

RULES FOR LOUISIANA DISTRICT COURTS
TITLES I, II, III, IV, V, and VI
Twenty-First Judicial District Court
Parishes of Livingston, St. Helena and Tangipahoa

Title - I	Chapter Title - Dates of Court
Chapter - 2	Current holiday information and specific court schedules may be accessed via the “Court Calendar” link at www.21stjdc.org .
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.

Amended effective November 30, 2011.

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	MAIN DIVISIONS OF COURT
Rule - 3.1	The Twenty–First Judicial District Court is comprised of nine divisions of court. Divisions “A” through “H” are courts exercising original jurisdiction and are authorized to hear matters of any nature. Division “I” is a court of limited jurisdiction and hears all juvenile matters and other matters authorized by law. All nine of the judges participate and vote when the court sits en banc, and all matters affecting the court as a whole are decided by en banc decision, including matters involving the juvenile division (including budget and scheduling matters), the hearing officer(s), and any other administrative affairs involving the court. The court is also assisted by one or more hearing officers, whose duties are prescribed by law and assigned by the court sitting en banc. All judicial matters are heard throughout the district in accordance with the official Court Calendar that is adopted each year on or before October 1st.
Appendix - 3.1	
Divisions or Sections of Court	
Amended effective January 9, 2019.	

DRUG COURTS

Drug courts are assigned in Livingston Parish and Tangipahoa Parish by en banc order of the court and presided over by volunteer judges on a seniority system. The election to serve as drug court judge is made on an annual basis at the last regular en banc meeting of the court each year. Any judge sitting on the court may act as a temporary substitute for the assigned drug court judge at the request of said judge or the judicial administrator in the event of conflicts, absence, or emergencies. Drug probationers from St. Helena Parish are assigned primarily to the Tangipahoa Parish Drug Court. Drug court schedules, court procedures, and protocols are set by the presiding drug court judges and are not listed on the official Court Calendar. Criminal probationers who meet the statutory criteria for entry into drug court and are accepted by the drug court are maintained as probationers by the referring division of court and such cases are not reallocated to the drug court division.

JUVENILE AND JUVENILE DRUG COURT

Juvenile court and juvenile drug court are operated by the juvenile judge and are conducted in accordance with procedures and rules adopted pursuant to Title V of the Louisiana District Court Rules or administrative rules established in accordance with District Court Rule 1.0. Local Rules governing the juvenile court must be approved by the court sitting en banc.

**POLICY CONCERNING POSSESSION AND USE OF ELECTRONIC AND OTHER
DEVICES IN COURTROOMS OR HEARING ROOMS IN THE DISTRICT**

It is the policy of the 21st Judicial District Court that electronic and other devices including, but not limited to, cellular and smart telephones, laptop and tablet-style computers, recording and photographic equipment are banned from any courtroom or hearing room in the district, with the following exceptions:

- Judicial Officers
- Courthouse staff
- Licensed attorneys and assisting staff may carry and use electronic devices for work purposes while participating in hearing or trials, or while waiting to participate.
- Pro se litigants may carry and use electronic devices while participating in hearings or trials, but only with prior approval from the presiding judge and only at counsel table during a proceeding in which the self-represented litigant is participating.
- Local, State, and Federal Law Enforcement Officers on official business and possessing proper credentials.
- Use of such devices in court areas for ceremonial and educational purposes shall be allowed with appropriate permission.

Such usage must be done in a non-distracting manner. While in any courtroom, electronic devices shall be kept muted, shall be used only for data entry/retrieval purposes, shall not be used for audio/video recording or photographs and shall not be used for incoming or outgoing calls. All persons appearing in Court shall maintain appropriate decorum as outlined in court rules.

If a cell phone or other device “goes off” in any courtroom, the presiding judge may instruct the bailiff to confiscate the device, impose a financial penalty, or any other appropriate sanction, including the loss of cell phone privileges and order the removal of that person or persons from the courthouse, and restrict the privilege of reentry.

Any exceptions to this policy may be made by any Judge presiding over a matter in which the use of the device is necessary.

