



Oklahoma § 43-107.2.- fetched 24 November, 2013

http://www.oklegislature.gov/cf_pdf/2011-12%20COMMITTEE%20SUBS/hcs/HB1749%20CS.pdf

Oklahoma § 43-107.2.

Actions where minor child involved - Court ordered educational program.

A. In all actions for divorce, separate maintenance, guardianship, paternity, custody or visitation, including modifications or enforcements of a prior court order, where the interest of a child under eighteen (18) years of age is involved, the court may require all adult parties to attend an educational program concerning, as appropriate, the impact of separate parenting and coparenting on children, the implications for visitation and conflict management, development of children, separate financial responsibility for children and such other instruction as deemed necessary by the court. The program shall be educational in nature and not designed for individual therapy.

B. Each judicial district may adopt its own local rules governing the program.