

SENATOR ASHFORD: If one party or his lawyer...his or her lawyer request it, yes.

SENATOR CHAMBERS: So that's obligatory.

SENATOR ASHFORD: That's right.

SENATOR CHAMBERS: All right, so Senator Landis was right. Then, in line 2...

SENATOR ASHFORD: Well...

SENATOR CHAMBERS: ..on page 5...

SENATOR ASHFORD: Yes.

SENATOR CHAMBERS: ..after this first interview, then both parties shall have a joint interview. Is that obligatory?

SENATOR ASHFORD: That part of it is obligatory.

SENATOR CHAMBERS: And that's the part we're talking about.

SENATOR ASHFORD: Well, I was talking about the...

PRESIDENT MOUL: One minute.

SENATOR ASHFORD: ..I was talking about the triggering of it, Senator Chambers.

SENATOR CHAMBERS: All right, and I'm going to have to put my light on again because time is running out very quickly, but I have to ask him this question. Senator Ashford, on page 5, it says in line 5, each party shall, at a minimum, articulate the visitation schedule which would be acceptable. Suppose the party refuses to do that? Then what?

SENATOR ASHFORD: If they...if they don't even want to talk about their visitation rights?

SENATOR CHAMBERS: Right.

SENATOR ASHFORD: If they want to be silent, I suppose they'd have to explain to the court why they don't want to talk about visitation.