The Sheriff’s Department is ordered to instruct all persons who fall under this policy to return their device to their vehicle. The Sheriff is authorized to refuse entry to the Courthouse to anyone not in compliance with this rule.

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
Chapter - 3	DUTY JUDGES
Rule - 3.2	Section 1
Appendix - 3.2	
Duty Judges	The judges of this court shall be assigned the responsibility of duty judge on a rotating basis, as set forth on the official Court Calendar. The judge(s) assigned as duty judges on the official Court Calendar shall be the "Primary Duty Judge(s)." The responsibilities of the primary duty judge(s) shall commence at 12:01 A.M. on Monday of the assigned week or day, and shall continue through 12:00 midnight on the assigned week or day. The primary duty judge(s) shall further conduct all criminal and civil matters in the parishes to which they are assigned as set forth on the official Court Calendar. The primary duty judge assigned to Tangipahoa Parish shall further have responsibility for all duty judge matters in St. Helena Parish on the same day as designated for Tangipahoa Parish, and likewise shall have responsibility for all duty judge matters in Tangipahoa Parish on the same day as designated for St. Helena Parish. The primary duty judge assigned to Tangipahoa Parish on Monday as per the official Court Calendar shall have responsibility for all duty judge matters in Tangipahoa and St. Helena Parishes on the following Saturday and Sunday, and the primary duty judge assigned to Livingston Parish on Monday as per the Official Court Calendar shall have responsibility for all duty

judge matters in Livingston Parish on the following Saturday and Sunday. The primary duty judge(s) shall be available on a twenty-four hour basis, and shall have primary authority for the signing of all orders, warrants, and other matters including the setting of bail.

Section 2

In addition to the primary duty judge(s), all other judges of this court are further designated as “duty judges,” for purposes of the application of Article 253.3 of the Louisiana Code of Civil Procedure, and may sign all such orders as are authorized under that article, or any other applicable provision of law. The Judge for Division “I” shall always be primary duty judge for juvenile matters, but any other Judge in Divisions “A” through “H” may act as alternative duty judge for juvenile matters.

Section 3

In accordance with the provisions of Article 253.3 of the Louisiana Code of Civil Procedure, each judge in this judicial district specifically and expressly authorizes the primary duty judge(s) to sign all orders, and hear all matters, including, specifically, confirmations of default judgments where no answer or other opposition has been filed, in cases which are allotted to the several divisions of this district.

Section 4

The authority conferred in Sections 2 and 3 above shall not extend to the granting of continuances in matters set for trial or hearing, unless specific authority for such action is conferred by the judge to whom the case has been allotted. This authority shall not extend to the hearing of contested trials or other matters in which issue has been joined, unless specific and express authority to hear same is conferred by the judge to whom the matter has been allotted, and all parties to the litigation agree to such hearing.

Section 5

The authority conferred in Sections 2 and 3 above shall not apply to instances in which an ex parte request for immediate custody is requested. In such instances, the matter must first be presented for review by the judge to whom the case is allotted. If that judge is not available, the matter may then be presented to a primary duty judge for consideration, and the judges hereby grant specific and express authority to the primary duty judge to sign such order in cases deemed to present an emergency situation.

Section 6

The provisions of this rule shall constitute confirmation and ratification of the "specific and express" authority required by Article 253.3 of the Louisiana Code of Civil Procedure.

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
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Chapter - 3

Rule - 3.4

Appendix - 3.4

Court-Specific Rules
Concerning Judges’ Use
of Electronic Signatures

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
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Chapter - 3

Rule - 3.5

Appendix - 3.5

Court-Specific Rules
Concerning
Simultaneous
Appearance by a Party or
Witness by Audio-Visual
Transmission

Title - I	Chapter Title - Judges, Facsimile Transmissions To The Court, and Technology-Related Rules
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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
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Chapter - 4	Sara Brumfield	www.21stjdc.org
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Rule - 4.1	Court Administrator
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Appendix - 4.1	21st Judicial District Court
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Judicial Administrators and Clerks of Court	P. O. Box 788 Amite, LA 70422 Telephone: (985) 748-9445 Facsimile: (985) 748-6637 E-Mail: sbrumfield@21stjdc.org
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Amended effective July 15, 2021.	Hon. Jason Harris	www.livclerk.org/
	Clerk of Court Parish of Livingston P.O. Box 1150 Livingston, LA 70754 Telephone: (225) 686-2216 Facsimile: (225) 686-1867 E-Mail: jharris@livclerk.org	

