RULES FOR LOUISIANA DISTRICT COURTS TITLES I, II, III, IV, V, and VI Sixteenth Judicial District Court Parishes of Iberia, St. Martin and St. Mary

Title - I	Chapter Title - Dates of Court
Chapter - 2	None.
Rule - 2.0	
Appendix - 2.0	
Local Holidays in Addition to Legal Holidays Listed in La. R.S. 1:55 See 2004 Amendment to La. R.S. 1:55(E)(1)(b) which, by reference to La. R.S. 1:55(B)(1)(a), adds Mardi Gras Day and General Election Day as legal holidays.	
Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	There are eight divisions of court, lettered "A" through "H".
Rule - 3.1	
Appendix - 3.1	
Divisions or Sections of Court	
Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	
Rule - 3.2	
Appendix - 3.2	
Duty Judges	
Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	ELECTRONIC WARRANTS
Rule - 3.4	Warrantnow and CloudGavel are designated and approved for the purposes of receiving electronic applications for warrants in the Sixteenth Judicial District Court.
Appendix - 3.4	ELECTRONIC SIGNATURES
Court-Specific Rules Concerning Judges' Use of Electronic Signatures	Any judge of the Sixteenth Judicial District Court may electronically sign court orders, notices, official court documents, judgments and other writings, whether civil or criminal, if the electronic signature

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	Unless defense counsel requests defendant's appearance in open court, defendant may appear for arraignment and enter his/her plea by way of simultaneous transmission through audio visual electronic
Rule - 3.5	equipment.
Appendix - 3.5	
Court-Specific Rules Concerning Simultaneous Appearance by a Party or Witness by Audio-Visual Transmission Effective January 1, 2016.	
Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules

Chapter - 3

Rule - 3.6

Appendix - 3.6

Court-Specific Rules Concerning Recording of Protected Persons Pursuant to La. R.S. 15:440.2

Title - I	Chapter Title - Court Personnel
Chapter - 4	Angela Sorrel Moore
Rule - 4.1	Court Administrator 16th Judicial District Court 300 Iberia Street, Suite 350
Appendix - 4.1	New Iberia, LA 70560
Judicial Administrators and Clerks of Court	Telephone: (337) 369-4466 Facsimile: (337) 364-5621 E-Mail: amoore@16jdc.org
Amended effective September 13, 2016; amended effective June 28, 2019; amended effective January 1, 2020.	David Ditch Clerk of Court Parish of Iberia P.O. Drawer 12010 New Iberia, LA 70562-2010 Telephone: (337) 365-7282 Facsimile: (337) 369-2928 E-Mail: dditch@iberiaclerk.com Hon. Becky P. Patin Clerk of Court Parish of St. Martin P.O. Box 308

St. Martinville, LA 70582 Telephone: (337) 394-2210 Facsimile: (337) 394-7772 E-Mail: beckypatin@stmartinparishclerkofcourt.com

Hon. Cliff Dressel Clerk of Court Parish of St. Mary 500 Main Street P.O. Drawer 1231 Franklin, LA 70538-1231 Telephone: (337) 828-4100, Ext. 200 Facsimile: (337) 828-2509 E-Mail: stmaryclerk@teche.net

Chapter Title - Courtroom Use, Accessibility and Security
http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX5.1A.PDF
Chapter Title - Courtroom Use, Accessibility and Security
http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX5.1B.PDF
Chapter Title - Courtroom Use, Accessibility and Security
http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX5.1C.PDF
Chapter Title - Indigents and In Forma Pauperis
http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX8.0.PDF

Appendix - 8.0

Title - II	Chapter Title - Procedure
Chapter - 9	ALLOTMENT OF CIVIL CASES
Rule - 9.3	1. After an initial marital proceeding has been allotted, all subsequent proceedings shall be assigned to the same division. The subsequent proceedings may be assigned a new docket number. Contested
Appendix - 9.3	successions shall be allocated similarly.
Allotments: Signing of Pleadings in Allotted and Non-Allotted Cases	2. Before allotment, any Judge may issue orders, including but not limited to preliminary and interlocutory orders, writs, executory process, pauper orders, and may grant extensions of time in which to plead.
Amended effective April 1, 2022.	3. Once a case has been allotted all exceptions, motions, rules and trials on the merits shall be taken up by the Judge of the division to which the case is allotted, provided, however, that any uncontested matter, preliminary default or confirmation of default may be taken up before any division.
	4. In the event of legal or voluntary recusal, the clerk shall re allot the case using the same procedure as for the initial allotment. Where the docket is carrying more than its fair share of the cases, or otherwise according to the discretion of the Judges, any case may be transferred from one division to another by order approved by both Judges concerned; provided, however, that when two cases are consolidated for the purpose of trial, the case having the highest docket number shall be transferred to the court division to which the case having the lower docket number has been allotted.
	5. In the event of emergency, including prolonged absence of the Judge of any division and the anticipation thereof, the remaining Judges shall order that no case shall be allotted to said division until there is a Judge thereof available to conduct the Court's business, and in such absence or anticipated absence due to death, resignation, incapacity or otherwise, the remaining Judges may likewise order reallotment of all pending cases or such of them as the interests of justice may require, and each remaining Judge is empowered in such event to transfer, from such division then inoperative, any particular case in which a party is entitled under the law to a speedy hearing or any such particular in which the interests of justice call for such transfer and hearing.
	6. The drawing for allotment referred to herein shall be made by the Clerk of Court or the Chief Deputy Clerk of Court, or by the acting minute or docket clerk duly designated.
	7. After any case has been allotted, the Clerk of Court shall at once cause the division to which the case has been allotted to be noted on the outside of the jacket of the record, and in the docket book.
	8. Any uncontested succession matter may be presented to any Judge for hearing or for signature of orders.
	9. When a motion is made pursuant to LSA C.C.P. art. 154 to recuse a judge, and said judge chooses not to recuse himself or herself, then said judge shall have the motion to recuse referred to another judge of this court in the manner provided herein for allotment of civil cases, except that the Clerk of Court (or his Chief Deputy) shall immediately thereafter return the ping pong type ball to the machine, since the judge to whom the motion is thereby impartially referred will not be allotted the case but only the disposition of the motion. Should the judge to whom the motion is thus referred rule in favor of recusal, then the case shall be reallotted in the said manner provided for allotment of civil cases, except that allotment thereof shall not be made to either the recused judge or the judge to whom the motion was referred.
	The provisions contained in this appendix may be relaxed in the discretion of a Judge where unreasonable delay may be occasioned by its enforcement.

Chapter - 9

Rule - 9.4

Appendix - 9.4

Presentation of Pleadings to the Court and Filing with the Clerk of Court Pleadings in Succession and Tutorship matters and Domestic Abuse Restraining Orders are routinely presented to any Judge available in Chambers before filing with clerk. All other pleadings and Orders must be filed with the Clerk of Court. All "pauper" proceedings must first be submitted to the Clerk.

Title - II	Chapter Title - Procedure
Chapter - 9	
Rule - 9.6	http://www.lasc.org/rules/supreme/Louisiana_Civil_Case_Reporting_Form.pdf
Appendix - 9.6	
Louisiana Civil Case Reporting	
Title - II	Chapter Title - Procedure
Chapter - 9	
Rule - 9.12	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX9.12A.pdf
Appendix - 9.12A	
Notice of Limited Appearance – Family Law Cases	
	Chapter Title - Procedure
Chapter - 9	
Rule - 9.12	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX9.12B.pdf
Appendix - 9.12B	

Notice of Limited Appearance – Non-Family Law Cases

Title - II	Chapter Title - Procedure
Chapter - 9	CONFIRMATIONS, CIVIL RULES, EXCEPTIONS, SUMMARY
	MATTERS AND TRIALS ON MERITS
Rule - 9.14	
Appendix - 9.14	1. When a party moves to set for hearing a rule, exception, motion for summary judgment or other preliminary matter, he shall attach an adequate brief or financial declaration to that motion; otherwise,
Fixing for Trial or	the Court will decline to sign the order setting the matter for a hearing. The other parties shall file their
Hearing; Scheduling	response memorandum at least five days prior to the hearing. With respect to trials on the merits, all
Orders; Contact with	parties will file pre trial memoranda at least five days prior to the date on which the merits are fixed for
Jurors	trial.

