

Rule 8. Concurrent Jurisdiction with Other Courts

(A) Obligation to notify.

It shall be the obligation of the party initiating an action involving parenting or support of a minor child to inform the Court of the status of any prior or pending action in any domestic relations or juvenile court, including the amount of any prior support orders. In addition, IT SHALL BE THE OBLIGATION OF ANY PARTY TO SUCH AN ACTION TO INFORM THE COURT OF ANY PAST CRIMINAL CONVICTIONS, ANY ACTIVE CIVIL PROTECTION ORDERS, OR PENDING CRIMINAL ACTIONS IN ANY COURT, except for minor traffic violations. Any action involving parenting or parenting time, whether pending or post-decree, and whether raised by complaint or motion, must be accompanied by a parenting proceeding affidavit pursuant to R.C. 3109.27(A). If any parenting or support order has been entered by any other court in this state, no order regarding such issue(s) will be entered by this Court, except upon order from the Court with prior jurisdiction.

(B) Jurisdiction with courts outside the state.

- (1) If any parenting or support order has been entered by any court outside this state, an order regarding parenting and/or parenting time will be entered only upon a showing that jurisdiction properly lies with this Court pursuant to the Uniform Child Custody Jurisdiction Act.
- (2) If the issue is other than parenting and/or parenting time, the Court will enter an order upon a showing that this Court otherwise has jurisdiction to entertain an action, including personal jurisdiction over both parties.