Hon. Mildred T. Cyprian	www.sthelenaclerk.org
Clerk of Court Parish of St. Helena P.O. Box 308 Greensburg, LA 70441 Telephone: (225) 222-4514 Facsimile: (225) 222-3443 E-Mail: mildred.cyprian@yahoo.com	

Hon. Gary Stanga	www.tangiclerk.org
Clerk of Court Parish of Tangipahoa P.O. Box 667 Amite, LA 70422 Telephone: (985) 748-4146 Facsimile: (985) 748-6503 E-Mail: gstanga@tangiclerk.org	

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	ALLOTMENTS: SIGNING OF PLEADINGS IN ALLOTTED AND NON-ALLOTTED CASES
Rule - 9.3	CIVIL CASES
Appendix - 9.3	All civil cases will be allotted as soon as they are filed. For this purpose, the clerks of court, or their appointed representatives, shall utilize either an electronic process or mechanical apparatus approved by the court which will contain an equal number of random chances for each division of the court. As
Allotments: Signing of	

each new petition is filed, the case shall be immediately allotted at random, utilizing the approved method, until all have been exhausted, at which time the electronic apparatus shall reprogram with equal random chances for each division of the court, or the mechanical apparatus shall be refilled with an equal number of random chances, and re-utilized. The method utilized for allotment shall be designed in such a manner that the assignment to divisions will be solely by chance. The drawing or allotment will take place publicly in the office of the clerk of court. The division to which each case is allotted will be inscribed immediately upon the petition and the copy that is to be served. After a civil case has been allotted, it will remain in the division to which it has been allotted unless it is transferred or consolidated in accordance with law.

RECUSAL OF JUDGE IN CIVIL CASES

Section 1

In the event that a motion to recuse the presiding judge to whom a civil case is assigned for a contradictory hearing, one of the other judges in Divisions “A” through “H” shall be assigned to hear the recusal proceedings through a random process.

Section 2

The judicial administrator or the designee of the judicial administrator shall maintain, for purposes of allotment of recusal hearings, a separate mechanical apparatus containing one chance for each division of the court. Once an order is signed granting a recusal hearing, the judicial administrator shall utilize this device to assign a judge to hear the recusal through a blind drawing from the mechanical apparatus a chance representing the division of court to which the recusal hearing shall be assigned. In the event that the chance of the division sought to be recused is drawn, the judicial administrator shall place this chance to the side, and shall then assign another division to the recusal hearing, and then replace the chance of the judge sought to be recused back into the mechanical apparatus.

Section 3.

The judicial administrator or the designee of the judicial administrator shall maintain a record of each chance so expended. When only one division's chance remains unexpended in the mechanical apparatus, one additional chance for each division shall then be redeposited into the mechanical apparatus, and the process of allotment shall continue, utilizing the same method.

Section 4

If the recusal is granted, the case shall be reallocated in accordance with this Appendix.

Section 5

In the event of the recusal of the presiding judge of Division "I," the juvenile division of this court, the clerk of court of the parish in which the case is pending shall re-allot such case to one of the remaining divisions of court, through a random process, which shall be designed to prevent any person from influencing the allotment of any such case. The random process shall, to the extent possible, assure that there is an equal number of cases allotted among each division of the court.

