RULES FOR LOUISIANA DISTRICT COURTS

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

Twenty-Seventh Judicial District Court

Parish of St. Landry

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	COMPOSITION OF COURT-DIVISIONS
Rule - 3.1	District Court
Appendix - 3.1	1. The 27th Judicial shall be composed of four (4) divisions designated A, B, C, and D.
Divisions or Sections of Court With Amendments of	2. These rules and the designation of separate divisions shall not prevent the judges of the several divisions from assisting each other with their respective duties, and this may be accomplished by agreement of the judges affected.
June 2, 2003; Effective July 1, 2003	SESSIONS OF COURT
	Court commences and ends in each division at the time designated by the presiding judge of the respective division.
	Judges of the several divisions shall conduct annual civil and criminal sessions as follows:
	DIVISION A. Criminal sessions shall be held during the months of January, May and September. Civil sessions shall be held during all other months each year.
	DIVISION B. Criminal sessions shall be held during the months of February, June and October. Civil sessions shall be held during all other months of each year.
	DIVISION C. Criminal sessions shall be held during the months of March, July and November. Civil sessions shall be held during all other months of each year.
	DIVISION D. Criminal sessions shall be held during the months of April, August and December. Civil sessions shall be held in all other months of each year.
	Nothing in these rules shall prevent the individual judges from scheduling civil matters during the criminal sessions and criminal matters during the civil sessions.

Title - I

Rule - 3.2

Appendix - 3.2

Duty Judges

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

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	
Chapter - 3	At the court's option, a party may appear for the magistrate's hearing in person, through the telephone, or by audio-video electronic equipment.	
Rule - 3.5		
Appendix - 3.5	Local Rule of the Uniform District Court Rules, State of Louisiana, Title I, Chapter 3, Rule 3.5 is amended to implement Act No. 160, House Bill No. 775, of the 2020 Regular Session of the Louisiana	
Court-Specific Rules Concerning Simultaneous Appearance by a Party or Witness by Audio-Visual Transmission	Legislature relative to the appearance by a defendant by means of simultaneous transmission through audio-visual electronic equipment at certain proceedings, including, but not limited to, the defendant appearances at: (1) arraignment; (2) entry of a plea of guilty or nolo contendere; (3) a revocation or contempt hearing; (4) sentencing; and (5) at any other proceeding, hearing/motions or trial as may be allowed by law; and to provide for the related matters , all effective August 1, 2020.	
Effective January 1, 2016; amended August 1, 2020.		
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		

Chapter - 4	Hon. Charles Jagneaux	www.stlandry.org
-	Clerk of Court	
Rule - 4.1	Parish of St. Landry	
	P. O. Box 750	
Appendix - 4.1	Opelousas, LA 70571	
Indiaial Administrators	Telephone: (337) 942-5606	
Judicial Administrators	Facsimile: (337) 948-9158	
and Clerks of Court	E-Mail: stldclerk@yahoo.com o	r
	stlancoc@bellsouth.net	

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 - 9

Rule - 9.3

Appendix - 9.3

Allotments: Signing of Pleadings in Allotted and Non-Allotted Cases Allotted in accordance with Code of Civil Procedure Article 253.1. All cases in the 27th Judicial District Court, criminal and civil alike, are randomly allotted equally between the four (4) judges. However, an exception exists for traffic, non support, protective order and juvenile matters, which shall be assigned month to the criminal judge on the criminal bench at the time of said allotment.

Once a case has been allotted to a particular division, all proceedings in that case shall be conducted by the judge to whom it is allotted, unless the case is consolidated into another division in accordance with these rules or the judge is recused. This rule shall not prevent a judge from conducting a hearing confirming a default judgment or hearing an uncontested matter in a civil matter allotted to another division.

The Clerk of Court shall develop a system of allotment that shall be open to public viewing.

When a motion to recuse is filed, a judge recuses himself, or a judge has been recused on the motion of any party, the case shall be referred to the appropriate judge under the following allotment procedure:

REFERRAL OF RECUSAL

Chapter Title - Procedure

Recusal Involving Judge	e of Division A
Cases with Docket	Judge to Whom
Number Ending	Referred
1-3	Div. B
4-6	Div. C
7-10	Div. D

Recusal Involving Judge	e of Division B
Cases with Docket	Judge to Whom
Number Ending	Referred
1-3	Div. C
4-6	Div. D
7-10	Div.A

Recusal Involving Judge	e of Division C
Cases with Docket	Judge to Whom
Number Ending	Referred
1-3	Div. D
4-6	Div. B
7-10	Div. A

Recusal Involving Judg	ge of Division D
Cases with Docket	Judge to Whom
Number Ending	Referred
1-3	Div. A
4-6	Div. B
7-10	Div. C

WITHDRAWAL OF RECORDS

1. Any attorney admitted to practice law in Louisiana may withdraw any court record of an open or closed case without an order of Court. All other persons must secure a court order for withdrawal of a court record. A written receipt shall be given to the Clerk by the person withdrawing the record.

