#### TITLE IV

# Chapter 25 - Judgments and Stipulations

# Rule 25.0 - Rules on Preparation and Submission of Judgments

Appendix 25.0 - Court-Specific Rules on Preparation and Submission of Judgments in Family Law Proceedings

### First Judicial District Court

Parish of Caddo

Attorneys are expected to expedite the preparation and signing of judgments once they have been rendered by the court. Attorneys submitting a judgment to the court shall sign it in the lower left hand corner over the attorney's typed or printed name, firm, address, telephone number, and State Bar ID number.

# MATRIMONIAL REGIME

1. When spouses seek judicial approval of a matrimonial agreement for modification or termination of a matrimonial regime, each one should be represented by an attorney. If any spouse chooses to be unrepresented, the petition must be accompanied by a certificate signed by that party which reads substantially as follows:

I know the Court strongly recommends that I be represented by an attorney, but I decline to do so. I believe the attached agreement serves my best interests, and I hereby state that I fully understand the governing principles and rules.

econd Judicial District Court
arishes of Bienville, laiborne and Jackson
hird Judicial District Court
arishes of Lincoln and Inion
ourth Judicial District Court
arishes of Morehouse nd Ouachita
ifth Judicial District Court
arishes of Franklin, tichland and West Tarroll

Sixth Judicial District Court

Parishes of East Carroll,

Seventh Judicial District Court	
Parishes of Catahoula and Concordia	
Eighth Judicial District Court	
Parish of Winn	
Ninth Judicial District Court	
Parish of Rapides	
Tenth Judicial District Court	
Parish of Natchitoches	
Eleventh Judicial District Court	
Parish of Sabine	
Twelfth Judicial District Court	
Parish of Avoyelles	
Thirteenth Judicial District Court	
Parish of Evangeline	
Fourteenth Judicial District Court	A. Stipulations shall be signed by all parties and counsel of record and filed in the record. If such stipulations are reached during a pretrial conference while court is in session, the stipulations shall be distant into the record. Upon request, the Court reporter shall transcribe the stipulation, the original
Parish of Calcasieu	dictated into the record. Upon request, the Court reporter shall transcribe the stipulation, the original of which shall be filed in the record.

B. Formal judgments shall be prepared and presented to the opposing counsel of record or the opposing party, if unrepresented, by the party ordered by the Court to prepare the judgment within 15

**Madison and Tensas** 

days of rendition of judgment. The opposing party must sign the proposed judgment or object in writing within 15 days of the mailing or delivery of the proposed judgment. If there is an objection, both parties shall submit the proposed judgment with the transcript to the Court immediately. In the event that the judgment is not presented within 15 days after rendition, the other party may prepare and present a formal judgment to the Court, after having submitted a copy to the opposing counsel or the opposing party, if unrepresented, and furnishing such notice of presentation to the Court. If the judgment is submitted without the opposing counsel's signature or if the judgment is submitted in a matter where the opposing party is unrepresented, the judgment shall be presented to the Court with the transcript.

- C. Any written stipulation regarding child support shall include a statement that the child support award is in accordance with the Louisiana Child Support Guidelines. If the stipulation is not in accordance with the guidelines, then the reasons for deviations shall be set forth in the stipulation.
- D. Any written stipulation or judgment involving joint custody shall include a Joint Custody Plan pursuant to La. R.S. 9:335. See Appendices 29.2A and 29.2B for a suggested Joint Custody Plan.
- E. Any written stipulation or judgment involving child support shall include an order requiring that the parents provide the State Case Registry with any change in the information required by La. R.S. 9:313 (B)(1) occurring after the rendering of the judgment.