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	

Title - II	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 Title - Procedure
Chapter - 9	METHOD OF REQUESTING TRIAL ON MERITS
Rule - 9.14	Section 1
Appendix - 9.14	Any party wishing to set an ordinary proceeding for trial on the merits shall file a “Motion to Set for Trial” in the allotted division of court. Any special procedures or orders will be communicated by the judge to whom the case is allotted, or his designated court personnel. This will include the setting of telephonic or chambers status conferences, the necessity and nature of pretrial orders, jury procedures and bonds, and other applicable pre-trial procedures.
Fixing for Trial or Hearing; Scheduling Orders; Contact with Jurors	Section 2
	The testimony of health care providers in trials by bench in civil cases shall be by deposition only. Any party desiring in-court testimony of a health care provider must obtain permission of the trial judge prior to trial. This rule does not apply to the trials of summary proceedings.
	Section 3
	Summary proceedings, including all domestic relations cases involving summary proceedings shall be set by the judge or the clerk for a rule day in accordance with the official Court Calendar. Domestic relations cases involving ordinary proceedings (such as community property partitions) shall be set in accordance with the procedures outlined in Section 1. With the permission of the judge, and at his or

her discretion, summary rules involving protracted testimony or evidence may be set for pre-trial conference and/or set for trial of the rule as in civil bench ordinary proceedings.

Title - III

Chapter Title - Allotment of Cases

Chapter - 14

METHOD OF ALLOTMENT OF CRIMINAL CASES (OTHER THAN TRAFFIC, WILDLIFE, AND APPEALS FROM LOWER COURTS)

Rule - 14.0

NON-CAPITAL CRIMINAL CASES

Appendix - 14.0A

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

As amended Nov. 20, 2002; amended effective June 1, 2007; amended effective January 1, 2021; amended effective November 6, 2022.

Effective November 6, 2022, all non-capital criminal cases shall be allotted at random, based upon the date of offense for the particular offense. The judicial administrator shall maintain a mechanical apparatus/computer software program, into which one chance is placed for each division of the court handling criminal matters. The judicial administrator, or his/her designee employed by the court, is to utilize this apparatus to make an allotment calendar available to the all jail bonding personnel and other individuals responsible for this process. The divisions handling criminal dockets will be randomly assigned weeks of the year, and any offense occurring within a division's week will be assigned to that division subject to certain exceptions set forth below.

In cases where date of offense cannot be determined, the case will be randomly allotted by the judicial administrator, or his/her designee employed by the court, in the same manner as above.

In cases where the arrest date occurs after December 31, 2020 and the offense date occurred before January 1, 2021, the judicial administrator, or his/her designee employed by the court, shall randomly allot these cases.

In cases where law enforcement initiates the date of offense (Controlled Drug Buys, DWI Check Points), the judicial administrator, or his/her designee employed by the court, shall randomly allot these cases.

Felony reduced to Misdemeanor

An offense originally charged as a felony offense and assigned a division through this process, and that is subsequently screened by the District Attorney as a misdemeanor offense, will remain in this division through the arraignment process for plea and/or assignment for misdemeanor trial.

In the parishes of Livingston and Tangipahoa misdemeanor and traffic cases are not allotted. There shall be one misdemeanor and one traffic docket in each parish and any judge whether elected, appointed, or pro tempore, of the Twenty First Judicial District Court may be scheduled for criminal misdemeanor matters.

In St. Helena Parish, misdemeanor cases will be allotted in the same manner as Non-Capital Criminal Cases.

BACK UP JUDGES IN ALL PARISHES

In the interests of judicial economy and the efficient administration of justice, when a division of the Criminal Division has more than one case ready to proceed to jury trial during a particular petit jury week, the judge of that division and any other judge whether elected, appointed, or pro tempore, of the Twenty First Judicial District Court, hereinafter the "backup" judge, may agree that the backup judge may preside over any additional trials during the petit jury week.

If either the District Attorney or defendant objects to the case being heard by the backup judge, the section judge shall determine whether or not to permit the backup judge to hear the case and may conduct a hearing to assist in that determination. The section judge shall base his or her determination on the following factors:

- 1) Whether the assistance of the backup judge would compromise the principle of random allotment of criminal cases in a manner inconsistent with Due Process;
- 2) Whether the interest in a speedy trial is best served by employing the assistance of the backup judge;

3) Whether the nature of complexity of the procedural history of the case would hinder the backup judge in making rulings consistent with that procedural history;

4) Any other consideration relevant to the interests of justice.

