

H.B. 219 Divorce Imputed Income Requirements

REP. JORDAN D. TEUSCHER

What does H.B. 219 do?

- Allows the court to consider barriers to obtaining employment when one spouse has a disability or lacks recent work history due to primarily caring for a child of the payor spouse.
- Allow parents to demonstrate their actual earnings, efforts for employment improvement, and any reasonable barriers to earning more.
- Reduce inaccurate claims by opposing experts regarding a parent's earning capacity.
- Empower the court to review income imputation during Petition to Modify proceedings.
- Provide parents the opportunity to showcase their reasonable efforts in meeting imputed income.



H.B. 220 Divorce Amendments

REP. JORDAN D. TEUSCHER

What does H.B. 220 do?

- Codifies that the Court must consider the standard of living that existed during the marriage.
- Outlines factors for determining the standard of living that existed during the marriage.
- Provides for a presumption of equalization of standard of living to equal the length of the marriage.

