## TITLE IV

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

**Rule No: 25.1** 

## **Pleadings in Allotted Cases**

1st Judicial	District
Court	

Parish of Caddo

RULE 24. FILING OF DIVORCE AND MATTERS INCIDENTAL TO DIVORCE; MULTIPLE

DIVORCE PETITIONS

1. In accordance with C.C. Art. 2375(C), all pleadings or motions between the same parties relative to divorce or matters incidental to divorce must be filed in the first suit filed by either party.

Jan. 1, 1994.
2. [Pub. Note: There is no paragraph 2.]

#### 9th Judicial District Court

### RULE XI. DIVORCE AND SEPARATION

# Parish of Rapides

The following rules will be observed with respect to divorce and separation cases:

Revised effective Nov. 16, 2005.

B. In a case where an attorney is appointed to represent an absent defendant, he may not file an answer before the expiration of fifteen days from the date of service, except in cases where the appointed attorney has communicated with, and has had a reply from, the defendant;

C. Counsel for the plaintiff shall not prepare an answer for the defendant or assist or advise in its preparation;

# 10th Judicial District

## RULE 24. SEPARATION AND DIVORCE CASES

Court
Parish of
Natchitoches

Section 1. The following rules shall be observed with respect to separation and divorce cases:

(c) In a case where a curator ad hoc is appointed to represent an absent defendant, he may file an answer before the expiration of fifteen (15) days from the date of service is made upon him by the Sheriff or acceptance of service, but a trial on the merits cannot be had for fifteen (15) days from service or acceptance.

#### 11th Judicial District Court

#### RULE 6. ALLOTMENT OF CIVIL CASES

Parish of Sabine

Section 3. Where a suit is filed, involving a summary matter, accompanied by a rule, as a rule for restraining order and injunctive relief, child custody, support, alimony and the like, the suit will first be filed with the Clerk of Court, docketed and allotted before being presented to a Judge, who shall then fix a hearing on the rule for the next court to be held in the Parish, within the time provided by law, by the Judge of the Division to whom the case has been allotted.

Effective January 31, 1997.

The Judges of each Division may, in addition to his regularly scheduled terms of Court, designate two days each month, for each Parish, for hearing such matters as are hereinabove referred to if such additional scheduling is necessary.

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#### 13th Judicial District Court

#### **RULE 5. MOTIONS, EXCEPTIONS AND RULES**

# Parish of Evangeline

Section (a). Each exception, motion or rule (except a motion for extension of time within which to plead, a motion or rule to examine judgment debtor, and rules seeking the initial fixing of alimony or the initial award of custody) shall be accompanied by a memorandum of authorities and support thereof. A copy of the memorandum shall be mailed to the opposing parties by the filing party. An opponent may furnish a memorandum of authority at least 24 hrs. before the time set for hearing of the exception, motion or rule. No exception, motion or rule requiring a memorandum of authority shall be assigned for hearing until these requirements have been complied with.

When any reference is made to any memorandum of authority other than (1) decisions of the appellate courts of this State, (2) Statutes of the State of Louisiana, and, (3) Statutes of the United States, a photocopy of the authority shall be attached to the memorandum.

# 14th Judicial District Court

Parish of Calcasieu

To view the current Title IV Rules of the 14th JDC, click here http://www.lasc.org/rules/dist.ct/14thJDCTABLETITLEIV.PDF

# 24th Judicial District Court

#### Parish of Jefferson

Revised effective May 25, 2005 A. All pleadings or motions between the same parties filed in domestic cases must be filed in the first suit filed by either party.

The proceeding first filed, unless abandoned or dismissed as a matter of law, shall be the proceeding for all subsequent litigation in the case.

- 1. Upon filing, the clerk shall certify whether there are prior domestic pleadings filed between the same parties.
- 2. Where there is an earlier case between the same parties the clerk of court shall transmit the earlier record to the court along with the new filing and conform to the requirements of 24th J.D.C. Domestic Rule 25.
- B. When pleadings are filed in any new or ongoing matter within the authority and responsibility of the domestic hearing officer, 24th J.D.C. Domestic Rule 24.0 (3) (D) shall be complied with.

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Family Court
For the Parish of
East Baton Rouge

To view the current Title IV Rules of East Baton Rouge Family Court, click here

http://www.lasc.org/rules/dist.ct/EASTBATONROUGEFAMILYCOURTTITLEIV.PDF