CAPITAL CASES

In all criminal prosecutions of capital cases, indictments will be allotted in open court at the arraignment of the first defendant charged under said indictment to appear at arraignment. This allotment procedure is to include all divisions of the court then hearing adult criminal matters, on a random allotment basis, district-wide, utilizing the following method:

The judicial administrator shall maintain, for purposes of allotment of capital felony cases, a mechanical apparatus containing two chances for each division of the court then hearing adult criminal cases.

The judicial administrator, or the designee of the judicial administrator, shall appear in open court at the time of the arraignment of capital cases, and the allotment of such cases shall be at random by a blind drawing from the mechanical apparatus a chance representing to which division the case shall be assigned.

The judicial administrator, or the designee of the judicial administrator, shall keep each chance so expended in a separate box. When only one division's chance remains unexpended in the mechanical apparatus, two additional chances for each division shall then be redeposited into the mechanical apparatus, and the process of allotment shall continue, utilizing this same method.

In the event that multiple parties are charged with a capital felony under a single indictment, all parties so charged shall be allotted to the same division to which the first co-defendant arraigned is allotted. In the event that a severance is later granted in such cases, the presiding judge to whom the case was thereto allotted shall have the right to direct that all remaining co-defendants, other than the first defendant arraigned, shall be reallocated utilizing the method set forth herein.

In no event shall the state, the defense, or any person, be allowed to influence the allotment of any criminal case.

Title - III

Chapter Title - Allotment of Cases

Chapter - 14

RANDOM ALLOTMENT OF TRAFFIC OFFENSES, WILDLIFE OFFENSES

Rule - 14.0

In the parishes of Livingston and Tangipahoa, misdemeanor, wildlife offenses, and traffic cases are not allotted. There shall be one misdemeanor (which contains wildlife offenses) and one traffic docket in each parish and any judge whether elected, appointed, or pro tempore, of the Twenty First Judicial District Court may be scheduled for criminal misdemeanor matters.

Appendix - 14.0B

Random Allotment
Traffic Offenses,
Wildlife Offenses, and
Appeals from Courts of
Limited Jurisdiction)

In St. Helena Parish, misdemeanor and Wildlife Offenses will be allotted in the same manner as Non-Capital Criminal cases in accordance with Appendix 14.0A. All traffic offenses will be allotted to the arraigning judge.

Amended effective
November 6, 2022.

RANDOM ALLOTMENT OF APPEALS FROM COURTS OF LIMITED JURISDICTION

All appeals from courts of limited jurisdiction in criminal matters shall be allotted in the same manner as other non-capital criminal case in accordance with Appendix 14.0A.

Title - III

Chapter Title - Allotment of Cases

Rule - 14.1**FIRST FELONY RULE****Appendix - 14.1**

Allotment - Defendant
with More than One
Felony Case

Amended effective
November 6, 2022.

In felony cases, if there is an active felony probation case pending in a division of the court, any new felony or misdemeanor matter shall be allotted to that division. If there is a pending felony prosecution in a division of the court, any new felony or misdemeanor matter shall be allotted to that division. Co-defendants charged under the same indictment or bill shall be allotted to the division of the court to which the pending felony probation or pending felony prosecution is pending. When a defendant has multiple charges under different indictments or bills, all charges shall be allotted based on the date of the first arrest prior to January 1, 2021, and allotted based on the date of the first offense beginning January 1, 2021.

FIRST MISDEMEANOR RULE

In misdemeanor cases, if a defendant is on misdemeanor probation or has a pending misdemeanor prosecution and the defendant is thereafter billed or indicted on a felony matter, the felony shall be allotted in accordance with the above rules and the misdemeanor probation or a pending misdemeanor shall be transferred to the division of the court to whom the felony case is allotted. In all other cases, misdemeanors shall be allotted in accordance with the same procedure as set forth above for misdemeanor matters.