In all alimony cases, counsel shall file a financial declaration of the client on forms to be supplied by the office of the Clerk of Court. In all child support cases, counsel shall file the worksheet required by LSA R.S. 9:315.2. These affidavits shall serve as pre trial memoranda if the only contested issues are the amounts of alimony and/or child support.

The original memorandum or declaration is to be filed in the record. Copies are to be sent by United States mail, postage prepaid, to all parties to the action or their counsel of record and to the Judge of the division at home chambers.

The memorandum shall set forth the date and place of trial in the first sentence of the first paragraph. That same information shall be set forth where indicated on the declaration. The memorandum shall also set forth a statement of the facts and the law applicable to the contested matters of the case.

Failure to file and distribute said memorandum or declaration shall subject said party to discipline by the Court. This discipline may take the form of an assessment of costs and/or, after having been warned on a previous occasion, the attorney for the party may be held in contempt of court. In the event both parties fail to fulfill the pre trial requirement, the matter will be continued.

2. All rules, motions and exceptions shall be tried on those days designated for rules on the court calendar; provided, however, that any civil rule requiring extended testimony shall be fixed on the regular civil docket.

3. Preliminary defaults shall be confirmed only on Fridays in weeks in which civil or criminal jury cases are to be tried. They may be confirmed on any other days when Court is in session with the prior consent of the Presiding Judge.

4. An order allowing an attorney to withdraw from a case, or to substitute counsel, will be considered only upon motion to the Court to which is attached a certificate of the attorney(s) indicating the reason for withdrawal or substitution, that the client has been notified and that there is presently no matter fixed for trial or hearing or, if any matter in the case is fixed, the date thereof; and that the withdrawal or substitution will not delay the proceedings.

5. The Clerk of Court's office shall immediately send copies of all written orders and an extract of the minutes showing oral orders to the attorneys of record. In the case of unrepresented parties, said written order or extract of minutes shall be served on the parties according to law.

ASSIGNING CIVIL CASES FOR TRIAL

1. Civil cases shall be fixed for trial upon the motion of a party in interest certifying to the Court that:

a. All issues have been joined,

b. All depositions, interrogatories, and other discovery have been completed,

c. All exceptions, motions for summary judgment, etc. filed, except those which may have been referred to the merits, have been disposed of,

d. The parties have discussed seriously a settlement or compromise of the action, without avail,

e. The case is ready for trial on the merits, and

f. In civil jury cases, the time for filing bond for costs has been set.

g. Days will be required for trial. If no number is requested, one trial day will be assigned. In the event the case is not concluded in the number of days allotted for trial, the case will not be continued the following day but must be refixed for additional trial days.

The Clerk of Court is authorized to return motions to fix in which a), c) or f) are not satisfied or the certificate is incomplete.

The certification shall be made in writing and all opposing parties and/or their counsel shall be mailed a copy of said certification by the office of the Clerk of Court. Any party opposing said motion shall do so within ten days after mailing of the notice. Any opposition shall be in the form of a motion to traverse the trial date and any party not timely filing said motion to traverse within the ten day period shall be deemed to have acquiesced in the trial date and in the fact that the case is ready for trial.

In civil jury cases, the following procedure may be used in lieu of the motion and certification provided for hereinabove. When all issues have been joined, any party in interest may move the court for a scheduling conference for the purpose of setting deadlines and dates for (by way of illustration, but not exclusively) filing bond for costs, discovery, filing of reports of experts, exchange of information (such as medical reports and bills, exhibits, documents and witness lists), filing of exceptions and motions, hearing of exceptions and motions, settlement conference, pre trial conference, and date(s) of trial; to insure the orderly but expeditious progress of the case to trial.

2. On motion of any party, or on its own motion, the Court may order a pre trial conference. The pre trial procedure shall be in accordance with Code of Civil Procedure Article 1551, and may be supplemented by order of the Trial Judge.

At the pre trial conference all counsel shall be fully prepared to inform the Court on all matters pertinent to the issues. If unable to attend the pre trial conference, trial counsel shall be represented by other counsel who shall be authorized to enter into stipulations, agreements, admissions of fact or law and able to discuss all issues of the case, including settlement.

3. It is the obligation of the attorney for the plaintiff to notify the docket clerk and the Trial Judge immediately when a case that is fixed for trial is settled or continued.

4. A motion for continuance shall indicate that the mover has contacted all counsel and shall indicate whether or not counsel consents or objects to the continuance. Continuances are not favored as they are a disservice to the litigants and will be granted only in exceptional circumstances.

5. In the event special fixings are agreed to by the Court and the parties, it is the obligation of the attorney for the plaintiff or mover to notify the Clerk of Court and to then make arrangements as necessary, such as for Court Reporter, Minute Clerk, and courtroom location.

TRIAL OF CIVIL CASES

At the conclusion of each civil jury trial, the trial judge shall order the party obtaining the order for trial by jury conditioned upon posting the bond ordered by the court (which by definition excludes parties proceeding under the provisions of LSA C.C.P. art. 5181 et seq.), to pay over and advance to the Clerk of Court, within ten (10) days of that date, an amount sufficient to cover all costs related to the trial by jury, including juror per diem and mileage, payment of jury commissioners, payment for advertisement of the list of veniremen, and preparation and service of notices (see LSA C.C.P. art. 1734, 1983 Revision Comment (a)), in accordance with the bond undertaking, as all such costs will have then accrued and are then payable by the Clerk of Court, reserving unto such party his right to judgment for such amount against the party or parties cast for the costs of the proceedings.

All jury bonds posted pursuant to LSA C.C.P. art. 1734 shall be on a form approved by this court and obtainable from the Clerk of Court.

Chapter Title - Allotment of Cases

JUVENILE

1. A. In each of the parishes of Iberia, St. Martin, and St. Mary, the juvenile docket will be divided into two sections. Section 1 will handle all cases instituted pursuant to the provisions of Louisiana Children's Code Article 303(1), 303(3) and 303(4), which include delinquency proceedings pursuant to Title VIII, Families in need of services proceedings pursuant to Title VII, and Traffic proceedings pursuant to Title IX. Section 2 will handle all other proceedings arising pursuant to Louisiana Children's Code Article 303, not handled in Section 1.

B. The court will designate one Judge for each section each year when the calendar is adopted for the upcoming year. Any judge who is interested may volunteer for service in that section, and if more than one Judge volunteers for that particular section, the Judge will be selected by random allotment from the list of volunteer Judges for that particular section. Section 2 in Iberia and St. Martin and St. Mary Parishes is subject to the provisions and limitations of Supreme Court Rule XXXIII.

2. If no judge volunteers for duty in a particular section or Court for a particular year, the judge for that particular section or Court shall be selected by random allotment from the list of all the judges serving at the time the court adopts its calendar for the upcoming year.

Title - III

Chapter - 14

Rule - 14.0

Appendix - 14.0A

System of Random Allotment of Criminal Cases (Other than Traffic, Wildlife, and Appeals from Lower Courts)

May 26, 2004; amended effective February 27, 2012; amended effective September 13, 2016; amended effective November 14, 2017; amended effective May 13, 2021; amended effective November 10, 2021; amended effective January 11, 2022; amended effective April 1, 2022.

3. Nothing herein contained shall deprive any Judge of legal or Constitutional Power and Authority to fulfill any and all duties and responsibilities of the office of District Judge.

ALLOTMENT OF CAPITAL CASES

1. All capital cases filed in this district shall be allotted to a division of this Court indiscriminately and by lot, by the Iberia Parish Clerk of Court.

The Clerk shall provide a suitable machine, containing one ping-pong type ball for each division of this Court. Each ball shall bear a letter corresponding to a division of this Court. The machine used for capital allotment shall be a different machine from that used in civil cases.

A case shall be considered a "capital case" if the defendant is charged at arrest with an offense for which the possible penalty is death. The allotment shall occur after the 72 hour hearing that the defendant is advised of the charge to which the penalty may be death. The minute clerk of the Parish of the 72 hour hearing shall notify the Clerk of Iberia Parish of the pending capital case.