Any judgment of child support shall also be accompanied by the State Case Registry Data Form:

VS. No	: 14th JUDICIAL DISTRICT COURT : PARISH OF CALCASIEU : STATE OF LOUISIANA		
FILED:			
State Case Registry Data Form			
Docket No Court/Parish			
A. Obligor Information Name	SexDate of Birth		
First Middle Last Social Security NoDriver Mailing Address	's License NoTelephone No		
P.O. Box City	State/Zip Code		
Residential address (if different)	Employer telephone		
EmployerVictim of Domestic Violence [] Yes [] N	Employer telephone		
B. Obligee Information NameFirst Middle Last Social Security NoDriver Mailing AddressP.O. Box City Residential address (if different)	's License NoTelephone No  State/Zip Code		
Employer	Employer telephone		
Victim of Domestic Violence [] Yes [] N			
C. Children Information (1) Name			
First Middle	LastSocial Security No		
Evidence of Child Abuse/Domestic Violence			
(2) Name			
First Middle	LastSocial Security No		
Nov Date of Right	Social Society No.		

(3) Name First Middle Last
Sex Date of BirthSocial Security No
Evidence of Child Abuse/Domestic Violence [] Yes [] No
In accordance with Section 466(a)(13) of the Social Security Act (42 U.S.C. 666(a)(13)), disclosure of social security numbers is required. The information may be used for purposes of establishing paternity and establishing, modifying and enforcing support obligations. Social Security numbers may also be released for reasons directly connected to programs within the Department of Social Services.
If the parties reach a consent or stipulated judgment where a party is awarded custody or unsupervised visitation of a minor child, the applicable original certificate set forth below, with all required attachments, shall be filed with the proposed Consent Judgment.
Certificate 1: Child Custody Consent Judgment Certificate with No Prior Finding by a Court of Violence/Abuse
By signing and submitting the attached Consent Judgment to the Court, the parties hereby certify that:
1. No party awarded custody or unsupervised visitation of a child herein has a history of perpetrating family violence, domestic abuse, or sexual abuse as defined by La. R.S. 9:362, R.S. 9:341, R.S. 9:364 (A), R.S. 46:2132, or R.S. 14:403 (A)(4)(b).
2. This certification is true and correct to the best of my knowledge, information and belief.
Dated and signed this day of, 20 day of, 20
Petitioner Defendant
Certificate 2: Child Custody Consent Judgment Certification with Prior Finding by a Court of Violence/Abuse
By signing and submitting the attached Consent Judgment to the Court, the parties hereby certify that:
1. One or more of the parties awarded custody or unsupervised visitation herein has a history of perpetrating family violence, domestic abuse, or sexual abuse as defined by La. R.S. 9:362, R.S. 9:341, R.S. 9:364 (A), R.S. 46:2132, or R.S. 14:403 (A)(4)(b). The history is detailed below and all judgments or orders, which are not contained in this record, are attached hereto.
2. Since the last incidence of abuse, all three of the following conditions apply:

**Fifteenth Judicial District** 

Parishes of Acadia, Lafayette and Vermilion

Adopted December 28, 2018, effective January 1,

Court

2019.

- (a) The perpetrator has successfully completed a court-monitored domestic abuse intervention program as defined in R.S. 9:362(3) or a treatment program designed for sexual abuse (a certificate of completion is attached hereto); and
- (b) The perpetrating parent is not abusing alcohol or using illegal substances scheduled in R.S. 40:964; and
- (c) The best interest of the child or children, considering the factors listed in C.C. art. 134, requires the perpetrating parent's participation as a custodial parent because of the other parent's absence, mental illness, substance abuse, or other circumstance negatively affecting the child or children.
- 3. This certification is true and correct to the best of my knowledge, information and belief.
- 4. The parties specifically waive a hearing herein. They acknowledge that the court may set the matter for hearing before approval of their consent agreement.