DISTRICT-WIDE APPLICATION

In applying the rule of first felony/ first misdemeanor, the transfer and allotment of such cases shall apply district-wide in all of the parishes encompassed by the 21st JDC. It shall be the joint responsibility of the district attorney and the defense attorney to inform the presiding judge at arraignment whether other cases are pending against the same defendant in other parishes, as well as the case number(s) and designation of such pending charges as felonies or misdemeanors. It is the continuing duty of the district attorney to inform the presiding judge of any new developments in cases involving multi-parish prosecution, such as the filing of a felony charge in another parish in a pending misdemeanor case (which will necessitate transfer of all pending cases under the “first felony” rule.) The entering of a “guilty” or “no contest” plea by the defendant shall constitute a waiver of any objection to the proper allotment for any such defendant as relates to the charge or charges for which the plea was entered.

Title - III**Chapter Title - Assignment of Cases and Preliminary Motions****Chapter - 15**

Pre-trial and status conferences in criminal cases shall be scheduled by the presiding judge upon motion of the state or the defendant.

Rule - 15.0**SPECIAL RULES REGARDING SANITY COMMISSION CASES, AND PRE-ALLOTMENT MOTIONS FOR PRELIMINARY EXAMINATION AND MOTIONS TO REDUCE BAIL****Appendix - 15.0**

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

Section 1

Motions to reduce bail in cases which have not yet been formally allotted must be filed by Friday at noon in order to be heard the following week, with a copy furnished to the district attorney. These will be scheduled before the assigned duty judge to be heard contradictorily on Wednesdays in Livingston, Thursdays in Tangipahoa, and Fridays in St. Helena Parish.

Section 2

Pre-trial motions for preliminary examination in cases which have not yet been allotted may be heard by the duty judge in accordance with Louisiana District Court Rules 14.2 and 14.4. However, in order that the allotted judge and the assistant district attorney and assistant public defender assigned to allotted judge's division may become more familiar with the facts of the case, these motions should normally be assigned to the next duty cycle of the allotted judge in accordance with the official Court Calendar.

Section 3

In order to accommodate the schedules of the appointed members of the Sanity Commission, Sanity

Commission reports shall be heard contradictorily on the assigned date of the Sanity Commission hearing by the duty judge, regardless of the allotment of the case, and said judge's findings will be entered into the record.

RECUSAL OF JUDGE IN CRIMINAL CASES

Section 1

In the event that a motion to recuse the presiding judge to whom a criminal case is allotted is assigned for a contradictory hearing, one of the other judges in Divisions "A" through "H" shall be assigned to hear the recusation proceeding through a random selection process.

Section 2

The judicial administrator or the designee of the judicial administrator shall maintain, for purposes of allotment of recusation hearings, a separate mechanical apparatus containing one chance for each division of the court. Once an order is signed granting a recusation hearing, the judicial administrator shall utilize this device to assign a judge to hear the recusation through a blind drawing from the mechanical apparatus a chance representing the division of court to which the recusation hearing shall be assigned. In the event that the chance of the division sought to be recused is drawn, the judicial administrator shall place this chance to the side, and shall then assign another division to the recusation hearing, and then replace the chance of the judge sought to be recused back into the mechanical apparatus.

Section 3

The judicial administrator or the designee of the judicial administrator shall maintain a record of each chance so expended. When only one division's chance remains unexpended in the mechanical apparatus, one additional chance for each division shall then be redeposited into the mechanical apparatus, and the process of allotment shall continue, utilizing the same method.

Title - III

Chapter Title - Assignment of Cases and Preliminary Motions

Chapter - 15

Counsel for indigent defendants may be appointed at jail call out by the presiding Duty Judge, if appropriate. Alternatively, appointment of counsel may wait until arraignment in order to determine true indigency or whether Defendant has retained own counsel. If the Court appoints, it appoints the Office of Public Defender.

Rule - 15.1

Appendix - 15.1

Appointment of Counsel

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

Appendix - 18.0

Waiver of Formal
Arraignment and Pleas

Title - III**Chapter Title - Simultaneous Peremptory Challenges****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.

Section 3. The judge shall require the state and the defendant to complete a form to be furnished by the court. 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**

There shall be a Family Docket in the Twenty-First Judicial District. Divisions G and H are designated as Family Court divisions through December 31, 2014, and thereafter, Divisions J and K are designated as the Family Court divisions.

