RULES FOR LOUISIANA DISTRICT COURTS

TITLES I, II, III, IV, V, and VI

Seventeenth Judicial District Court

Parish of Lafourche

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	DIVISIONS OF COURT	
Rule - 3.1	There shall be five (5) divisions of this Court, designated as Divisions A, B, C, D & E, and each division shall have its own docket and calendar. Each judge shall preside in the division to which he or	
Appendix - 3.1	she has been elected. No later than September 1 of each year, the judge of each division shall prepare	
Divisions or Sections of Court	and publish a docket calendar for the coming year, which calendar shall include days designated for criminal jury trials, criminal pre trial conferences and misdemeanor trials. The judge may amend th calendar at any time, as required to accomplish the business of the Court.	
Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules	
Chapter - 3	DUTY JUDGE	
Rule - 3.2	Each division of Court shall serve as civil duty judge on a biweekly basis to coincide with the criminal duty judge rotation provided for in Appendix 15 – Assignment of Cases, effective August 1, 2017.	
Appendix - 3.2	Division "A" shall be the next division in alphabetical sequence of Division "E". The civil duty judge	
Duty Judges	shall have the authority specified in Louisiana Code of Civil Procedure Article 253.3.	
Amended effective August 1, 2017.	In the event the civil duty judge is absent from the court house located in Thibodaux, Louisiana, the judge of the next division of court in alphabetical sequence who is present in the courthouse located in Thibodaux, Louisiana, shall serve as civil duty judge.	
	Default Judgments: A judgment by default must be obtained and a judgment by default must be confirmed before the judge of the division of the court to which it has been allotted, or before the civil duty judge authorized by Article 253.3 of the Louisiana Code of Civil Procedure.	
	In criminal matters, the duty judge conducts arraignments and magistrate hearings daily, sets bonds, and generally responds to matters involving criminal cases. However, the criminal duty judge has no authority to sign any pleadings or orders in cases not allotted to that judge's division.	

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	Any presiding judge of this court may electronically sign court orders, notices, official court documents, judgments and other writings if the electronic signature consists of a computer data compilation of any symbol or series of symbols executed, adopted or authorized by the judge to be the
Rule - 3.4	
Appendix - 3.4	legally binding equivalent of the judge's handwritten signature.
Court-Specific Rules Concerning Judges' Use of Electronic Signatures	
Effective July 29, 2016; amended effective October 23, 2017.	
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Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Title - I Chapter - 3	A defendant's appearance at the following proceedings may, at the discretion of the presiding judge, be
	A defendant's appearance at the following proceedings may, at the discretion of the presiding judge, be made by simultaneous transmission through audio-visual electronic equipment:
Chapter - 3	 A defendant's appearance at the following proceedings may, at the discretion of the presiding judge, be made by simultaneous transmission through audio-visual electronic equipment: 1. Seventy-two hour hearing; 2. Initial setting of bond;
Chapter - 3 Rule - 3.5	A defendant's appearance at the following proceedings may, at the discretion of the presiding judge, be made by simultaneous transmission through audio-visual electronic equipment: 1. Seventy-two hour hearing;

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	Hon. Annette Fontana Clerk of Court	www.lafourcheclerk.com	
Rule - 4.1	Parish of Lafourche P.O. Box 818	www.17thjdc.com	
Appendix - 4.1	Thibodaux, LA 70302-0818	www.17thjdcselfhelp.com	

Judicial Administrators and Clerks of Court

Amended effective July 1, 2016.

