

UPtoParents.org



Order To Attend "Up to Parents"

The Circuit and Superior Courts of Morgan County, having jurisdiction in dissolution of marriage cases and exercising their inherent authority to order conciliation procedures and related services, find that it would be in the best interest of minor child or children of the parties to encourage conciliation and cooperation between divorcing parents and their children. The courts further find that the "Up to Parents" class will:

- 1) Aid the parents in custody, support, and visitation decisions;
- 2) Aid the Courts in maximizing the use of the Courts' time; and
- 3) Encourage agreements between the parties concerning matters related to and affecting their children.

Both parents of any children of the marriage under the age of eighteen years, in any Dissolution of Marriage or Legal Separation case filed in the Morgan Circuit or Superior Courts shall complete the UptoParents.org class. Both parents must complete the class within 60 days after the date of filing of the petition for dissolution of marriage or legal separation. Failure of a parent to complete the class could result in the parent having to appear in court to show cause why he/she should not be punished for contempt of court orders, and may result in delay of the final resolution of the dissolution of marriage or legal separation.