(2) If a final divorce order has been issued and parental rights and responsibilities were addressed in the divorce action, a party may not bring a petition under this subsection for the purpose of modifying the previous order, unless the moving party can, as a preliminary matter, produce credible evidence that the failure to pursue a claim under this section in the divorce proceeding was a result of intimidation, oppression, or similar unjust influence. The parties retain rights to file for a modification of the order under other provisions of this chapter.