Telephone: (985) 447-4841 Facsimile: (985) 447-5800 E-Mail: clerk@lafourcheclerk.com

Title - I	Chapter Title - Courtroom Use, Accessibility and Security
Chapter - 5	
Rule - 5.1	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX5.1A.PDF
Appendix - 5.1A	
Americans with Disabilities Form	
Title - I	Chapter Title - Courtroom Use, Accessibility and Security
Chapter - 5	
Rule - 5.1	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX5.1B.PDF
Appendix - 5.1B	
Request for Interpreter and Order	
Title - I	Chapter Title - Courtroom Use, Accessibility and Security
Chapter - 5	
Rule - 5.1	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX5.1C.PDF
Appendix - 5.1C	
Interpreter's Oath	
Title - I	Chapter Title - Indigents and In Forma Pauperis
Chapter - 8	
Rule - 8.0	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX8.0.PDF
Appendix - 8.0	
In Forma Pauperis Affidavit	
Title - II	Chapter Title - Procedure
Chapter - 9	ALLOTMENT OF CASES

Rule - 9.3 Allotment of Civil Cases: Upon filing, all civil matters shall be allotted to a division of this Court by

Appendix - 9.3

Allotments: Signing of Pleadings in Allotted and Non-Allotted Cases

Amended effective January 1, 2015.

random allotment. The Clerk of Court shall devise a system whereby civil cases shall be equally divided among the divisions of court.

In any pending Civil Matter that requires reallotment due to recusal of the sitting judge of the division in which said matter is pending, a ball and/or marker for the division in which the matter was pending prior to recusal shall be returned to the box at the time of recusal and reallotment. This paragraph shall apply to recusal and reallotment of matters at any stage of said proceedings.

Title - II	Chapter Title - Procedure
Chapter - 9	None.
Rule - 9.4	
Appendix - 9.4	
Presentation of Pleadings to the Court and Filing with the Clerk of Court	
	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	

Title - II	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 - 9

Rule - 9.14

Appendix - 9.14

Fixing for Trial or Hearing; Scheduling Orders; Contact with Jurors

Chapter Title - Procedure

PRETRIAL PROCEDURE

(A) Unless otherwise provided by law, or unless waived by the Court, no suit requiring a trial on the merits may be assigned or fixed except at or after a pretrial conference. Any party desiring to assign a case for trial shall, after all issues have been joined and after disposition of all completed or pending rules, motions, exceptions, interrogatories, requests for admissions, depositions, or other discovery proceedings, make a written request for a pretrial conference of the Judge presiding in the division to which the case has been allotted. After such a request has been made and a conference has been scheduled, the court shall be notified immediately if, for any reason, the conference is no longer necessary.

(B) The request for a pretrial conference shall certify that all issues have been joined; that there are no contemplated or pending rules, motions, exceptions or any type of discovery proceedings, formal or otherwise; that all known third party demands, interventions and amendments have been effected; and that the case is ready for trial. A copy of the pretrial request shall be sent to all counsel of record and the request shall contain the names and current addresses of all counsel or other parties to be notified.

(C) In the order in which valid, properly certified requests have been received, the Judge shall cause to be scheduled the pretrial conference and give reasonable notice to counsel for all parties.

(D) Upon the receipt by each party of the notice that the requested pretrial conference has been scheduled, each party shall submit to the presiding Judge before whom the conference is to be held a pretrial statement which shall set forth:

(1) A brief but comprehensive statement of the party's contention.

(2) A statement setting forth facts established by pleadings or by stipulations, agreement or admissions.

(3) A statement setting forth the contested issues of law.

(4) A statement setting forth the contested issues of fact.

(5) A list and brief description of exhibits which party plans to offer in evidence.

(6) A list of witnesses which party plans to call (except those which may be called for impeachment or rebuttal), and a short statement as to the nature (but not as to the content) of their testimony. Unless allowed by the Judge at the pretrial conference, no other witnesses may be called to testify except for good cause shown.

(7) A statement as to any other matters not coming under the previous headings which may be relevant to a prompt and expeditious disposition of the case.

(8) A statement as to the estimated length of time necessary to try the case.

(9) A certificate shall follow the said statement:

"I hereby certify that I will be present at the pretrial conference scheduled for ______, 20____, at _____ o'clock ___.M. That I will have in my possession at the conference all available documents and exhibits that I plan to introduce at the trial, that I will be the trial attorney in this matter, and that I will also have my trial calendar so that a mutually acceptable trial date may be selected at the conference."

