

2.1 (d) The court administrator shall provide a form for a pro se motion regarding
2.2 parenting time disputes, which includes provisions for indicating the relief requested, an
2.3 affidavit in which the party may state the facts of the dispute, and a brief description of
2.4 the parenting time expeditor process under section 518.1751. The form may not include
2.5 a request for a change of custody. The court shall provide instructions on serving and
2.6 filing the motion.

2.7 (e) In the absence of other evidence, there is a rebuttable presumption that a parent is
2.8 entitled to receive at least ~~25~~ 40 percent of the parenting time for the child. For purposes
2.9 of this paragraph, the percentage of parenting time may be determined by calculating the
2.10 number of overnights that a child spends with a parent or by using a method other than
2.11 overnights if the parent has significant time periods on separate days when the child is in
2.12 the parent's physical custody but does not stay overnight. The court may consider the age
2.13 of the child in determining whether a child is with a parent for a significant period of time.

2.14 Sec. 2. **EFFECTIVE DATE; APPLICATION.**

2.15 (a) Section 1 is effective January 1, 2013, and applies to orders adopted or modified
2.16 on or after that date.

2.17 (b) There must be no modification of an existing parenting time order based on the
2.18 amendment to the parenting time presumption under section 1 until July 1, 2014, unless
2.19 the child's environment presently endangers the child's physical or emotional health or
2.20 impairs the child's emotional development.