2. Once a division has been allotted a capital case, its ball shall not be returned to the machine until the machine is empty, unless the case is converted to a non-capital case or concludes before the jury is sworn.

3. After allotment, all matters tried in a capital case shall be tried only by the Judge of the division to which the case has been allotted, unless the case is converted to a non-capital case. In the event that a case is converted to a non-capital case it shall be re-allotted using the same procedure as the allotment of non-capital cases, unless the judge of the division to which the case was originally allotted elects to try the case and issues an order to that effect within thirty days after the case is converted to a non-capital case.

Upon the decision of the district attorney not to seek the death penalty or to convert a case to a noncapital case, the district attorney shall file a certificate that the State of Louisiana is not seeking the death penalty and the Court shall enter an order converting the case to a non-capital case. This order will be served on the Court, the District Attorney, the Defense Attorneys, the Clerk of Iberia Parish and the 16th Judicial District Administration Office. Additionally, if the defendant is declared unlikely in the foreseeable future to be capable of standing trial, then the presiding judge of that case will be available for selection in a new case.

4. In the event of legal or voluntary recusal, the clerk shall re-allot the capital case using the same procedure as for the initial allotment.

ALLOTMENT OF NON-CAPITAL CRIMINAL CASES

1. For the 2023 court calendar, the court administrator will randomly assign each judge to one of eight criminal sections of the Court. Sections will be allotted in numerical order. Beginning with the 2024 court calendar and every year thereafter, criminal sections will be rotated annually by three (3) sections (see chart below). In case of a conflict with a newly elected judge, the judges will decide by majority how to make the adjustment.

PR YR SECTION NEXT YEAR SECTION

1-MT	4-IB
2-MT	5-IB
3-IB	6-MY
4-IB	7-MY
5-IB	8-MY
6-MY	1-MT
7-MY	2-MT
8-MY	3-IB

2. The clerk will randomly allot non-capital felony and misdemeanor criminal cases filed in St. Martin Parish between sections one and two. The clerk will randomly allot non-capital felony and misdemeanor criminal cases filed in Iberia Parish among sections three, four and five. The clerk will randomly allot non-capital felony and misdemeanor criminal cases filed in St. Mary Parish among sections six, seven and eight.

3. The judge of the section to which a case is allotted, will conduct all pre-trial hearings, trials, guilty pleas and sentencings. The sentencing judge will handle all post-trial motions and petitions, regardless

of section assignment.

4. A case may be transferred to a particular section only by the mutual agreement of the two judges involved.

5. In the event of legal or voluntary recusal, the clerk will reallot the case. In St. Martin Parish the case will be transferred to the other section. In Iberia and St. Mary Parishes the clerk will randomly allot the case to one of the two remaining sections. In the event that all of the judges serving in the criminal sections in one parish recuse themselves from any case, that case will be randomly allotted among the remaining judges.

6. Nothing herein contained shall deprive any Judge of legal and Constitutional Power and Authority to fulfill any and all duties and responsibilities of the office.

BACK UP JUDGES IN ALL PARISHES

In the interests of judicial economy and the efficient administration of justice, when a section of the Criminal Division has more than one case ready to proceed to jury trial during a particular petit jury week, the judge of that section and any other judge whether elected, appointed, or pro tempore, of the Sixteenth Judicial District Court, hereinafter the "backup" judge, may agree that the backup judge may preside over any additional trials during the petit jury week.

The section judge shall initiate the process of a backup judge if there are more than one case that is ready for trial. The section judge must inform the backup judge along with all parties involved in the case.

When multiple cases are ready for trial on a trial docket, the backup judge may preside over the jury trial of any cases remaining on the docket after the section judge has commenced jury selection/trial of the higher case on the Simpson Letter.

In such case, the backup judge shall not reconsider any pretrial ruling previously rendered by the section judge. The backup judge shall consider any post-trial motion, shall impose sentence, and consider any post-conviction relief petition.

Title - III Chapter Title - Allotment of Cases

Chapter - 14 The trial of all appeals to this Court shall be governed by the same rules as herein provided for the trial of civil or criminal cases.

Rule - 14.0

Appendix - 14.0B

Traffic offenses are not randomly allotted until the event of a not guilty plea at arraignment.

Random Allotment Traffic Offenses, Wildlife Offenses, and Appeals from Courts of Limited Jurisdiction)

Amended effective May 13, 2021.

Title - III	Chapter Title - Allotment of Cases
Chapter - 14	Rule 14.1 is hereby adopted.
Rule - 14.1	
Appendix - 14.1	

Allotment - Defendant

14, 2023; amended

effective January 1,

2024.

Title - III	Chapter Title - Assignment of Cases and Preliminary Motions
Chapter - 15	GENERAL CRIMINAL RULES
Rule - 15.0	1. The Court shall schedule certain days for hearing of juvenile, nonsupport, misdemeanor and felony
Appendix - 15.0	arraignments, motions and cases.
Assignment of Cases, Filing of Motions, Pre-	2. The District Attorney shall control the fixing of criminal cases under the discretionary power of the Court.
Trial and Status Conferences	3. The District Attorney shall have the privilege of calling for arraignment of defendants in criminal cases during civil terms of Court, with the Court's consent.
Amended effective September 10, 2015; amended effective January 1, 2016; amended effective	4. Except as otherwise specifically provided by law, defendants and their counsel shall comply with the orders of the Court which fix a deadline for the filing of motions, pleas, demurrers, and preliminary hearings; and the date of hearing itself. When such motions are simultaneously filed, wherever practicable they shall be consolidated and fixed for trial by one judicial order.
November 14, 2017; amended effective May 8, 2018; amended effective November 12,	5. All counsel for defendants, whether appointed or otherwise shall exercise all reasonable diligence and competence in the protection of the rights of their clients. However, the filing of frivolous and unnecessary motions or writ applications, without foundation in fact or law, is discouraged.
2020; amended effective March 11, 2021; amended effective March	6. Defendants filing preliminary motions and pleas which involve complex questions of law or which the nature and circumstances of same reasonably warrant, shall file a pretrial memorandum at least five

the nature and circumstances of same reasonably warrant, shall file a pretrial memorandum at least five days prior to the hearing on same. The State, in opposing same, shall do likewise. As a non-exclusive illustration of the foregoing, such memoranda may be necessary in connection with Motions to Suppress, Motions to Quash, Motions to Sever and Motions to Exclude Public from the Courtroom, but would ordinarily not be required in connection with Prayers for Oyer, Discovery Motions and Motions for Bill of Particulars.

The original memorandum is to be filed in the Clerk of Court's office, in the record but sealed if desired by the defendant, and a copy is to be sent by United States mail to the Presiding Judge at his domicile, and also to the prosecuting attorney unless Fifth Amendment considerations warrant otherwise.

The memorandum shall set forth the style and caption of the case, the date and place of the hearing in the first sentence of the first paragraph. The memorandum shall also set forth a statement of the facts and law applicable thereto.

Failure to file and distribute the memorandum shall subject the responsible party and/or attorney to such disciplinary or other measures as the Court deems appropriate.

7. A. In order to provide the information required by C.Cr.P. 334(7), all persons arrested in the district shall be drug tested for cocaine and marijuana in accordance with C.Cr.P. 336. The Judges will not set a bond on felony charges without the drug test results, except at the seventy-two hour first appearance. Each arrestee shall pay to the agency administering the drug test a testing fee of fifteen dollars as a condition of his/her release on bail.

B. The amount and type or form of bail ordered and fixed by one judge shall not be modified by another judge except at an adversary hearing held specifically for that purpose upon written motion duly made and filed, after due notice of same having been given.

C. All juveniles arrested in St. Mary Parish shall be notified by the arresting officer to report to the Fairview Treatment Center, Bayou Vista, Louisiana, within forty-eight hours of his or her release, for the purpose of a urine drug screen. In order to provide the information required by Children's Code Article 826(C), all juveniles detained in the district shall be drug tested in accordance with C.Cr.P. Art. 336. Each juvenile detained shall pay to the agency administering the drug test a testing fee of Ten (\$10.00) Dollars as a condition of his/her release.