(E) Counsel who have certified the pretrial statements as submitted to the court shall attend the conference and subsequent trial of case, unless permission is granted by the Court for substitute counsel to appear. Any substitute counsel permitted by the Court to attend the conference shall be knowledgeable of all aspects of the case and shall possess the necessary authority to commit his client as regards changes, stipulations and/or compromise settlement.

(F) At or after the conclusion of the pretrial conference the Judge shall sign an order setting the case for trial, which shall be filed in the suit record. Any agreements entered into at the conference shall be reduced to writing at the direction of the presiding Judge.

(G) The Court may refuse to permit any witness to testify or exhibit introduced into evidence which

Chapter Title - Allotment of Cases

Chapter - 14

Rule - 14.0

Title - III

Appendix - 14.0A

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

Amended effective July 10, 2009; amended effective November 1, 2013; amended effective January 1, 2015; amended effective June 30, 2023. There is no provision for a judge to sign pleadings in a criminal matter not allotted to that judge, except that the criminal duty judge may hear motions for preliminary examination and motions to reduce bond in all cases. All other motions and orders must be submitted to and signed by the allotted judge.

ALLOTMENT OF CRIMINAL CASES

Allotment of Criminal Cases: At arraignment, or upon the filing of any contradictory motion, all criminal matters shall be allotted to a division of this court by random allotment. The Clerk of Court shall devise a system whereby felony criminal cases shall be equally divided among the divisions of court. The Clerk of Court shall further devise a system whereby misdemeanor criminal cases shall be equally divided among the divisions of court, but excluding the division designated by order of the court as the "Drug Treatment Court." Whenever more than one bill of information or indictment is filed against a defendant, or against multiple defendants in a related incident, they shall be allotted to the same division based upon the first matter allotted. Any post-conviction motion filed in a case not previously allotted shall be allotted to the division of court where the sentence was rendered.

Motions for preliminary examination or to reduce bail may be heard by the criminal duty judge then sitting or, at his discretion, by the succeeding criminal duty judge of the division to which the case is allotted.

If a defendant in a felony or misdemeanor matter is accepted into the Drug Treatment Court, that case and any other criminal matter pending against that defendant shall be re-allotted to the division of Court then designated as the Drug Court. This rule shall not cause any other matter to be allotted to the Drug Court solely because of this re-allotment, such as a companion case. If the Court by en banc order changes the designation of the Drug Court to another division, the cases of all defendants then participating in the Drug Court program shall be re-allotted to the newly designated division of Court in accordance with this rule.

In any pending criminal matter (including felony, misdemeanor, traffic, or other) that requires reallotment due to recusal of the sitting judge of the division in which said matter is pending, a ball and/or marker for the division in which the matter was pending prior to recusal shall be returned to the box at the time of recusal and re-allotment. This paragraph shall apply to recusal and re-allotment of matters at any stage of said proceedings, whether pre-conviction or post-conviction.

Title - IIIChapter Title - Allotment of CasesChapter - 14See Appendix 14.0A.Rule - 14.0Appendix - 14.0BAppendix - 14.0BRandom Allotment
Traffic Offenses,
Wildlife Offenses, and
Appeals from Courts of
Limited Jurisdiction)

Title - IIIChapter Title - Allotment of CasesChapter - 14Rule 14.1 is hereby adopted.

Rule - 14.1

Appendix - 14.1

Allotment - Defendant with More than One Felony Case

Chapter Title - Assignment of Cases and Preliminary Motions

Chapter - 15

Title - III

Rule - 15.0

Appendix - 15.0

Assignment of Cases, Filing of Motions, Pre-Trial and Status Conferences

Amended effective January 1, 2009.