Rule - 22.0**Appendix - 22.0**

Courts That Have
Created Specialized
Divisions or Sections of
Court That Handle
Family Law Proceedings

Matters heard on the Family Docket shall include all actions arising under Title V and Title VII of Book I and Title VI of Book II of the Louisiana Civil Code, adoptions arising under the Louisiana Children's Code and The Children's Code, actions involving protection from family violence pursuant to R.S. 46:2131 et seq., and actions for enforcement, collection of support and paternity pursuant to R.S. 46:236.5. All family docket matters as above set forth filed subsequent to December 31, 2013, shall be randomly allotted on an equal basis between the two Family Court divisions. All family docket matters heretofore allotted to Divisions "A" through "F" of this Court shall, upon the filing of any new pleading in such case, be reallocated on a random, equal basis between the two Family Court divisions.

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

Title - IV	Chapter Title - Notice and Exchange of Information
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Chapter - 23

Rule - 23.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0B.pdf
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Appendix - 23.0B

Family Law Affidavit (form)

Title - IV	Chapter Title - Notice and Exchange of Information
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Chapter - 23

Rule - 23.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0C.pdf
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Appendix - 23.0C

Hearing Information Order (form)

Title - IV	Chapter Title - Notice and Exchange of Information
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Chapter - 23

Rule - 23.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_23.0D.pdf
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Appendix - 23.0D

Hearing Officer Conference and Information Order (form)

Title - IV	Chapter Title - Notice and Exchange of Information
-------------------	---

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
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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 - Procedure
Chapter - 24	
Rule - 24.0	
Appendix - 24.0	
Court-Specific Rules Concerning Form of Pleadings and Caption Requirements in Family Law Proceedings	

Title - IV	Chapter Title - Procedure
Chapter - 24	
Rule - 24.1	
Appendix - 24.1	
Court-Specific Rules Concerning Prior or Multiple Filing of Pleadings	

Title - IV	Chapter Title - Procedure
Chapter - 24	In domestic cases, all pleadings involving the same family units shall be allotted to the same division of court, under the process set forth in Appendix 9.3. When a petition in a civil divorce action,

Rule - 24.2	protective order case under Title 46 of the Revised Statutes, or a rule for support initiated by the State of Louisiana is filed, that matter shall be immediately allotted, and any subsequent filing in any of these types of proceedings shall be filed in the same proceeding as the pleading first filed.
Appendix - 24.2	
Court-Specific Rules Concerning Allotment of Cases	Community property partition cases which are filed separately from the divorce action giving rise to the partition proceeding shall be allotted to the same division to which the first action involving the parties was allotted. The same rule for allotment shall be applied to support enforcement, paternity actions, protective orders, and all other matters involving the same family unit.

Title - IV	Chapter Title - Procedure
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Chapter - 24

Rule - 24.3

Appendix - 24.3

Court-Specific Rules Concerning Walk- Through of Pleadings
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Title - IV	Chapter Title - Procedure
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Chapter - 24

Rule - 24.4

Appendix - 24.4

Court-Specific Rules Concerning Appointment of Attorneys To Represent Absentee Defendants

Title - IV	Chapter Title - Procedure
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Chapter - 24

Rule - 24.5

Appendix - 24.5

Court-Specific Rules Concerning Extensions of Time To Plead in Family Law Proceedings
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Title - IV	Chapter Title - Procedure
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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 - IVChapter Title - Procedure

Chapter - 24

Rule - 24.7

Appendix - 24.7A

Court-Specific Rules
Concerning Scheduling
Hearings and Trials

Title - IVChapter Title - Procedure

Chapter - 24

Rule - 24.7

Appendix - 24.7B

Court-Specific Rules
Concerning Order of
Business

Title - IVChapter Title - Procedure

Chapter - 24

Rule - 24.8

Appendix - 24.8A

Court-Specific Rules
Concerning
Continuances in Family
Law Proceedings

Title - IVChapter Title - Procedure

Chapter - 24

Rule - 24.8http://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	
Title - IV	Chapter Title - Procedure
Chapter - 24	
Rule - 24.11	
Appendix - 24.11	
Court-Specific Rules Concerning Hearings in Chambers in Family Law Proceedings Pursuant to La. R.S. 9:302	<p>A. Where good cause is shown, all parties consent thereto, and with the permission of the court, any hearing in a divorce proceeding, including contested and uncontested rules for spousal support, child support, visitation, injunction, or other matters provisional and incidental to divorce proceedings, may be conducted in chambers rather than open court.</p> <p>B. A motion requesting such a proceeding be conducted in chambers may be made by either party, or upon the court's own motion.</p>
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