	Dated and signed this			Dated and signed this		
	day of		_, 20	day of	, 20_	
	Petitioner	Defendant				
Sixteenth Judicial District Court						
Parishes of Iberia, St. Martin and St. Mary						
Seventeenth Judicial District Court						
Parish of Lafourche						
Eighteenth Judicial District Court						
Parishes of Iberville, Pointe Coupee and West						
Baton Rouge						
Nineteenth Judicial District Court						
Parish of East Baton						
Rouge						
Family Court, Parish of East Baton Rouge	STIP	PULATIONS				
_	1. Any mat	ter may be re	esolved by the stip	pulation of the part	ies, by either subm	itting a written
For the Parish of East Baton Rouge	stipulation	or by reading	g the stipulation in	nto the record.		
					ation similar to the	Appendix 35.4 tures signifying their

3. Alternatively, the parties or their counsels may read their stipulation into the record in open court.

The Court shall randor judgment adopting the stipulation after ascertaining that the parties understand

consent and agreement thereto. The written stipulation shall be submitted to the Court for approval

- The Court shall render judgment adopting the stipulation after ascertaining that the parties understand and agree to the stipulation.
- 4. A written judgment must be prepared and filed in accordance with the stipulation and in compliance with the following Judgment Reviews and Judgments and Orders sections.

# JUDGMENT REVIEWS

and signature.

1. A written judgment must be prepared and filed after any stipulation is entered into by the parties, after issuance of written reasons for judgment, after oral rendition of a judgment, or as the Court may

direct. Counsel for the parties or self-represented litigants shall prepare and file the written judgment on or before the judgment review date assigned by the Court.

2. If an accurate judgment in compliance with the law and the rules of this Court is filed by the judgment review date, counsel or self-represented litigants do not need to appear in court on that date. If such a judgment has not been filed by the judgment review date, counsel or self-represented litigants must appear in open court on the assigned date.

#### JUDGMENTS AND ORDERS

- 1. All judgments and orders submitted for signature shall contain the names, current physical mailing addresses, and telephone numbers of all counsels of record or self-represented litigants.
- 2. All judgments and orders must either be presented to the judge for signature when rendered or, if presented later, contain the typewritten name of the judge who rendered the judgment or order. The page of the judgment or order containing the judge's signature line must reflect the appropriate caption of the pleadings at issue.
- 3. The party or attorney responsible for preparing the judgment or order must circulate the proposed judgment or order to all counsels of record and self-represented parties to allow fifteen days for comment before presentation to the court.
- 4. When submitted, the proposed judgment or order must be accompanied by a certificate regarding the date of mailing, hand delivery, or other method of delivery of the document to other counsel of record and to unrepresented parties, and stating whether any opposition was received and the basis for the opposition. The certificate must also contain a request for execution of the judgment over the opposition or in the absence of signature of the other counsels of record or self-represented party.
- 5. Counsels for the parties or self-represented litigants shall prepare and submit a Qualified Domestic Relations Order or other plan for employee benefits, along with the judgment to be signed if required. If the order involves self-represented parties, the documents shall be notarized.
- 6. All property partition judgments shall contain appropriate conveyance language for immovable property.
- 7. Failure to comply with the provisions of this rule may result in a judgment or order not being signed.

Twentieth Judicial District Court

Parishes of East Feliciana and West Feliciana

Twenty-First Judicial District Court

Parishes of Livingston, St. Helena and Tangipahoa

Twenty-Second Judicial District Court

Parishes of St. Tammany and Washington

Amended effective March

A. Submission of Judgments, Orders and Rulings

All judgments, orders and rulings shall be presented first to the Judge of the Family Court Division to whom the case is assigned. If that Judge is not available, in cases that require immediate action, the judgment, order or ruling is to be submitted to the other Judge in Division K or L, unless the judgment, order or ruling is required by law to be signed by the judge who rendered it.

1. Form of Judgments, Orders and Rulings

All judgments, orders and rulings must be prepared and submitted as provided by Louisiana District Court Rule 9.5.

2. Time for Submission of Judgments, Orders and Rulings

All judgments, orders, and rulings are to be filed and submitted to the Court within 20 days of the stipulation or rendition of judgment unless otherwise ordered by the Court.

In the event the parties do not agree on the language to be contained in the judgment, then the objecting party shall submit the transcript of the ruling at issue and their proposed judgment to the Court, as required in the Order To Prepare Judgment/Orders form in this Appendix.

3. Penalties for Failure to comply with Court Order to Prepare Judgments, Orders and Rulings

The court may order the parties and their attorneys, or self-represented litigants, to appear in court to show cause why they should not be held in contempt and why appropriate sanctions should not be imposed for failure to comply with the courts orders to prepare the judgment, order or ruling.

