STATE OF WYOMING

HOUSE BILL NO. HB0177

Divorce actions-parenting classes.

Sponsored by: Representative(s) Iekel, Hageman, Landon,
Petersen and Warren and Senator(s) Devin and
Sessions

A BILL

for

- 1 AN ACT relating to child custody and visitation resulting
- 2 from divorce proceedings; modifying and expanding parent
- 3 education participation; imposing conditions and
- 4 requirements; providing for exemptions; and providing for
- 5 an effective date.

6

7 Be It Enacted by the Legislature of the State of Wyoming:

8

- 9 Section 1. W.S. 20-2-201(f) and by creating a new
- 10 subsection (g) is amended to read:

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- 20-2-201. Disposition and maintenance of children in
- decree or order; access to records.

14

- 15 (f) At any time the court may require parents to
- 16 attend appropriate parenting classes, including but not

1	limited to, parenting classes to lessen the effects of								
2	divorce on children. In an action for dissolution of								
3	marriage, legal separation or annulment that involves								
4	biological or adopted children of the parties, the court								
5	shall order both parties to attend a parent education								
6	program in the best interests of the children, unless an								
7	exemption is granted under subsection (g) of this section.								
8	Parent education program providers shall not disclose								
9	information pertaining to any party obtained as a result of								
10	participation in a program under this subsection. The								
11	parent education program shall:								
12									
13	(i) Be a minimum of four (4) hours of								
14	<pre>instruction;</pre>								
15									
16	(ii) Be certified and approved in accordance								
17	with minimum standards adopted by the board of judicial								
18	policy and administration, and provided by a public or								
19	<pre>private institution or entity;</pre>								
20									
21	(iii) At minimum, provide instruction in the								
22	following areas which informs both parties on the divorce								
23	process and its impact upon children and instructs the								
24	parties in parenting skills and strategies to enable the								

1	parties to pa	arent children in a cooperative manner:
2		
3		(A) Developmental stages of children;
4		
5		(B) Adjustment of children to parental
6	separation;	
7		
8		(C) Negative effects of access denial;
9		
10		(D) Domestic violence;
11		
12		(E) Options for dispute resolution and
13	conflict man	agement;
14		
15		(F) Financial responsibilities to the
16	<pre>children;</pre>	
17		
18		(G) Cooperative parenting, including when
19	cooperative	parenting is not appropriate and, when
20	appropriate,	other options to cooperative parenting;
21		
22		(H) Custody, parenting time and shared
23	parenting pla	ans;
24		

1	(J) Long distance parenting.
2	
3	(iv) Be completed by each party within sixty
4	(60) days following the date of the court's order;
5	
6	(v) Be the responsibility of each party to
7	arrange for participation and for payment of costs for
8	participating in the court approved program;
9	
LO	(vi) Not require both parties to attend or
L1	receive instruction at the same time;
L2	
L3	(vii) Be completed prior to a final decree or
L 4	entry of an order by the court. Each party shall file
L 5	certification of completion with the clerk of court.
L 6	
L 7	(g) An exemption from the parent education program
L 8	required under subsection (f) of this section may be
L 9	granted by the court following completion of an exception
20	affidavit in accordance with this subsection. The affidavit
21	may be obtained from the clerk of court and may be
22	submitted at any time. The affidavit shall state and
23	attendance may be waived for one (1) of the following:

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1	_	(i)	The	party	has	previ	iously	atten	ided	a p	arent
2	education	prog	ram	comply	ying	with	subse	ction	(f)	of	this
3	section;										
4											
5	-	(ii)	Oth	ier c	ircun	nstanc	es io	dentif:	ied	by	the
6	court.										
7											
8	Section	on 2.	Th	is act	is	effect	ive Ju	ly 1,	2004		
9											
10					(E	ND)					