2. All court records that are withdrawn shall be returned to the Clerk's office within five (5) days after withdrawal, subject, however, to the exception set out in this rule.

3. Only an attorney of record may withdraw a civil suit within ten days of the trial or any hearing in the case without an order of Court. The phrase "attorney of record" includes any member of the law firm of an attorney of record.

4. Paralegals, secretaries, law clerks, investigators and other representatives may withdraw records on behalf of attorneys upon presentation of a written request by the attorney to the Clerk of Court. These representatives shall be subject to all rules treating the subject of withdrawal of records.

5. Any civil law suit that is withdrawn within ten days of the trial or a hearing in the case must be

returned to the Clerk's office within twenty four hours after withdrawal.

6. A civil suit cannot be withdrawn within twenty four hours of the trial or the hearing of the case except on written order of the Court.

7. Court reporters, docket clerks, and minute clerks may withdraw a civil suit at any time without an order of Court by giving a written receipt for it.

8. Anyone who violates the rules concerning withdrawal of civil suits may, in the discretion of the judges, forfeit his or her privilege of withdrawing civil suits in the future.

9. Records of allotted criminal cases shall not be withdrawn from the Clerk of Court's office without written authorization of a judge.

10. In non allotted cases, the criminal duty judge shall be empowered to grant the authorization for removal, and in his absence, any judge may grant the authorization.

11. The above provisions notwithstanding, those court records which have been ordered sealed by the Court pursuant to Louisiana Code of Civil Procedure 1426 or any other applicable law shall be so identified and are not to be unsealed, withdrawn or viewed without a written court order. The Clerk of Court shall designate a specific location as the repository of sealed court records and have the legal responsibility for the security and maintenance of the records as provided by Louisiana Code of Civil Procedure 251.

TRANSFER AND CONSOLIDATION OF CASES

When cases are consolidated, the cases shall be consolidated into the division bearing the lowest docket number. If the judge in whose division the cases are allotted should be recused, then it shall be consolidated into the next lowest number.

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	

Chapter - 9

Rule - 9.12

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	FIXING CASES FOR TRIAL, SCHEDULING CONFERENCES, PRETRIALS, STATUS CONFERENCES AND TRIALS
Rule - 9.14	1. Provided a case is in a posture for trial, a party desiring to schedule a case for trial shall notify the
Appendix - 9.14	office of the Judge to whom the case is assigned and make such request. Said party will be given instructions as to how to set up the scheduling conference. The requesting party shall initiate the
Fixing for Trial or Hearing; Scheduling Orders; Contact with Jurors	scheduling conference, either by telephone or in the Judge's chambers. Each party shall initiate the appear in person, if not represented by counsel, or by counsel, or any party designated by counsel, who has the authority to agree to scheduling dates on counsel=s behalf. A scheduling conference may also be set by rule therefor.
	2. At the scheduling conference, the Court will:
	 i. Fix a trial date; ii. Fix a date for jury selection in jury cases; iii. Fix a date for a pretrial conference; iv. Fix the deadline for discovery; and v. Schedule any future status conference desired by the parties. This provision shall not be construed as foreclosing future requests for status conferences.
	3. Subsequent to any scheduling conference, the court will prepare a Scheduling Conference Order and deliver same to the Clerk of Court who shall mail a copy to all parties who are unrepresented and all counsel of record for represented parties.
	4. Pretrials shall be held in all civil cases, except when the presiding judge in any given case specifically dispenses with it.
	5. The pretrial conference shall attempt to:
	 i. Simplify issues, including the elimination of frivolous claims and defenses, ii. Consider amendments to pleadings, iii. Consider admission of facts and authenticity of documents, iv. Exchange lists of witnesses and exhibits, unless ordered to do so at an earlier or later date, v. Consider any and all matters which may lead to the expeditious use of judicial time and ultimate disposition of the case, vi. Secure advance rulings on the admissibility of evidence, and vii. Consider the regulation of expert testimony.
	6. The presiding judge may schedule one or more status conferences in addition to the pretrial conference.