****		
Order To Prepare Judg	ment/Orders form	
	Л	UDICIAL DISTRICT COURT
VERSUS	# PARISH OF	_, DIVISION ""
FILED:	DEPUTY CLERK	STATE OF LOUISIANA
ORDER TO PREPARI	E JUDGMENT/ORDERS	
Pursuant to the Judg	gment/Order rendered by the	court on this date in this matter,
IT IS HEREBY ORDE to the court the following	RED that days here	is to prepare and submit of:
□Judgment □Joint C □Order □Other	Custody Implementation Pla	n -
IT IS FURTHER ORD	DERED that said Judgment/O	Order/Plan shall be submitted/filed as follows:
□Filed with the clerk o	of court by the day o	f, 20
judgments, shall contai and if there is opposition shall be in writing, and	n the certificate required by on to the wording of the Judg the objecting party is to atta	rders/Plans, with the exception of default Rule 9.5 of the Louisiana District Court Rules, gment/Order/Plan, the reasons for the opposition ach a certified copy of the transcript of the ruling ing of the transcript are to be paid by:
☐ The objecting party	☐ Shared equally by the parties	
IT IS FURTHER ORD	ERED that all Judgments ar	nd Orders shall include the following:

- 1. The date and place the Judgment/Order is rendered (city, state, open court/chambers).
- 2. The date and place the Judgment/Order is read and signed (city, state, open court/chambers) with a space for the date to be filled in by the judge.
- 3. The typewritten name of the judge who rendered the Judgment/Order.
- 4. The page of the Judgment/Order containing the judge's signature line must reflect the docket number and title of the pleading.

IT IS FURTHER ORDERED that all consent judgments shall be signed by all parties, and if represented, by their respective attorneys, unless the parties appeared in open court and stipulated to same under oath.

and/or filed as indicated	above by the due date, all	parties and their re	Plan has not been submitted espective attorneys shall appearm. to show cause why they as should not be imposed.
result in a finding of con	tempt of court and is punised against any attorney who	shable in accordan	or on the date assigned may ce with La. R.S. 13:4611. e in, or causes unnecessary delay
Signed in open court/cha, 20	nmbers in, I )	Louisiana, this	day of
(Judge or Hearing	Officer's typed name)		
	I acknowledge that I have ring date set forth herein, a		this order, that I am fully aware notice of the hearing.
Petitioner	Defendant	-	
Attorney for Petitioner	Attorney for Defendant	-	
Telephone Number	Telephone Number	_	
********	****		
B. Stipulations			

If the parties reach a stipulation on matters set for hearing before the Court, and the stipulation has not been reduced to judgment and filed on or before the hearing date, the following rules apply:

- 1. A written stipulation is to be prepared on the Stipulation Form (See Appendix 35.4) and signed by the parties and their attorneys and filed into the record on or before the set court date, unless a continuance has been granted by the Court, or
- 2. An oral stipulation is to be made in Open Court, on or before the set court date, and heard before the Hearing Officer or Division Judge. All parties and their counsel are required to be present when the stipulation is placed on the record, unless their presence is waived by the Hearing Officer or Division Judge.

A Judgment decreeing Separation of Property under La. Civil Code Art. 2374C may be obtained in one of the following ways:

- 1. Upon joint motion and consent judgment executed by the spouses establishing the spouses have lived separate and apart without reconciliation for at least thirty days from the date of, or prior to, the filing of the Petition for Divorce.
- 2. Upon motion of either spouse, and submission of supporting affidavit(s) executed by both spouses, jointly or separately, establishing the spouses have lived separate and apart without reconciliation for at least thirty days from the date of, or prior to, the filing of the Petition for Divorce and requesting judgment be rendered as prayed for.
- 3. Upon motion of either spouse, to be served on and tried contradictorily with the adverse party.