8. A. At each felony arraignment, the Court will schedule the following events, which shall be attended by the parties as indicated with each event:

1) a status conference between the prosecutor and defense attorney (or self-represented litigant) anytime not less than 15 days prior to pretrial conference;

2) the delivery of a prioritized pre-certification list by the prosecutor to the judge and the Public Defender's Office on or before the pretrial conference;

3) a pretrial conference among the judge, the prosecutor, the defense attorney, and the defendant to discuss whether discovery has been completed, plea offers extended, outstanding motions, if parties are ready for trial;

4) a motion day available for any pretrial motions filed by the State or defense;

5) a plea day;

6) a trial date.

At the felony arraignment, the defendant will be served with notice of the pretrial date and trial date.

B. The prosecutor and the defense attorney shall conduct the status conference in person or via telephone. During or before the status conference, the prosecutor shall complete a plea offer. After status conference and prior to pretrial conference, the defense attorney shall communicate the plea offer to the defendant.

C. During the pretrial conference, the parties will advise the judge of the status of the case, the judge will establish a scheduling order for completion of discovery and the hearing of any unresolved motions, the judge will advise the attorneys which plea offers s/he will approve, and the defendant will be served with any necessary motion or plea dates.

D. If the defendant does not accept a plea agreement, prior to the start of trial, the defense attorney and the defendant shall certify on the record that the defense attorney has advised the defendant of the plea offer and when the State will no longer extend such offer.

9. Unless defense counsel requests defendant's appearance in open court, defendant may appear for arraignment and enter his/her plea by way of simultaneous transmission through audio visual electronic equipment.

10. The court reporter shall produce the transcript of a misdemeanor plea or trial within thirty (30) days of an attorney's written request for production.

POST CONVICTION RELIEF

Applications for post conviction relief shall be referred by the Clerk of Court to the Judge who imposed sentence in the case or to the sentencing Judge's successor.

ELECTRONIC WARRANTS

Warrantnow and CloudGavel are designated and approved for the purposes of receiving electronic applications for warrants in the Sixteenth Judicial District Court.

WAIVER OR REDUCTION OF ANNUAL REGISTRATION FEE REQUIRED BY LA. R.S. 15:542D

If an offender is unable, because of indigency, to pay the annual fee required by La. R.S. 15:542D, he may apply to a District Judge for a waiver or reduction of the fee. An offender shall apply for a waiver or reduction by completing the form below.

FORM:

APPLICATION FOR WAIVER OR REDUCTION OF ANNUAL REGISTRATION FEE

NAME OF APPLICANT

ADDRESS

OFFENSE COMMITTED _____

PARISH OF CONVICTION _____ DATE OF CONVICTION _____

MONTHLY EXPENSES:

Rent/House Note _____ Medical Expenses _____

Utilities _____ Child Support _____

Car Note/Expenses _____ Food _____

I certify that the information provided above is true and correct.

Date: _____ Signature: _____

Approval/Disapproval

Considering the foregoing application, Offender (shall/shall not) pay an annual registration fee of (\$60/_____).

Date: _____ Judge's Signature: _____

Title - IIIChapter Title - Assignment of Cases and Preliminary MotionsChapter - 15The Court appoints the Indigent Defender Board for the District and the Board hires attorneys to
represent indigent defendants in criminal matters. Appearances before a judge for the purpose of
appointment of counsel for an arrested person within seventy two hours from the time of the arrest, as
provided by La. C.Cr.P. Art. 230.1, may be made by telephone or audio video electronic equipment, as
well as in person, in the discretion of said judge.

Title - III	Chapter Title - Assignment of Cases and Preliminary Motions
Chapter - 15	None.
Rule - 15.2	
Appendix - 15.2	
Alternative Method of Service on District Attorney	
Title - III	Chapter Title - Arraignment and Pleas
Chapter - 18	
Rule - 18.0	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX18.0.PDF
Appendix - 18.0	
Waiver of Formal Arraignment and Pleas	

Title - III

Chapter Title - Simultaneous Peremptory Challenges

No provision for simultaneous peremptory challenges is adopted.

Chapter - 19

Rule - 19.0

Appendix - 19.0

Simultaneous Peremptory Challenges

Title - IV	Chapter Title - Application of Rules
Chapter - 22	All sections hear family law matters.
Rule - 22.0	
Appendix - 22.0	
Courts That Have Created Specialized Divisions or Sections of Court That Handle Family Law Proceedings	
Title - IV	Chapter Title - Notice and Exchange of Information
Chapter - 23	
Rule - 23.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0A.pdf
Appendix - 23.0A	
Courts Requiring the Pre- Hearing Filing, Exchange, or Submission of a Family Law Affidavit and/or Joint Custody Implementation Plan; Courts That May Issue Pre-Hearing Orders	

Title - IV	Chapter Title - Notice and Exchange of Information
Chapter - 23	
Rule - 23.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0B.pdf
Appendix - 23.0B	
Family Law Affidavit (form)	

Chapter - 23

Rule - 23.0

Appendix - 23.0C

Hearing Information Order (form)

http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0C.pdf

Title - IV Chapter Title - Notice and Exchange of Information

Chapter - 23

Rule - 23.0

http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0D.pdf

Appendix - 23.0D

Hearing Officer Conference and Information Order (form)

Title - IV

Chapter Title - Notice and Exchange of Information

Chapter - 23

Rule - 23.0

Appendix - 23.0E

Courts That Require Use of a Specific Hearing Information Order or Hearing Officer Conference and Information Order

Title -	IV
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Chapter Title - Notice and Exchange of Information

Chapter - 23

Rule - 23.0

Appendix - 23.0F

Court-Specific Rules Concerning Arrearages

Title - IVChapter Title - Notice and Exchange of InformationChapter - 23

Rule - 23.1

Appendix - 23.1

Court-Specific Rules Concerning Pre-Trial Orders in Non-

Chapter Title - Procedure

Chapter - 24

Title - IV

Rule - 24.0

Appendix - 24.0

Court-Specific Rules Concerning Form of Pleadings and Caption Requirements in Family Law Proceedings When a party moves to set for hearing a rule, exception, motion for summary judgment or other preliminary matter, he shall attach an adequate brief or financial declaration to that motion; otherwise, the Court will decline to sign the order setting the matter for a hearing. The other parties shall file their response memorandum at least five days prior to the hearing. With respect to trials on the merits, all parties will file pre-trial memoranda at least five days prior to the date on which the merits are fixed for trial.

In all alimony cases, counsel shall file a financial declaration of the client on forms to be supplied by the office of the Clerk of Court. In all child support cases, counsel shall file the worksheet required by LSA R.S. 9:315.2. These affidavits shall serve as pre-trial memoranda if the only contested issues are the amounts of alimony and/or child support.

Family Docket cases shall be allotted to divisions of the court by the Clerk of Court of each parish in

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.1

Appendix - 24.1

Court-Specific Rules Concerning Prior or Multiple Filing of Pleadings

Chapter Title - Procedure

the same manner as allotment of other civil issues.

