	-
Creating Parenting Plans	
North Carolina Law	
GS 50-13.2	
 Custody must be awarded to "such person as will best promote the interest and welfare of the child." Court may grant: 	
Joint custody to the parents Exclusive custody to one person Custody to two or more persons	

GS 50-13.2

- Order shall include such terms, including visitation as will best promote the interest and welfare of the child
- Visitation is a "lesser form of custody"
- Clark v. Clark, 294 NC 554 (1978)
- Order should establish the time, place and conditions for exercising visitation.
- Ingle v. Ingle, 53 NC App 227 (1981)

Parents

- Between mother and father, no presumption shall apply as to who will better promote the interest and welfare of the child
 GS 50-13.2
- Parent cannot be denied reasonable visitation unless court finds parent unfit or that visitation is not in best interest of the child
 CS 50-13.5(i)
 Supervised visitation is not "reasonable visitation"

 - · Hinkle v. Hartsell, 131 NC App 833 (1998)
- Cannot allow custodial parent to control visitation
 Brewington v. Serrato, 77 N.C.App. 726, 336 S.E.2d 444 (1985)

Definitions

- Physical Custody
 - · No definition in statutes or cases
- ▶ Legal Custody
 - Right and responsibility to make decisions with important and long-term implications for a child's best interest and welfare
 - \circ Includes "education, health care, religious training and the like."
 - · Diehl v. Diehl, 177 NC App 642 (2006)
 - · No presumptions regarding legal custody
 - · Order should be specific

"Joint" Custody

- Must be considered "upon request of either party"
 - ∘ GS 50-13.2
- There is no presumption in favor of joint custody
 Hall v. Hall, 655 SE2d 901, n3 (NC App, Feb. 2008)
- Implies a sharing of responsibility.
 - Diehl, 177 NC App 642 (2006)
- Because there is no definition, "judge has substantial latitude in fashioning a joint custody arrangement."
 - Patterson v. Taylor, 140 NC App 91 (2000)

Joint Legal Custody

- If award joint legal, cannot "split" decision making authority without specific findings regarding need to split
 - Diehl, 177 NC App 642 (2006)
 - Hall v. Hall, 655 SE2d 901(NC App, Feb. 2008) (inability to communicate insufficient)
 - MacLagan v. Klein, 123 NC App 577 (split upheld based on conflicts over religion and evidence of impact on child)

Standard Visitation?????

- "A fairly common visitation schedule for unrestricted visitation with school age children is every other weekend, one weekday evening per week, four weeks in the summer, and alternate holidays."
 - $^{\circ}$ Lee's Family Law, 5^{th} edition, pp. 13–95

_	•
Trends Outside of North Carolina	
	-
ALI Principles of Family Dissolution]
(Restatement)	
→ Each parent must submit "Proposed Parenting Plan"	
→ Goal of court should be to reasonably	
approximate pre-separation caretaking responsibility as much as possible	
Allocate decision-making authority based on	
listed factors	
	1
Joint Custody	
→ 47 states have joint custody statutes	
→ 11 states have joint custody presumption	
→ 16 states have presumption in favor of joint if	
both parents agree	
▶ 2 states allow joint only if parents consent	
• Modern Child Custody Practice, pp. 6–2	

Joint Custody

- Definition: custody shared in such a way as to assure child of frequent and continuing contact with both parents
- Equal division of time is not required
- Courts mixed on true "alternating custody"
 - Modern Child Custody Practice, pp. 6–10

"Standard" Visitation

- Several states have adopted visitation guidelines
- Texas: statute requires use of guidelines if child is 3 years or older, unless against best interest
- Tex. Code Ann., sec. 153.311 et. seq.
- Indiana: very detailed guidelines by state judicial conference
- Utah: advisory visitation guidelines by supreme court rule
- Massachusetts: Parenting Plan guidelines provided to parents by AOC

_				
_				
-				
_				
-				
-				
-				
-				
-				
-				
-				