## C. Consent Judgment

If the parties reach a consent and in the proposed judgment a party is awarded custody or unsupervised visitation of a minor child, the original Appendix 25.0A or 25.0B, whichever is applicable, with all required attachments, shall be filed with the proposed Consent Judgment.

APPENDIX 25.0A: CONSENT JUDGMENT Child Custody Judgment Certificate with no prior finding by a Court of Violence/Abuse

By signing and submitting a Consent Judgment to the Court, the parties hereby certify that:

1. No party awarded custody or unsupervised visitation of a child herein has a history of perpetratin family violence, domestic abuse, or sexual abuse as defined by La. R.S. 9:362, R.S. 9:341, R.S. 9:362, R.S. 9:341, R.S. 9:362, R.S. 14:403 (A)(4)(b).
2. This certification is true and correct to the best of the parties' knowledge, information and belief.
Dated and signed this day of, 20 day of, 20
Petitioner Defendant
APPENDIX 25.0B: CONSENT JUDGMENT Child Custody Judgment Certification with prior finding by a Court of Violence/Abuse
By signing and submitting a Consent Judgment to the Court, the parties hereby certify that:
1. One or more of the parties awarded custody or unsupervised visitation herein has a history of perpetrating family violence, domestic abuse, or sexual abuse as defined by La. R.S. 9:362, R.S. 9:341, R.S. 9:364 (A), R.S. 46:2132, or R.S. 14:403 (A)(4)(b). The history is listed below and all judgments or orders which are not contained in this record, are attached hereto.
AND, one of the following is applicable:
□ A. The non-perpetrating party is granted sole custody in the Consent Judgment and the perpetrating party is granted supervised visitation only.
OR
$\ \square$ B. Since the last incidence of abuse, all three of the following conditions apply:
(A) The perpetrator has successfully completed a court-monitored domestic abuse intervention program as defined in La. R.S. 9:362(3) or a treatment program designed for sexual abuse. A certificate of completion is attached hereto.
and
(B) The perpetrating parent is not abusing alcohol or using illegal substances scheduled in La. R.S. 40:964.
and
(C) The best interest of the child or children, considering the factors listed in C.C. art. 134, requires the perpetrating parent's participation as a custodial parent because of the other parent's absence, mental illness, substance abuse, or other circumstance negatively affecting the child or children.
2. This certification is true and correct to the best of the parties' knowledge, information and belief.
3. The parties specifically waive a hearing herein. They acknowledge that the court may set the matter for hearing before approval of their consent agreement.
Dated and signed this day of, 20 day of, 20
Petitioner Defendant

# Twenty-Third Judicial District Court

# Parishes of Ascension, Assumption and St. James

Amended November 30, 2015, effective January 1, 2016.

### **STIPULATIONS**

- 1. Any matter may be resolved by the stipulation of the parties, by either submitting a written stipulation or by reading the stipulation into the record.
- 2. The parties or their counsel may prepare a written stipulation on a form obtained from the Clerk of Court setting out the extent of their agreement and containing their signatures signifying their consent and agreement thereto. The written stipulation shall be submitted to the Court for approval and signature.
- 3. Alternatively, the parties or their counsel may read their stipulation into the record in open court. The Court shall render judgment adopting the stipulation after ascertaining that the parties understand and agree to the stipulation.
- 4. A written judgment must be prepared and filed in accordance with the stipulation and in compliance with the following the Judgments and Orders sections.

#### JUDGMENTS AND ORDERS

- 1. All judgments and orders submitted for signature shall contain the names, current physical mailing addresses, and telephone numbers of all counsels of record or self-represented litigants.
- 2. All judgments and orders must either be presented to the judge for signature when rendered or, if presented later, contain the typewritten name of the judge who rendered the judgment or order. The page of the judgment or order containing the judge's signature line must reflect the appropriate caption of the pleadings at issue.
- 3. The party or attorney responsible for preparing the judgment or order must circulate the proposed judgment or order to all counsels of record and self-represented parties to allow five working days for comment before presentation to the Court in accordance with Uniform District Court Rule 9.5.
- 4. When submitted, the proposed judgment or order must be accompanied by a certificate regarding the date of mailing, hand delivery, or other method of delivery of the document to other counsel of record and to unrepresented parties, and stating whether any opposition was received and the basis for the opposition. The certificate must also contain a request for execution of the judgment over the opposition or in the absence of signature of the other counsels of record or self-represented party.
- 5. Counsel for the parties or self-represented litigants shall prepare and submit a Qualified Domestic Relations Order or other plan for employee benefits, along with the judgment to be signed if required. If the order involved self-represented parties, the documents shall be notarized.
- 6. Failure to comply with the provisions of this rule may result in a judgment or order not being signed.

