subject to sanctions for contempt of court.

Fifteenth Judicial District Court

Parishes of Acadia, Lafayette and Vermilion

Amended October 30, 2015, effective October 1, 2015.

- A. In order to provide for the best interest of the children of parents who are involved in a contested custody matter, the parents shall participate in an educational program that is designed to make the parties more aware of the effects of separation and divorce upon their children and to acquaint them with methods of assisting minor children to cope with the stress of divorce and custody proceedings.
- B. All parties to a contested custody matter filed in the Court shall successfully complete the program "TransParenting" course at The Family Tree. The parties shall promptly pay all fees associated with the program, as directed by the Court.
- C. The program shall be completed within sixty (60) days of service of initial pleadings in the case and each party shall file a certificate of completion in the record.
- D. A party's failure to timely complete the program and/or pay all costs in connection therewith, shall subject the party to an appropriate action by the Court, including contempt of Court.
- E. The Court may waive the requirement of completion of the program, in individual cases, for good cause shown. The Court may also change the time by which the program shall be completed or the location, in individual cases, for good cause shown.

Sixteenth Judicial District Court

Parishes of Iberia, St. Martin and St. Mary

Seventeenth Judicial District Court

Parish of Lafourche

Eighteenth Judicial District Court

Parishes of Iberville, Pointe Coupee and West Baton Rouge

Nineteenth Judicial District Court

Parish of East Baton Rouge

Family Court, Parish of East Baton Rouge		
For the Parish of East Baton Rouge		
Twentieth Judicial District Court		
Parishes of East Feliciana and West Feliciana		
Twenty-First Judicial District Court		
Parishes of Livingston, St. Helena and Tangipahoa		
Twenty-Second Judicial District Court		
Parishes of St. Tammany and Washington		
Twenty-Third Judicial District Court		
Parishes of Ascension, Assumption and St. James		
Twenty-Fourth Judicial District Court		
Parish of Jefferson		
Twenty-Fifth Judicial District Court		
Parish of Plaquemines		

A. All petitions for incidental relief regarding child custody shall, in addition to an order for child custody, contain an order with blank dates, fixing dates and times for attendance by the domestic

Twenty-Sixth Judicial District Court

Parishes of Bossier and Webster

litigants at two parenting classes for each of the parties. The available dates for the classes shall be obtained from the office of the Clerk of Court. These parenting classes are offered through the Louisiana Cooperative Extension Service and must be completed before final custody is awarded. The parties shall promptly pay all fees associated with the program, as directed by the Court.

- B. The program shall be completed within the timeframe set by the Court and each party shall file a certificate of completion in the record.
- C. A party's failure to timely complete the program and/or pay all costs in connection with the program shall subject the party to an appropriate action by the Court, including contempt of Court.
- D. The Court may waive the requirement of completion of the program, in individual cases, for good cause shown. The Court may also change the time by which the program shall be completed, in individual cases, for good cause shown.
- E. Prior to completion of the parenting classes, interim orders may be issued.

wenty-Seventh Judicial bistrict Court	
arish of St. Landry	
wenty-Eighth Judicial District Court	
arish of LaSalle	
wenty-Ninth Judicial District Court	
earish of St. Charles	
hirtieth Judicial District Court	
arish of Vernon	
hirty-First Judicial District Court	
arish of Jefferson Davis	
Thirty-Second Judicial District Court	
arish of Terrebonne	

District Court	
Parish of Allen	
Thirty-Fourth Judicial District Court	
Parish of St. Bernard	
Thirty-Fifth Judicial District Court	
Parish of Grant	
Thirty-Sixth Judicial District Court	In all divorce cases where the custody of minor children shall be the subject of any order of the Court, the parties shall be required to attend counseling relative to the General Responsibilities of Separating Parents (GRASP) prior to the granting of the judgment of divorce. No judgment of divorce shall be
Parish of Beauregard	granted until the record in the case contains the appropriate counselor certifications of completion. Any party, who refuses to comply with the order of Court to attend the GRASP counseling sessions, shall be subject to sanctions for contempt of Court.
Thirty-Seventh Judicial District Court	
Parish of Caldwell	
Thirty-Eighth Judicial District Court	
Parish of Cameron	
Thirty-Ninth Judicial District Court	
Parish of Red River	
Fortieth Judicial District Court	
Parish of St. John the Baptist	

Parish of Orleans		
Criminal District Court		
Parish of Orleans		
Forty-Second Judicial District Court		
Parish of DeSoto		