Title - IV **Chapter Title - Procedure**

Chapter - 24

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
Order Registry Index of
Uniform Abuse
Preventive Order Forms
(Forms 1 through 23
Mandated by La. R.S.
46:2136.2(C))

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)

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

Chapter - 27

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
Concerning Allowance
of Divorce by Affidavit
in a La. C.C. art. 102
Divorce

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

Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 103
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Chapter - 28

Rule - 28.0

Appendix - 28.0

Court-Specific Rules
Concerning Default
Judgments

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)	
Title - IV	Chapter Title - Divorces Pursuant to La. Civ. Code Article 103
Chapter - 28	
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)	

Title - IV	Chapter Title - Custody and Visitation Orders
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)	

Title - IV	Chapter Title - Custody and Visitation Orders
Chapter - 29	Ex parte custody orders shall be accompanied by a certification by the clerk of court that no contrary pleading/order has been filed within the past thirty (30) days. See Appendix 29.0A Application for Ex Parte Custody Order and the Appendix 29.0B Certification by Applicant’s Attorney in Compliance with La. C.C.P. art. 3945(B).
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	
Joint Custody Plan (Without Domiciliary Parent) (form)	

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	

Title - IV	Chapter Title - Custody and Visitation Orders
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Chapter - 29

Rule - 29.6

Appendix - 29.6

Court-Specific Rules
Concerning Modification
of an Existing Custody or
Visitation Order

Title - IV	Chapter Title - Partition of Community Property
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Chapter - 30

Rule - 30.0

http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0A.pdf

Appendix - 30.0A

Sworn Detailed
Descriptive List (form)

Title - IV	Chapter Title - Partition of Community Property
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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
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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

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	
Appendix - 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 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	A. The judges of the District, by en banc order, may retain Hearing Officers, whose duties and powers are prescribed by law. The schedule of the Hearing Officer(s) shall be outlined on the Official Court Calendar.
Rule - 32.0	
Appendix - 32.0B	B. The Hearing Officer shall hear all contradictory motions for Protective Orders throughout the District, unless otherwise directed by the allotted (presiding) judge. Appeals from Hearing Officer recommendations shall be as provided by law and to the allotted Division of Court, and judgments shall be signed by the allotted judge.
Court-Specific Rules on Hearing Officers and Domestic Commissioners	
Amended effective July 21, 2021.	C. The Hearing Officer shall hear all non-support matters throughout the District. Appeals from Hearing Officer recommendations shall be as provided by law and to the allotted Division of Court, and judgments shall be signed by the allotted judge.
	D. The Hearing Officer may be assigned other substantive duties allowed by law upon order of the Court, en banc. The Hearing Officer shall perform such administrative duties as assigned by the Chief Judge.
	E. Appeals to the Hearing Officer's recommendation shall be filed with the Clerk of Court within five (5) days, exclusive of legal holidays, from the issuance of the recommendation.

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 Concerning Objections to Recommendations of Hearing Officers in Title IV-D Matters	

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)

Title - IV

Chapter Title - General Procedures for Hearing Officer Conferences

Chapter - 35

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
Exhibits in Adoption
Proceedings

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

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	

Title - VI	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.7	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.7B.PDF
Appendix - 60.7B	
Motion To Proceed In Forma Pauperis on Appeals/Writs	

Title - VI	Chapter Title - Litigation Filed by Inmates
Chapter - 60	
Rule - 60.8	http://www.lasc.org/rules/dist.ct/COURTRULESAPPENDIX60.8.PDF
Appendix - 60.8	
Appeal of Parole Revocation	