Chapter - 24

Title - IV

Rule - 24.2

Appendix - 24.2

Court-Specific Rules Concerning Allotment of Cases

Title - IV

Chapter Title - Procedure

Chapter - 24

Rule - 24.3

Appendix - 24.3

Court-Specific Rules Concerning Walk-Through of Pleadings

Title - IV

Chapter Title - Procedure

Chapter - 24

Rule - 24.4

Appendix - 24.4

Court-Specific Rules Concerning Appointment of Attorneys To Represent Absentee Defendants

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.5

Appendix - 24.5

Court-Specific Rules Concerning Extensions of Time To Plead in Family Law Proceedings

Title - IV Cl

Chapter Title - Procedure

Chapter - 24

Rule - 24.6

Appendix - 24.6

Court-Specific Rules Restricting the Preparation of Answers or Other Pleadings; Procedure When a Self-Represented Party Has Filed an Answer

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.7

Appendix - 24.7A

Court-Specific Rules Concerning Scheduling Hearings and Trials Title - IV

Chapter Title - Procedure

Chapter - 24

Rule - 24.7

Appendix - 24.7B

Court-Specific Rules Concerning Order of Business

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.8

Appendix - 24.8A

Court-Specific Rules Concerning Continuances in Family Law Proceedings

Title - IV	Chapter Title - Procedure
Chapter - 24	
Rule - 24.8	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_24.8B.pdf
Appendix - 24.8B	
Uncontested Motion To Continue (form)	
Title - IV	Chapter Title - Procedure
Chapter - 24	
Rule - 24.8	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_24.8C.pdf

Appendix - 24.8C

Contested Motion To Continue (form)

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.9

Appendix - 24.9

Court-Specific Rules

Title - IV Chapter Title - Procedure

Chapter - 24

_

Rule - 24.10

Appendix - 24.10

Court-Specific Rules Concerning Setting of Pre-Trial Conferences

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.11

Appendix - 24.11

Court-Specific Rules Concerning Hearings in Chambers in Family Law Proceedings Pursuant to La. R.S. 9:302

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.12

Appendix - 24.12

Court-Specific Rules Concerning the Presence of Children in the Courtroom and/or Hearing Officer Conferences

Title - IV Cl

Chapter - 24

Rule - 24.13

Appendix - 24.13

Court-Specific Rules Concerning Mental Health Evaluations in Family Law Proceedings

Chapter Title - Procedure

A. At the time of the Hearing Officer Conference, if either party has moved for a mental health or custody evaluation under La. R.S. 9:331, the parties or their respective counsel shall have an opportunity to provide a verbal statement and other documentary evidence of their positions to the Hearing Officer with regard to the custody and/or visitation issues before the Court. In the event the Hearing Officer believes the matter is appropriate for an evaluation by a mental health professional, a recommendation to that effect shall be included in the Hearing Officer Conference Report, including recommendations regarding the time within which to comply with any order implementing the recommendation and the manner in which the costs of said evaluation should be advanced by the parties. The Hearing Officer may, but is not required to, include a recommendation of a specific mental health professional to perform the evaluation.

B. If the Hearing Officer recommends that the matter be referred to a mental health professional for

evaluation, the Hearing Officer shall prepare an Order for Custody Evaluation at the time of the Hearing Officer Conference, in substantial compliance with the Order for Custody Evaluation for the review and consideration of the presiding Judge. A party objecting to the recommendation that a matter should be referred to a mental health professional for evaluation shall file a written objection with the clerk of court as provided elsewhere in these rules. In the event the Court orders the matter referred to a mental health professional for evaluation, the Clerk of Court shall send a certified copy of the order to the mental health professional and any unrepresented party, by certified mail, return receipt requested, to the address contained on the order, simultaneously with the mailing of Notice to all counsel of record.

C. In the event the parties agree to the recommendation of the Hearing Officer that the matter should be referred to a mental health professional for an evaluation, the Hearing Officer shall prepare the appropriate consent Order for Custody Evaluation for the review and approval of the parties and, if they are represented by legal counsel, their respective counsel of record, which shall then be submitted to the Court for approval and execution.

Comment Custody Evaluations, former Sixteenth Judicial District Court Rule 5A.7.

Title - IV **Chapter Title - Procedure**

Chapter - 24

Rule - 24.14

Appendix - 24.14

Court-Specific Rules Concerning Proof of Uncontested Paternity by Affidavit Pursuant to La. R.S. 9:572

Title - IV

Chapter - 25

Rule - 25.0

Appendix - 25.0

Court-Specific Rules on Preparation and Submission of Judgments in Family Law Proceedings

Title - IV

Chapter Title - Judgments and Stipulations

Chapter - 25

Rule - 25.1

Appendix - 25.1

Court-Specific Rules on Income Assignment

Chapter Title - Judgments and Stipulations

Title - IV	Chapter Title - Domestic Violence Protective Orders
Chapter - 26	
Rule - 26.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_26.0A.pdf
Appendix - 26.0A	
Louisiana Protective Order Registry Index of Uniform Abuse Preventive Order Forms (Forms 1 through 23 Mandated by La. R.S. 46:2136.2(C))	
Title - IV Chapter - 26	Chapter Title - Domestic Violence Protective Orders
Rule - 26.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_26.0B.pdf
Appendix - 26.0B	
Louisiana Protective Order Registry Courtesy Forms Index:	
Instructions, Petitions, Supplemental Forms, etc.	

Chapter - 27

Rule - 27.0 http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_27.0A.pdf

Appendix - 27.0A

La. C.C. art. 102 Divorce Checklist (form)

Title - IV

Chapter Title - Divorces Pursuant to La. Civ. Code Article 102

Chapter - 27

Rule - 27.0

Appendix - 27.0B

Courts That Require the Filing of a La. C.C. art. 102 Divorce Checklist, the Entire Record, and/or Other Documentation in a La. C.C. art. 102

Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 102
Chapter - 27	
Rule - 27.0	
Appendix - 27.0C	
Court-Specific Rules Concerning Allowance of Divorce by Affidavit in a La. C.C. art. 102 Divorce	
Title - IV Chapter - 27	Chapter Title - Divorces Pursuant to La. Civ. Code Article 102
Rule - 27.1	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_27.1A.pdf
Appendix - 27.1A	
Waiver of Service and Citation of an Original Petition in a La. C.C. art. 102 Divorce Proceeding (form)	

Title - IV Chapter Title - Divorces Pursuant to La. Civ. Code Article 102

Chapter - 27

 Rule - 27.1
 http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_27.1B.pdf

Appendix - 27.1B

Waiver of Service and Citation of Rule To Show Cause in a La. C.C. art. 102 Divorce (form)

Chapter Title - Divorces Pursuant to La. Civ. Code Article 102

Chapter - 27

Rule - 27.1

Appendix - 27.1C

Courts That Require Use of a Specific Waiver of Service and Citation Form in a La. C.C. art. 102 Divorce

Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 103
Chapter - 28	
Rule - 28.0	
Appendix - 28.0	
Court-Specific Rules Concerning Default Judgments	
Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 103
Chapter - 28	
Rule - 28.1	
Appendix - 28.1A	
Court-Specific Rules Concerning Allowance of Divorce by Affidavit in a La. C.C. art. 103 Divorce Under La. Code Civ. Proc. art. 1702(E)	
Title - IV Chapter - 28	Chapter Title - Divorces Pursuant to La. Civ. Code Article 103
Rule - 28.1	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.1B.pdf
Appendix - 28.1B	http://www.hase.org/fules/alst.et/fille_iv/fillfEndint_20.fb.pai
La. C.C.P. art. 1702(E) Divorce Checklist (form)	
Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 103
Chapter - 28	
Rule - 28.1	
Appendix - 28.1C	
Courts That Require the Filing of a La. C.C.P. art. 1702(E) Divorce Checklist	

Chapter - 28

Rule - 28.2

Appendix - 28.2A

Courts That Require the Filing of a La. C.C.P. art. 969(B) Divorce Checklist

Title - IV Chapter Title - Divorces Pursuant to La. Civ. Code Article 103 Chapter - 28 http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.2B.pdf Appendix - 28.2B http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.2B.pdf La. C.C.P. art. 969(B) Chapter Title - Divorces Pursuant to La. Civ. Code Article 103 Title - IV Chapter Title - Divorces Pursuant to La. Civ. Code Article 103 Chapter - 28 http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.3A.pdf Appendix - 28.3A http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.3A.pdf

Acceptance of Waiver and Waiver of Service and Citation and Delays in a La. C.C. art. 103 Divorce (form)

Title - IV

Chapter Title - Divorces Pursuant to La. Civ. Code Article 103

Chapter - 28

Rule - 28.3

Appendix - 28.3B

Courts That Require a Specific Form for Waiver of Service and Citation in a La. C.C. art. 103 Divorce

Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_29.0A.pdf
Appendix - 29.0A	

Application for Ex Parte Temporary Custody Order – Affidavit of Mover in Compliance with La. C.C.P. art. 3945 (B) (form)

Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_29.0B.pdf
Appendix - 29.0B	
Application for Ex Parte Temporary Custody Order –Certification by Applicant's Attorney in Compliance with La. C.C.P. art. 3945(B) (form)	
Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.0	
Appendix - 29.0C	
Court-Specific Rules Concerning Ex Parte Custody Orders	
Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.1	
Appendix - 29.1	
Court-Specific Rules Concerning Temporary Custody Orders	
Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.2	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_29.2A.pdf
Appendix - 29.2A	
Joint Custody Plan (With Domiciliary Parent)	

Title - IV Chapter Title - Custody and Visitation Orders

Chapter - 29

Rule - 29.2

http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_29.2B.pdf

Appendix - 29.2B

Joint Custody Plan (Without Domiciliary Parent) (form)

Chapter Title - Custody and Visitation Orders

Chapter - 29

Title - IV

Rule - 29.3

Appendix - 29.3

Court-Specific Rules Concerning Parenting Classes

Chapter Title - Custody and Visitation Orders

Chapter - 29

Title - IV

Rule - 29.4

Appendix - 29.4

Court-Specific Rules Concerning Mediation A. At the time of the Hearing Officer Conference, the parties or their respective counsel shall have an opportunity to provide a verbal statement of their positions to the Hearing Officer with regard to the custody and/or visitation issues before the Court. In the event the Hearing Officer believes the matter is appropriate for mediation, a recommendation to that effect shall be included in the Hearing Officer Conference Report, including recommendations regarding the time within which to comply with any order implementing the recommendation and the manner in which the costs of said mediation should be paid by the parties. The Hearing Officer may, but is not required to, include a recommendation of a specific mediator to perform the mediation.

B. If the Hearing Officer recommends that the matter should be referred to mediation, the Hearing Officer shall prepare an Order of Mediation at the time of the Hearing Officer Conference for the review and consideration of the presiding Judge. A party objecting to the recommendation that a matter should be referred to mediation shall file a written objection with the clerk of court as provided elsewhere in these rules.

C. In the event the parties agree to the recommendation of the Hearing Officer that the matter should be referred to mediation, the Hearing Officer shall prepare the appropriate consent Order of Mediation for the review and approval of the parties and, if they are represented by legal counsel, their respective counsel of record, which shall then be submitted to the Court for approval and execution.

Comment Mediation, former Sixteenth Judicial District Court Rule 5A.6.

Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.5	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_29.5.pdf
Appendix - 29.5	
Form Letter To Register a Foreign or Out-of-State Custody Order (form)	
Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.6	
Appendix - 29.6	
Court-Specific Rules Concerning Modification of an Existing Custody or Visitation Order	
Title - IV	Chapter Title - Partition of Community Property
Chapter - 30	
Rule - 30.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0A.pdf
Appendix - 30.0A	
Sworn Detailed Descriptive List (form)	
Title - IV	Chapter Title - Partition of Community Property
Chapter - 30	
Rule - 30.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0B.pdf
Appendix - 30.0B	
Sample, Completed Sworn Detailed Descriptive List (form)	
Title - IV	Chapter Title - Partition of Community Property
Chapter - 30	

Rule - 30.0 http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0C.pdf

Appendix - 30.0C

Title - IV Chapter Title - Partition of Community Property

Chapter - 30

 Rule - 30.0
 http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0D.pdf

Appendix - 30.0D

Sample, Completed Joint Detailed Descriptive List (form)

Title - IV Chapter Title - Partition of Community Property

Chapter - 30

Rule - 30.0

Appendix - 30.0E

Court-Specific Rules Concerning Detailed Descriptive Lists

Title - IV

Chapter Title - Partition of Community Property

Chapter - 30

Rule - 30.1

Appendix - 30.1

Court-Specific Rules Concerning Appointed Special Masters and Experts

Title - IV

Chapter Title - Partition of Community Property

Chapter - 30

Rule - 30.2

Appendix - 30.2

Court-Specific Rules Concerning Partition of Community Property

Chapter - 31

Rule - 31.0

Appendix - 31.0

Court-Specific Rules Concerning Use of Electronic and Recording Devices

Title - IV Chapter Title - Other Rules

Chapter - 31

Rule - 31.1

Appendix - 31.1

Court-Specific Rules Concerning Oral Arguments

Title - IV

Chapter Title - Other Rules

Chapter - 31

Rule - 31.2

Appendix - 31.2

Court-Specific Rules Concerning Enrollment and Withdrawal of Counsel

Title - IV Chapter Title - Other Rules

Chapter - 31

Rule - 31.3

Appendix - 31.3

Court-Specific Rules Concerning Collaborative Divorce Procedures

Title - IV	Chapter Title - Use of Hearing Officers and Domestic Commissioners for Family Law Proceedings
Chapter - 32	
Rule - 32.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_32.0A.pdf
Appendix - 32.0A	

Title - IV	Chapter Title - Use of Hearing Officers and Domestic Commissioners for Family Law Proceedings
Chapter - 32	USE OF HEARING OFFICERS
Rule - 32.0	A. There shall be such number of Hearing Officers for Family Docket cases as authorized by a majority
Appendix - 32.0B	of the District Judges.
Court-Specific Rules on Hearing Officers and Domestic Commissioners	B. The District Judges, by majority vote shall fix the salary, or salaries, of the Hearing Officer(s) and any such other personnel hired or employed to implement the procedure.
	Comment:
	Former Sixteenth Judicial District Court Rule 5A.3

C. Unless otherwise ordered by a Judge of this Court, the Hearing Officer shall perform Hearing Officer Conferences on all matters filed on the Family Docket. Any request to have the matter heard by the Court, without a Hearing Officer Conference in advance of the court hearing, shall be presented to the Hearing Officer, who shall then present the request to the presiding Judge with an appropriate recommendation regarding whether a Hearing Officer Conference should take place or may be by-passed.

Comment:

Former Sixteenth Judicial District Court Rule 5A.3.

HEARING OFFICER CONFERENCE

A. After filing initial pleadings on the Family Docket, all parties will be required to attend a Hearing Officer Conference with a Hearing Officer and to provide documentation to the Hearing Officer and the other party in accordance with any order(s) issued by a Hearing Officer. The office of the Hearing Officer shall issue or cause to be issued (1) an original Appendix 23.0D Hearing Officer Conference and Information Order, and provide same to the appropriate individual in the office of the Clerk of Court to prepare certified copies for service on the parties, and (2) duplicate copies of an Appendix 23.0B Family Law Affidavit, and provide them to the Clerk of Court for service on the parties.

B. The initial Hearing Officer Conference will, to the extent feasible, be scheduled within twenty one (21) days following the rendition of the order scheduling a court hearing on the issues which should be considered in a Hearing Officer Conference. All parties shall be required to submit to the Hearing Officer, and other party/parties a completed Appendix 23.0B Family Law Affidavit together with all documentation ordered by the Appendix 23.0D Hearing Officer Conference and Information Order and the Appendix 23.0B Family Law Affidavit not less than five (5) days, exclusive of weekends and legal holidays prior to the Hearing Officer Conference. It is within the discretion of the Hearing Officer to permit a party to submit the Appendix 23.0B Family Law Affidavit and its attachments later than five (5) days prior to the Hearing Officer Conference.

C. If there are complicated or extraordinary issues which will require a Hearing Officer Conference which is longer than what is usually and customarily scheduled by the Hearing Officer in each parish, the parties shall notify the Hearing Officer of this fact at the time the initial pleading is filed. Thereafter, the Hearing Officer may schedule a longer Hearing Officer Conference to accommodate the issues of the case.

D. If there exists a situation of immediate danger, the Hearing Officer Conference may be scheduled at an earlier date at the request of any party, or may, in the discretion of the Court, bypass the Hearing Officer Conference, taking into consideration the recommendation of the Hearing Officer.

E. At the Hearing Officer Conference, the Hearing Officer will make findings of fact and

recommendations regarding the issues that are before the Court.

F. At the Hearing Officer Conference, the Hearing Officer will also prepare a written Hearing Officer Conference Report which includes a summary of the facts and circumstances underlying the issues before the Court, and provides specific recommendations to the Court regarding the manner in which those issues should be decided, including, within the discretion of the Hearing Officer, a recommendation that an issue should be deferred to the presiding judge. The Hearing Officer Conference Report shall indicate the parties and legal counsel in attendance, and shall further note the failure to appear or to remain for the duration of the Hearing Officer Conference by any party or legal counsel.

