NUMBERING SYSTEMS FOR LOUISIANA FAMILY AND DOMESTIC RELATIONS COURTS AND JUVENILE COURTS

TITLE IV

Thirtieth Judicial District Court

Parish of Vernon

Chapter 25 ALLOTMENT, REALLOTMENT AND TRANSFER OF CASES; FORM OF PLEADINGS

Rule 25.0 Allotment of Cases

30th JDC Civil Rule I, Section 4, 2d paragraph **RULE I. ALLOTMENTS**

Section 4. Suits or proceedings not in their nature original, but growing out of suits or proceedings previously pending, such as actions of nullity of judgment, or to restrain or regulate the execution of process, mesne or final, in suits previously pending, shall not be docketed as separate suits, but shall be treated as parts of the original suits out of which they arise, shall be docketed and numbered as parts of such suits, and shall follow the prior allotment or assignment to the respective division of the Court. Whenever, by error or oversight, this rule shall be violated the Judge to whom the matter shall have been allotted shall have power to order same transferred to the proper division, there to be consolidated with the original suit.

A suit to change custody or to amend alimony or child support payments should be assigned to the Judge of the division to which the case was originally allotted.

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Civil Rule I, Section 4, 2d paragraph

Chapter 35 ALIMONY AND CHILD SUPPORT MATTERS ANCILLARY TO CIVIL DIVORCE PROCEEDINGS

Rule 35.1 Notice and Exchange of Information

30th JDC Civil Rule XII

RULE XII. RULE FOR ALIMONY AND CHILD SUPPORT SWORN AFFIDAVITS

It is requested that rules respecting the awarding, increase or decrease of alimony and/or child support be accompanied by a sworn affidavit executed by the party filing said rule and served upon the defendant setting forth an itemized list of the following:

- (a) Total gross monthly income.
- (b) Itemized list of total payroll deductions.
- (c) Total itemized monthly expenditures.

It is further requested that at least twenty four (24) hours prior to the time fixed for the trial of a rule, the defendant in rule file, in the record and with opposing counsel, a sworn counter affidavit attesting to the following itemized matters, to wit:

- (a) Total gross monthly income.
- (b) Itemized list of total payroll deductions.
- (c) Itemized list of monthly expenditures.
- (d) An estimate of the amount said party can pay.

(See form attached.)

When alimony or child support has been fixed in a proceeding, any subsequent application or rule to increase, decrease, or otherwise amend such payments shall be allotted to the judge of the Division of which it was previously allotted.

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Civil Rule XII