STANDING ORDER NO. 2018-1

IT IS HEREBY ORDERED BY THIS COURT that all parties to this suit affecting the parent-child relationship are required to successfully complete a court-approved seminar that addresses the issues confronting children that are the subject of divorce, custody, and support litigation. Each party is responsible for and ordered to make payment of the appropriate fee. Attorneys are ordered to facilitate the completion by their clients of the seminar by notifying them of the requirement and furnishing such written instructions as may be necessary for them to comply with this order.

The parties are ordered to successfully complete said seminar within sixty (60) days of either (a) the filing of the petition or motion to modify or (b) the receipt of notice of the petition or motion, whichever comes first, or prior to any hearing on temporary orders. Immediately upon completion of the seminar, the parties are required to submit the original certificate of completion with the district clerk's office as proof of attendance.

Failure to comply with this order may result in court action including contempt, striking of any pleading, or any of the sanctions listed in Rule 215 of the Texas Rules of Civil Procedure.

For good cause shown, the Court may waive the requirement of the seminar. This order does not apply to any party or parties to this suit who have heretofore successfully completed and received a certificate of completion for said seminar.

FILED FOR MECORD

2018 NOV 28 AM 11: 00

Jim Fallon, Judge

15th Judicial District Court

Larry A. Phillips, Judge

59th Judicial District Court

Brian K. Gary, Judge

397th Judicial District Court