Allotment of Criminal Cases: At arraignment, or upon the filing of any contradictory motion, all criminal matters shall be allotted to a division of this Court by random allotment. The Clerk of Court shall devise a system whereby felony criminal cases shall be equally divided among the divisions of court. The Clerk of Court shall further devise a system whereby misdemeanor criminal cases shall be equally divided among the divisions of court, but excluding the division designated by order of the Court as the "Drug Treatment Court." Whenever more than one bill of information or indictment is filed against a defendant, or against multiple defendants in a related incident, they shall be allotted to the same division based upon the first matter allotted.

Motions for preliminary examination or to reduce bail may be heard by the criminal duty judge then sitting or, at his discretion, by the succeeding criminal duty judge, or these matters may be heard by the judge of the division to which the case is allotted.

If a defendant in a felony or misdemeanor matter is accepted into the Drug Treatment Court, that case and any other criminal matter pending against that defendant shall be reallotted to the division of Court then designated as the Drug Court. This rule shall not cause any other matter to be allotted to the Drug Court solely because of this reallotment, such as a companion case. If the Court by en banc order changes the designation of the Drug Court to another division, the cases of all defendants then participating in the Drug Court program shall be reallotted to the newly designated division of Court in accordance with this rule.

CRIMINAL MATTERS

Each division of Court shall conduct magistrate hearings and arraignments on a bi-weekly basis, commencing with Division A on January 1, 2009, and continuing thereafter in alphabetical order. Arraignments shall be scheduled for 9:00 a.m. and magistrate hearings shall be scheduled at the discretion of the presiding judge.

Each division of Court shall conduct pre-trial conferences each month in all criminal matters allotted to that division. Each division of Court, except the Drug Court, shall assign at least one day each calendar month to conduct trials in misdemeanor cases.

Title - III	Chapter Title - Assignment of Cases and Preliminary Motions	
Chapter - 15	At the magistrate hearing conducted pursuant to La. C.Cr.P. Art. 230.1, the Court will appoint counsel for defendants who request counsel and who are determined by the Court to be indigent. In cases where	
Rule - 15.1	the defendant is not incarcerated, the appointment of counsel will be made at arraignment or at such	
Appendix - 15.1	other time as the defendant may request counsel and the Court determines that the defendant is indigent.	
Appointment of Counsel	An arrested person brought before a judge of the Seventeenth Judicial District Court for the purpose of appointment of counsel in conformity with Louisiana Code of Criminal Procedure Article 230.1 may make an appearance by telephone or audio-video equipment.	

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**

	Chapter The Simulations Forcingtory Chantenges	
Chapter - 19	SIMULTANEOUS EXERCISE OF PEREMPTORY CHALLENGES	
Rule - 19.0	Section 1. In any felony jury trial conducted in this Judicial District, the presiding judge may, in the judge's discretion, order the simultaneous exercise of peremptory challenges.	
Appendix - 19.0		
Simultaneous Peremptory Challenges	Section 2. If the judge elects to order simultaneous exercise of peremptory challenges, the judge shall inform the State and the defendant of this election prior to the seating of the first panel of prospective jurors.	
Amended effective January 22, 2016.	Section 3. The judge shall require the State and the defendant to complete a form which identifies, as to each panel, each juror by name and number and indicates whether each juror is accepted, peremptorily challenged and/or challenged for cause. The completed form shall be presented at side bar at the time jurors are tendered.	
	Section 4. If a prospective juror is challenged under both a challenge for cause and a peremptory challenge, and the court grants the challenge for cause, the challenging party shall not be deemed to have expended a peremptory challenge.	
	Section 5. If both the State and the defendant exercise a peremptory challenge as to a particular prospective juror, both sides shall be deemed to have expended a peremptory challenge.	

