

Modifying a Visitation Schedule

Parents may go back to court as often as they wish to modify the visitation schedule. Most judgments and joint custody agreements require parents to review the visitation schedule on an annual basis. There is no requirement to prove that the existing visitation schedule is harmful to the child or that the status quo brings any negative impact to the child. Visitation schedules may be modified by the court whenever it would be in the child's best interest to do so.

This article was written by the law office of Cowell Taradash, P.C., whose attorneys are familiar with the latest court decisions, recent changes in the law and even the tendencies of many judges. We can help. Contact us at 866.987.6723 or info@illinoisdivorce.com.