G. Objections to Hearing Officer Conference Report

See 16th JDC entry in Appendix 35.5 See 16th JDC entry in Appendix 35.5 ("Court-Specific Rules Concerning Objections to Hearing Officer Recommendations and Judgments of Domestic Commissioner")..

H. Adoption of Hearing Officer Recommendations

See 16th JDC entry in Appendix 35.5 ("Court-Specific Rules Concerning Objections to Hearing Officer Recommendations and Judgments of Domestic Commissioner").

I. If both parties agree on some or all of the issues before the Court during the Hearing Officer Conference, the Hearing Officer shall prepare a written agreement for the review and execution of the parties and their legal counsel (if represented), together with an appropriate judgment or order incorporating and implementing the agreement of the parties. Any such agreement shall contain an acknowledgement that no objection or appeal may be filed to same. In the event the agreement is only a partial agreement, the Hearing Officer shall prepare a Hearing Officer Conference Report containing a summary of facts and a list of recommendations on those issues on which there is no agreement.

J. In the event the parties settle all issues prior to the scheduled Hearing Officer Conference, they shall prepare the appropriate settlement documents and provide an executed copy of same to the Hearing Officer prior to the scheduled Conference in order to cancel the scheduled Conference as well as the Court date, and shall be further obligated to advise the offices of the presiding Judge and the clerk of court when the settlement has been finalized and executed.

K. If one party does not provide the necessary information for the Hearing Officer to make a determination as to the issues before the Court, then the Hearing Officer will have the discretion to render a Hearing Officer Conference Report based on the information provided by the other party, or such other relief as is appropriate under the circumstances, including continuing the Hearing Officer Conference and the scheduled Court date, if the failure to provide documentation is attributable to the party seeking relief from the Court. This interim recommendation shall be without prejudice and shall not affect the retroactivity of the claims of either side.

Comment:

Hearing Officer Conference Rule, former Sixteenth Judicial District Court Rule 5A.4.

CUSTODY AND VISITATION

A. If the parties have agreed to custody and/or visitation at the Hearing Officer Conference, the parties will sign a stipulation to that effect and a consent judgment incorporating same.

B. If the parties do not agree to custody and/or visitation, the Hearing Officer will render a Hearing Officer Conference Report, summarizing the facts presented at the Conference, and making appropriate recommendations for a resolution of the issues, including, but not limited to, mediation, psychological evaluation(s), and/or a recommendation on the merits to be determined by the Court.

C. If mediation or psychological evaluations are recommended by the Hearing Officer in the Hearing Officer Conference Report, the Hearing Officer will include, as part of the recommendation(s), the terms and conditions upon which the parties should pay for the mediation or psychological evaluations and prepare an order to that effect. The Hearing Officer shall attach a copy of the proposed order to the Hearing Officer Conference Report, and shall provide the original of same to the presiding Judge for review and approval. If to the terms and/or conditions for payment recommended by the Hearing Officer for the mediation or psychological evaluation, that party shall file a written objection with the clerk of court as provided elsewhere in these rules.

D. If no written objection to the Hearing Officer Conference Report is filed as provided elsewhere

in these rules, the Court may, after the passage of all delays within which to file an objection, adopt the recommendations of the Hearing Officer and execute the proposed order which was provided to the presiding Judge by the Hearing Officer.

Comment:

Custody/Visitation, 3 paragraphs, former Sixteenth Judicial District Court Rule 5A.5.

MEDIATION

• See 16th JDC entry in Appendix 29.4 ("Court-Specific Rules Concerning Mediation"),

CUSTODY EVALUATIONS

See 16th JDC entry in Appendix 24.13 ("Court-Specific Rules Concerning Mental Health Evaluations in Family Law Proceedings").

PARTITION OF COMMUNITY PROPERTY

A. At or about twenty one (21) days prior to any partition trial on the merits, counsel and the parties shall attend a Hearing Officer Conference to discuss the nature and basis of their claims and defenses.

B. The Hearing Officer(s) shall be responsible for the scheduling of the Hearing Officer Conference, and shall issue or cause to be issued any orders necessary to procure the attendance of the parties and the production of information and documentation necessary to address the issues.

C. At the Hearing Officer Conference, counsel and the parties in attendance shall make a good faith effort to narrow the issues, reach joint stipulations to dispose of uncontested matters, discuss and attempt to resolve any matters concerning the authenticity or admissibility of exhibits produced in response to discovery, and attempt a settlement of the matter.

D. In the event the parties are unable to resolve all the issues regarding the partition of the community, the Hearing Officer shall prepare a Hearing Officer Conference Report, summarizing the relevant facts and making recommendations regarding the manner in which the assets and obligations of the parties should be partitioned between them, and making recommendations regarding the characterizations of property and/or obligations as separate or community if those issues are presented.

E. In the event the agreement is only a partial agreement, the Hearing Officer shall prepare a Hearing Officer Conference Report containing a summary of facts and list of recommendations on those issues on which there is no agreement.

F. Any party objecting to any portion of the Hearing Officer Conference Report shall file a written objection with the clerk of court as provided elsewhere in these rules.

G. In the event the parties are able to reach an agreement on the manner in which the community obligations and assets are to be partitioned between them, the Hearing Officer shall prepare a written agreement for the review and execution of the parties and their legal counsel (if represented), together with an appropriate judgment or order incorporating or implementing the agreement of the parties.

Comment:

Partition of Community, paragraphs above, former Sixteenth Judicial District Court Rule 5A.8.

DOMESTIC VIOLENCE PROTECTIVE ORDERS

Forms, Notices and Orders Required

A. Upon the filing of any petition alleging domestic abuse under Title 46 of the Louisiana Revised Statutes, the Clerk shall assign a date and time for hearing on Protective Orders before the Hearing Officer and the Judge assigned to hear rules to show cause on that same day, and shall insure that the appropriate citations and notices required by law for service on the parties shall instruct the parties to report to the Hearing Officer on the date and at the time of the scheduled hearing.

B. The Hearing Officer shall conduct a pre-trial hearing with the parties prior to their appearance before the Judge hearing those matters on the scheduled court date, and shall attempt to have the parties reach an agreement regarding an appropriate resolution of the issues before the Court.

C. If the parties reach an agreement, the Hearing Officer shall prepare the appropriate documentation

for the review and execution of the parties, and for subsequent review and approval of the Judge.

D. If the parties fail to reach a complete agreement, the Hearing Officer shall verbally advise the parties of the recommendation and determine whether either or both of the parties object to the recommendation. If either or both of the parties voice an objection, the Hearing Officer shall communicate the recommendation to the Judge which was provided to the parties, and shall refer the parties to the Judge for an adversarial hearing, which shall be taken up by the Judge on the docket for that same day.

E. It shall not be necessary for either party to file a written objection to the Hearing Officer's verbal recommendation in matters seeking relief for protection from abuse or harassment (protective orders) which are being heard on the same day as the Hearing Officer's pre-trial hearing, and it shall be sufficient for a party to voice an objection to the Hearing Officer. Notwithstanding, if a request for protective order hearing and which is heard in a Hearing Officer Conference, a party objecting to a recommendation in a Hearing Officer Conference Report shall be required to file a written objection as provided elsewhere in these rules.

Comment:

Domestic Violence Protective Petitions/Orders, paragraphs above, former Sixteenth Judicial District Court Rule 5A.9

ALIMONY AND CHILD SUPPORT MATTERS ANCILLARY TO CIVIL DIVORCE PROCEEDINGS

Notice and Exchange of Information

In all alimony cases, counsel shall file a financial declaration of the client on forms to be supplied by the office of the Clerk of Court. In all child support cases, counsel shall file the worksheet required by LSA-R.S. 9:315.2. These affidavits shall serve as pre-trial memoranda if the only contested issues are the amounts of alimony and/or child support.

