

TITLE IV

Chapter: 36 Chapter Title: CHILD SUPPORT PURSUANT TO HEARING OFFICER PROCEEDING

Rule No: 36.6

Arrearages

**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/14thJDCTABLETITILEIV.PDF>

**24th Judicial District
Court
Parish of Jefferson**

All petitions, motions and rules to show cause which allege support arrearages shall be set and heard pursuant to Rule 23 (E), Rule 24.0 (A)(1) and (3), and Rule 35.6 of these rules, and pursuant to La. R.S. 46:236.5.

Revised effective
May 25, 2005

**29th Judicial District
Court
Parish of St. Charles**

RULE IX. DOMESTIC CASES

Section B. Any pleading in which a litigant seeks an adjudication of contempt or an executory judgment for nonpayment of alimony or support shall contain allegations of or shall be accompanied by a statement setting forth the following:

1. A computation of all payments that have accrued under the judgment.
 2. An itemized list of all payments received, showing the date, the payor, the recipient, and the manner of each payment. The payments received more than six months before the first alleged default for which contempt adjudication or an executory judgment is sought need not be itemized unless such payments are relevant to the issues before the court. The opposing party shall admit or controvert the allegations or contents of the statement in a pleading or statement filed at least twenty four hours prior to the time the matter is called for hearing.
 3. A copy of the pleading or statement required by this rule shall be delivered to opposing counsel and to the judge to whom the matter is assigned when the original is filed in the record.
-

TITLE IV

Chapter: 36 Chapter Title: CHILD SUPPORT PURSUANT TO HEARING OFFICER PROCEEDING

Rule No: 36.6

Arrearages

**36th Judicial District
Court**

RULE XXII. SEPARATION AND DIVORCE CASES

**Parish of
Beauregard**

Section 6. All pleadings to make executory arrearages under alimony or support judgments or in which a judgment of contempt is sought for failure to pay court ordered alimony or support shall be accompanied by an affidavit executed by the party filing the pleading, setting forth the following:

- a. A computation of all payments that have accrued under the judgment and are unpaid.
 - b. An itemized list of all payments received, including the dates of receipt.
-

**36th Judicial District
Court**

RULE XXII. SEPARATION AND DIVORCE CASES

**Parish of
Beauregard**

Section 8. With the objective of facilitating the hearing of domestic, support and alimony issues and other collateral rule matters there is established an expedited hearing process as follows:

F. In all Title IV-D (Social Security Act) cases presently pending and arising in the future, each support payment, including existing arrearages and future arrearages as well as on going support payments, is hereby increased by five (5%) percent beginning July 1, 1994. On or after July 1, 1994 all such obligors or payors shall make any and all such payments for support, including the additional five (5%) percent amount, payable to the "36th JDC CS Fund". Such payments shall be made only by money order or certified check and shall be mailed to: 36th JDC, c/o P.O. Box 1150, Lake Charles, Louisiana 70602.

**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>