Title - IV

Chapter Title - Application of Rules

Chapter - 22

Rule - 22.0

Appendix - 22.0

Courts That Have Created Specialized Divisions or Sections of

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)	
Title - IV	Chapter Title - Notice and Exchange of Information
Chapter - 23	
Rule - 23.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0C.pdf
Appendix - 23.0C	
Hearing Information Order (form)	
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
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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	Chapter Title - Notice and Exchange of Information
Chapter - 23	
Rule - 23.0	
Appendix - 23.0F	
Court-Specific Rules Concerning Arrearages	

Title - IV

Chapter Title - Notice and Exchange of Information

Chapter - 23

Rule - 23.1

Appendix - 23.1

Court-Specific Rules Concerning Pre-Trial Orders in Non-Community Property Cases

Title - IV Chapter Title -

Chapter - 24

Rule - 24.0

Appendix - 24.0

Court-Specific Rules Concerning Form of Pleadings and Caption Requirements in Family Law Proceedings

Chapter Title - Procedure

A. Any petition, motion, rule to show cause or application for a temporary restraining order, preliminary injunction or permanent injunction pursuant to La. R.S. 9:372, La. R.S. 9:361, et seq., La. C.C.P. Art. 3601, et seq., La. R.S. 46:2131, et seq., La. R.S. 46:2151, La. Ch.C. Art. 1564, et seq., or La. R.S. 13:4248, or any motion to modify or dissolve an existing Louisiana Uniform Abuse Prevention Order, shall include a legible and fully completed Louisiana Uniform Abuse Prevention Order in a form approved by the Louisiana Protective Order Registry and prepared for the signature of the presiding judge.

In any proceeding in which a temporary restraining order has been issued, a motion seeking a continuance of the hearing on the preliminary injunction shall include a legible and fully completed Louisiana Uniform Abuse Prevention Order.

B. Whenever an order is issued pursuant to La.C.Cr.P. Art 327.1 or La.C.Cr.P. Art 335.1, the Sheriff shall: (1) present to the defendant a stay away order and notice to appear before the division of court conducting arraignments on the next day such division of court is in session, and (2) complete a legible Louisiana Uniform Abuse Prevention Order in a form approved by the Louisiana Protective Order Registry and forward such order to the division of court conducting arraignments prior to the

defendant's appearance before such court.

C. In all criminal cases in which a sentence imposes an order or a condition of probation for the purpose of preventing domestic violence or dating violence, the district attorney shall forward to the presiding judge a legible and fully completed Louisiana Uniform Abuse Prevention Order in a form approved by the Louisiana Protective Order Registry no later than the end of the next day the court is in session after the sentence has been pronounced.

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Title - IV	Chapter Title - Procedure	
Chapter - 24	1. Attorneys are required to comply with La. Dist. Court Rule 9.4 regarding Notice of Prior Filing or Multiple Filing, for any other proceedings involving the same family unit, whether family law,	
Rule - 24.1	juvenile, domestic violence.	
Appendix - 24.1	2. See Appendix 24.2 entry for 17th JDC, for allotment and One Family One Judge rules.	
Court-Specific Rules Concerning Prior or Multiple Filing of Pleadings		
Adopted February 21, 2017, effective February 21, 2017.		
Title - IV	Chapter Title - Procedure	
Chapter - 24	1. Attorneys are required to comply with La. Dist. Court Rule 9.4 regarding Notice of Prior Filing or	
Rule - 24.2	Multiple Filing, for family law, juvenile, domestic violence cases, even if the original case is no longer pending.	
Appendix - 24.2	2. The 17th JDC shall make every effort to practice a One Family One Judge allotment and case	
Court-Specific Rules Concerning Allotment of Cases	transfer system, to the division of the earliest filed case, even if the original case is no longer pending. Upon filing, the clerk shall certify whether there are prior domestic, domestic violence proceedings, protective orders, support enforcement and juvenile pleadings filed between the same parties.	
Adopted February 21, 2017, effective February 21, 2017.	3. An action filed after a reconciliation of the parties, an abandonment of the action, a dismissal of the action, with or without prejudice, a finding of nullity, shall be given a new suit number; however, the clerk of court shall automatically allot the case to the same division as the prior case.	
	4. When a suit is filed into a new docket number involving the same parties to an ongoing suit, the cases shall be consolidated into one suit number. The cases with the higher docket number shall be consolidated into the case with the lowest docket number in the original division.	
	5. All cases involving the same payor of child support shall be transferred to the same division of the Court. In the event there are multiple cases involving the same payor of child support, all the cases shall be transferred to the division with the lowest number.	
	6. A Court may decline to take further action on the cases until they are properly transferred and/or allotted.	