Comment:

Alimony/Child Support, paragraphs above, former Sixteenth Judicial District Court Rule 7.1

CHILD SUPPORT PURSUANT TO HEARING OFFICER PROCEEDING CRIMINAL NON-SUPPORT; NON-SUPPORT HEARING OFFICER

A. Pursuant to LSA-R.S. 46:236.5, this Court hereby implements an expedited process for the establishment, modification, and enforcement of support obligations by authorizing and directing a Hearing Officer, appointed by a majority of the entire Court to hear support and support related matters.

B. The Hearing Officer shall be an attorney who is a member in good standing of the Louisiana State Bar Association. The salary of the Hearing Officer shall be fixed by majority vote of the Court.

C. The Hearing Officer shall have authority to perform and shall perform any and all duties provided by LSA-R.S. 46:236.5 as it presently exists or as it may be, from time to time, supplemented or amended, unless limited by the Court.

D. The Court shall hold a hearing on a matter that has been the subject of a Hearing Officer's hearing upon the filing with the Clerk of Court of the motion for same provided by LSA-R.S. 46:236.5C(5) within seventy-two (72) hours from the date of the Hearing Officer's recommendation to the Court. Such hearings shall be governed by the General Criminal Rules as herein provided.

E. If no request for a hearing before a Judge is filed within said seventy-two (72) hour period, an order shall be signed by any Judge of the Court confirming the recommendation of the Hearing Officer, which order shall be a final judgment and be appealable to the appropriate Court of Appeal. Sixteenth Judicial District Court Rule 14A

Comment:

Child Support Pursuant to Hearing Officer Proceedings, Criminal Non-Support, paragraphs above, former Sixteenth Judicial District Court Rule 14A, 14A.1-14A.5.

Title - IV

Chapter - 33

Rule - 33.0

Appendix - 33.0

Court-Specific Rules Concerning Objections to Recommendations of Hearing Officers in Title IV-D Matters

Title - IV Chapter Title - Hearing Officer Procedures for Domestic Violence Protective Orders Chapter - 34 Rule - 34.0 Appendix - 34.0 Court-Specific Rules Concerning Hearing Officer Procedures for Officer Procedures for Domestic Violence Protective Orders Court-Specific Rules

Title - IV

Chapter Title - Hearing Officer Procedures for Domestic Violence Protective Orders

Chapter - 34

Rule - 34.2

Appendix - 34.2

Court-Specific Rules Concerning Objections to Rulings of Hearing Officer or Domestic Commissioner; Time for Filing

Title - IV

Chapter Title - General Procedures for Hearing Officer Conferences

Chapter - 35

Rule - 35.1

Appendix - 35.1

Court-Specific Rules Concerning Failure To Timely Comply with an Appendix 23.0D Hearing

Chapter Title - Hearing Officer Procedure for Title IV-D Federal Social Security Act

Title - IV	Chapter Title - General Procedures for Hearing Officer Conferences
Chapter - 35	
Rule - 35.4	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_35.4.pdf
Appendix - 35.4	
Stipulation Form (form)	
Title - IV	Chapter Title - General Procedures for Hearing Officer Conferences
Chapter - 35	A. At the conclusion of the hearing, the hearing officer shall render a written recommendation to th court as provided for by La. R.S. $46:236.5(C)(5)$.
Rule - 35.5 Appendix - 35.5 Court-Specific Rules Concerning Objections to Hearing Officer Recommendations and Judgments of Domestic Commissioner Amended effective January 9, 2024.	B. Any objection to the written recommendation of a hearing officer on a Title IV-D matter shall be filed within five (5) days, exclusive of legal holidays, from the issuance of the recommendation.
	C. If any recommendation of the Hearing Officer in the Hearing Officer Conference Report is objected to as provided by these rules, then the recommendation may become an interim order, but must be set before the presiding judge thereafter, pursuant to Rule 33.0 of the Uniform Rules, pending the final disposition of the claims by the Court. This interim order shall be without prejudice and shall not affect the retroactivity of the claims of either side. It shall be the responsibility of the party seeking to have the recommendations made an interim order to prepare the appropriate judgment or order for presentation to the presiding Judge for approval and execution, but the District Judge to whom a case has been assigned may, in his or her discretion, adopt some or all of the recommendations of the Hearing Officer on the day on which the matter is scheduled for trial, if there are no appearances by any of the parties affected by the recommendations.
	D. A party's objection shall be directed to specific recommendations and shall provide a legal and/or factual basis for the objection.
	E. A party filing an objection shall be obligated to provide the Hearing Officer and all parties with a copy of the objection.
	If a party files an objection on the last day on which an objection may be filed in accordance with these rules, that party shall provide a copy of the objection to all parties at the same time and in the same manner in which said objection was delivered to the Clerk of Court, or in a manner which is the functional equivalent thereof. Thus, if an objection is hand delivered to the Clerk of Court on the last day, all parties are entitled to receive a copy of same at the same time or earlier by hand delivery or its functional equivalent, such as by facsimile transmission.
	F. If one party files an objection on the last day on which an objection may be filed, and the other party has not yet filed an objection, the party which did not file an objection within the time limit allowed shall have one additional (1) day, exclusive of weekends and legal holidays, within which to file a written objection. This shall not be construed to allow a party which has already filed an objection to amend or supplement the objection which has been filed.

G. A party who, after having been duly cited and served with process, fails to appear or remain for the duration of a Hearing Officer Conference, unless the Hearing Officer has excused the failure to appear or to remain for the duration of the Hearing Officer Conference, may be ordered to show cause why s/he should not be held in contempt of court for failing to turn in a Hearing Officer Conference Affidavit in a timely manner and/or failing to turn in financial documents in support of his/her Hearing Officer Conference Affidavit in a timely manner and/or failing to appear for a remain for the duration of Hearing Officer Conference.

H. If all or part of the recommendation contained in the Hearing Officer Conference Report is not

objected to in writing with the clerk of court within the delays provided in these rules, the written recommendations shall become a final judgment of the court and shall be signed by a judge and shall be appealable as a final judgment. (Rule 33.0 of the Uniform Rules)

I. A party submitting a judgment or order adopting the uncontested portions of the Hearing Officer Conference Report shall be responsible for preparing an appropriate judgment or order which accurately incorporates the recommendations into the form of a judgment or order, and shall attach a copy of the Hearing Officer Conference Report to the proposed judgment or order.

J. If both parties agree on some or all of the issues before the Court during the Hearing Officer Conference, the Hearing Officer shall prepare a written agreement for the review and execution of the parties and their legal counsel (if represented), together with an appropriate judgment or order incorporating and implementing the agreement of the parties. Any such agreement shall contain an acknowledgement that no objection or appeal may be filed to same. In the event the agreement is only a partial agreement, the Hearing Officer shall prepare a Hearing Officer Conference Report containing a summary of facts and a list of recommendations on those issues on which there is no agreement.

K. The hearing officer's written recommendations shall contain a written notice to the parties of the time and method for filing objections. (Rule 33.1 Notice to Litigants)

Title - IVChapter Title - General Procedures for Hearing Officer ConferencesChapter - 35

Rule - 35.7

Appendix - 35.7

Court-Specific Rules Concerning the Setting of Hearing Dates

Title - IV

Chapter Title - General Procedures for Hearing Officer Conferences

Chapter - 35

Rule - 35.8

Appendix - 35.8

Court-Specific Rules Concerning Adoption of Hearing Officer's Recommendation as Temporary Order After Objection

Title - V

Chapter Title - Adoption Proceedings

Chapter - 46

Rule - 46.0

Appendix - 46.0

Court-Specific Rules Concerning Filing of

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Title - VI	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.2	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.2.PDF
Appendix - 60.2	
Form IJR-1: Petition for Judicial Review	
Title - VI	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.4	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.4.PDF
Appendix - 60.4	
Pro Se Prisoner- Plaintiff's Portion of the Pre-Trial Order	
Title - VI	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.7	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.7A.PDF
Appendix - 60.7A Application To Proceed In Forma Pauperis Filed in District Court	
Title - VI	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.7	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.7B.PDF
Appendix - 60.7B	

Motion To Proceed In Forma Pauperis on Appeals/Writs Rule - 60.8

Appendix - 60.8

Appeal of Parole Revocation