# Twenty-Fourth Judicial District Court

#### Parish of Jefferson

Amended effective January 1, 2025.

# COURT'S SIGNATURE

- A. Whenever possible judgments should be presented to the court or commissioner for signature immediately following the hearing.
- B. Attorneys and litigants presenting judgments to the court for signature at a time after the judgment is rendered must comply with Uniform District Court Rule 9.5 and this Appendix.
- C. Attorneys presenting judgments to the court for signature at a time after the judgment shall present the judgment to the court for signing within ten (10) days of the date the judgment was rendered or agreement reached. When a dispute exists which causes a judgment to remain unsigned for more than ten (10) days, the parties shall obtain a transcript of the court's oral judgment and set the matter for an immediate status conference/rule with the district judge, domestic commissioner or domestic hearing officer as appropriate.
- D. When the district judge, domestic commissioner or other domestic hearing officer to whom a case

is allotted is truly unavailable, a district judge, domestic commissioner or domestic hearing officer shall sign pleadings presented as necessary and as allowed by La. C.C.P. Art. 194.

#### AGREEMENTS AND STIPULATIONS

- A. All consent matters shall be set on the docket of, or heard by, the domestic commissioner to whom the case was allotted. If that commissioner is truly unavailable, the matter shall be set on the docket of the other domestic commissioner. If that commissioner is truly unavailable, the matter shall be set on the docket of the division judge. If the division judge is truly unavailable, the matter shall be set on the docket of any other district judge as specified in the rules of court.
- 1. Consent judgments prepared by the hearing officer at the conclusion of the conference shall be referred immediately to the domestic commissioner to be signed; if the domestic commissioners are truly unavailable, by the division or other district judge as described above.
- 2. The domestic commissioner shall be available to place consent judgments resulting from hearing officer conferences on the record and to sign them on completion of the hearing officer conference. If the domestic commissioners are truly unavailable, the domestic commissioners office shall inform the Chief Judge, who shall appoint a judge who is available for this purpose.
- 3. Consent matters, other than those resulting from a hearing officer conference, may be placed on the docket of the domestic commissioner and may be docketed Monday through Friday by tendering to the clerk of court, by hand or by facsimile or by other manner as provided by the Clerk of Court by 2:00 p.m. on the day preceding the hearing, the printed slip provided by the clerk for this purpose and set as described above at subparagraph 2. If the domestic commissioners are truly unavailable, these matters shall be set on the docket of the division judge or as described above at paragraph A.
- B. Consent judgments, when reduced to writing, shall be signed by all counsel of record and/or the parties and filed in the record and submitted to either the district judge or domestic commissioner for signature.
- C. Consent judgments resulting from a hearing officer conference, but not prepared at the conclusion of the conference while both parties are present, shall be prepared and submitted to the court by the party ordered by the hearing officer to do so within ten (10) days of the hearing officer conference. If there is an objection, the objecting party shall immediately submit the objection to the hearing officer in writing with the hearing officer's recommendation sheet. In the event the judgment is not circulated to counsel for all parties and to unrepresented parties, within five (5) days after the hearing officer conference, the other party may prepare and present a judgment, in accordance with La. District Court Rule 9.5, to the domestic commissioner. If the judgment is submitted without the opposing counsel's signature or if the judgment is submitted in a matter where the opposing party is unrepresented, the judgment shall be presented to the domestic commissioner with the hearing officer's recommendation sheet.
- D. The court will accept agreements and stipulations between counsel concerning the conduct, trial or continuance of a matter only if they are:
  - 1. Written and filed in the record; or
  - 2. Made in open court and entered on the minutes; or
  - 3. Otherwise acknowledged in writing by the parties or their counsel.
- E. Written stipulations of counsel shall be signed by all counsel of record and filed in the record. If such stipulations are reached at a hearing officer conference or a pre-trial conference while the domestic commissioner or the court is in session, the stipulations may be dictated into the record.
- 1. Any written stipulation regarding child support shall include a statement that the child support award is in accordance with the Louisiana Child Support Guidelines. If the stipulation is not in accordance with the guidelines, then the reasons for deviations shall be set forth in the stipulation.
- 2. Any written stipulation or judgment involving joint custody shall include a Joint Custody Implementation Plan. See Appendices 29.2A and 29.2B for suggested plans.
- 3. Any written stipulation or judgment involving modification of child support shall comply with La. R.S. 9:311 and La. R.S. 9:313. Any judgment of child support shall also be accompanied by the State Case Registry Data Form and shall include an order requiring that the parents provide the state case registry with any change in the information required by La. R.S. 9:313 (B) (1).
- F. Any judgment, stipulation or agreement may include a provision for payment of court costs.
- G. Any party filing a motion for voluntary dismissal shall obtain from the clerk of court a