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 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

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 Concerning Discovery

Title - IV Chapter Title - Procedure

Chapter - 24

Rule - 24.10

Appendix - 24.10

Court-Specific Rules Concerning Setting of Pre-Trial Conferences

Chapter Title - Procedure

Chapter - 24

Title - IV

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

Rule - 24.13

Appendix - 24.13

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

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 Title - Judgments and Stipulations

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 Orders

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	

Title - IV	Chapter Title - Domestic Violence Protective Orders
Chapter - 26	
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.	
Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 102
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)

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

Chapter - 27

Title - IV

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 Divorce

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

 Chapter - 27
 Rule - 27.0

 Appendix - 27.0C
 Court-Specific Rules

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_27.1A.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)	
Title - IV	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

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

Chapter - 28

Title - IV

Rule - 28.0

Appendix - 28.0

Court-Specific Rules Concerning Default

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 Title - Divorces Pursuant to La. Civ. Code Article 103
Chapter - 28	
Rule - 28.1	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.1B.pdf
Appendix - 28.1B	
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

Title - IV

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

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

Rule - 28.2

http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.2B.pdf

Appendix - 28.2B

La. C.C.P. art. 969(B) Divorce Checklist (form)

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

Chapter - 28

Rule - 28.3

http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_28.3A.pdf

Appendix - 28.3A

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

Cha	apter Title - Div	orces Pursuant	to La. Civ	Code Arti	cle 103

Chapter - 28

Title - IV

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)	

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)

Chapter Title - Custody and Visitation Orders

Chapter - 29

Title - IV

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) (form)	
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	

Title - IV Chapter Title - Custody and Visitation Orders

Chapter - 29

Rule - 29.3

Appendix - 29.3

Court-Specific Rules Concerning Parenting Classes

Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	
Rule - 29.4	
Appendix - 29.4	
Court-Specific Rules Concerning Mediation	
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

Chapter - 30

Rule - 30.0

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 Joint 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_30.0D.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

Title - IV

Chapter Title - Other Rules

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

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	
Courts Authorizing and Directing Court- Appointed Hearing	

Appointed Hearing Officers, Commissioners, and/or Magistrates Pursuant To La. R.S. 46:236.5

 Title - IV
 Chapter Title - Use of Hearing Officers and Domestic Commissioners for Family Law
Proceedings

 Chapter - 32
 Rule - 32.0

 Appendix - 32.0B
 Court-Specific Rules on
Hearing Officers and
Domestic Commissioners

Title - IV

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

Chapter - 33

Rule - 33.0

Appendix - 33.0

Court-Specific Rules

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 Domestic Violence Protective Orders

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 Officer Conference and Information Order and/or an Appendix 23.0B Family Law Affidavit

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)

Chapter Title - General Procedures for Hearing Officer Conferences

Chapter - 35

Title - IV

Rule - 35.5

Appendix - 35.5

Court-Specific Rules Concerning Objections to Hearing Officer Recommendations and Judgments of Domestic Commissioner

Title - IV Chapter Title - General Procedures for Hearing Officer Conferences

Chapter - 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 Pleadings and Required

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	
	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.7	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.7B.PDF

Motion To Proceed In Forma Pauperis on Appeals/Writs

Appendix - 60.7B

Rule - 60.8

http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.8.PDF

Appendix - 60.8

Appeal of Parole Revocation