

Subcommittee Meeting:

Substantially Shared Parenting and Residential Deviation Definition

Date | time 5/13/2019 1:30 PM | Location via WebEx

Facilitator	Nicole Enlow	Attendees <u>Workgroup members</u> : Sharon Redmond, Ann Farnsworth, Tara Miller <u>DCS staff</u> : Monica Turnbaugh <u>Public</u> : Joe Haines
Note taker	Ann Farnsworth	

In person report out and current status

- Ann will do the report out at the workgroup meeting on May 17th
- Discussed the subcommittee meeting and report out on April 29th
- Group members clarified that they are looking to add a sentence to the statute that defines substantial time by percentage

Substantially shared parenting percentage discussion

- Discussed percentages – group is between 30% and 35%
- Group agreed not looking to recommend a formula or a different deviation based on percentage of residential time, but allow the courts the discretion based on findings

Factors of consideration

- Group agreed that TANF and insufficient resources should be automatic disqualifiers for receiving a deviation due to residential time

Public comment

- Joe shared his experience of the child support system as a non-custodial parent with shared parenting time.

Decisions, tasks, and next steps

Next meeting:

- Full workgroup meeting on May 17th
- Subcommittee meeting Monday, May 20th from 2:00 – 3:00 pm