certification that all costs have been paid.

# CONSENT JUDGMENTS AND STIPULATIONS OF FACT ON INCIDENTAL MATTERS AND COMMUNITY PROPERTY

The domestic commissioner may address all consent judgments and stipulations of fact on incidental matters and community property.

- A. The parties must submit to the court:
- 1. An original and one or more copies of the consent judgment or stipulation signed by both parties and all counsel of record; and
- 2. The complete record.

**Thirtieth Judicial District** 

Court

TIME WHEN DOMESTIC COMMISSIONER WILL ADDRESS DEFAULT JUDGMENTS, CONSENT JUDGMENTS AND STIPULATIONS.

The domestic commissioner will take up default judgments, consent judgments and stipulations at times throughout the day.

Twenty-Fifth Judicial District Court			
Parish of Plaquemines			
Twenty-Sixth Judicial			
District Court			
Parishes of Bossier and Webster			
Twenty-Seventh Judicial District Court			
Parish of St. Landry			
Twenty-Eighth Judicial District Court			
Parish of LaSalle			
Twenty-Ninth Judicial District Court			
Parish of St. Charles			

Thirty-First Judicial District Court	
Parish of Jefferson Davis	
Thirty-Second Judicial District Court	
Parish of Terrebonne	
Thirty-Third Judicial District Court	Any stipulation or agreement shall include a provision for payment of court costs.
Parish of Allen	
Thirty-Fourth Judicial District Court	
Parish of St. Bernard	
Thirty-Fifth Judicial District Court	
Parish of Grant	
Thirty-Sixth Judicial District Court	
Parish of Beauregard	
Thirty-Seventh Judicial District Court	
Parish of Caldwell	
Thirty-Eighth Judicial District Court	
Parish of Cameron	

Parish of Vernon

Thirty-Ninth Judicial District Court	
Parish of Red River	
Fortieth Judicial District Court	
Parish of St. John the Baptist	
Civil District Court	Attorneys are generally responsible for preparing typewritten judgments and orders; in cases where
Parish of Orleans	no attorney is enrolled, judgments and orders will be prepared by the Court. If a Written Stipulation has been executed, the typewritten judgment must be submitted within fifteen calendar days. All other judgments, whether a consent agreement or a considered decree, must be submitted within seven calendar days. Attorneys must abide by La. Dist. Ct. R. 9.5, even if the other party is not represented by counsel. If a dispute arises which causes a judgment to remain unsigned for more than ten days, the parties shall obtain a transcript of the oral judgment and set the matter for an immediate status conference or rule with the presiding judge.
Criminal District Court	
Parish of Orleans	
Forty-Second Judicial District Court	
Parish of DeSoto	