7. Only the judges of the four divisions may dispense with the pretrial and status conference from the trial process.

The party will then be given instructions on how to set up the scheduling conference.

CONFIRMATIONS

Attorneys or pro se litigations seeking confirmation of a preliminary default are to contact the office of the judge to whom the case is assigned and the said case will be promptly given a special confirmation fixing agreeable to all concerned.

MOTION AND RULE DAY

a. Friday of each week shall be motion and rule day for all divisions, unless the judge affected fixes a different date.

b. Motion and rule day shall begin promptly at 9:00 a.m. unless a different time is fixed by the presiding judge.

PETIT JURY LISTS IN CIVIL CASES

a. Petit jury lists in civil cases are to be considered confidential until the date of jury selection. Accordingly, the lists are not to be made available to the public or attorneys until the date of jury selection. However, the names on the lists are to be made available to the Sheriff for the purposes of effectuating notice.

b. Petit jury lists in both civil and criminal cases shall not be used by anyone to conduct "Dry Run" jury procedures to secure opinions and impressions on pending civil and criminal cases in the 27th Judicial District Court.

Title - III Chapter Title - Allotment of Cases

Chapter - 14

Rule - 14.0

Appendix - 14.0A

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

Title - III

Chapter Title - Allotment of Cases

Chapter - 14

See Appendix 14.0A.

Rule - 14.0

Appendix - 14.0B

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

Chapter - 14

Rule - 14.1

Appendix - 14.1

Allotment - Defendant with More than One Felony Case

(Amended June 2, 2003, effective July 1, 2003)

Chapter Title - Assignment of Cases and Preliminary Motions

Chapter Title - Allotment of Cases

appointed counsel.

FIXING CRIMINAL CASES FOR TRIAL

1. Criminal cases shall be fixed for trial at arraignment, status hearings or on written motion of the district attorney.

2. A case may be fixed for trial by the court if an accused establishes in a contradictory hearing with the district attorney that he has been deprived of a speedy trial.

When a new felony arrest occurs, that new case is allotted to a new division by allotment between the four (4) divisions. The District Attorney may elect to consolidate into one division at a later date.

When a new felony arrest occurs, and said new felony arrest is allotted to a new or different division,

upon motion of the District Attorney, said new arrest may be transferred to the division of any preexisting felony arrest and, if indigent, said defendant shall be represented by pre-existing court

3. Criminal cases allotted to the several divisions of court shall be heard in the month that the judge affected is sitting on the criminal bench as provided for in Appendix 3.1, Rule 3.1; however, special fixings may be obtained by request and with court approval.

4. By 9:00 A.M. on the first working day of each month, the district attorney shall prepare and file with the Clerk of Court, and with a copy to the court, a document reflecting the order in which cases on the felony trial docket will be called for trial that month. Upon receipt of the document from the district attorney, the Clerk of Court shall make a copy of the document available to defense counsel of record in those cases contained on the order of trial. But in no event shall the list be filed later than five (5) days prior to the commencement of jury selection for the month affected.

There shall be no additions, deletions or changes in the order of the prepared list as filed by the district attorney, except by an order of court pursuant to the joint motion of the State and defense, or upon a showing that exceptional circumstances, beyond the control of either the State or the defense, could materially impact the rights of the accused or impair the State's ability to present a case.

FIXING BAIL

1. Bail shall be fixed by the criminal duty judge at the time the accused is arrested and in his absence, by any other judge.

2. The Sheriff of St. Landry Parish and all police departments that book an accused shall make the following information available to the judge fixing bail:

(a) The seriousness of the offense charged, including but not limited to whether the offense is a crime of violence or involves a controlled dangerous substance.

(b) The weight of the evidence against the defendant.

(c) The previous criminal record of the defendant.

(d) The ability of the defendant to give bail.

(e) The nature and seriousness of the danger to any other person or the community that would be posed by the defendant's release.

(f) The defendant's voluntary participation in a pretrial drug testing program.

(g) The absence or presence of any controlled dangerous substance in the defendant's blood at the

Title - III

Chapter - 15

Rule - 15.0

Appendix - 15.0

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

Amended June 2, 2003, effective July 1, 2003; Amended May 31, 2005; Amended Jan. 9, 2006, effective June 1, 2006; amended effective January 1, 2016. time of arrest.

(h) Whether the defendant is currently out on bond on a previous felony arrest for which he is awaiting institution of prosecution, arraignment, trial, or sentencing.

(i) Any other circumstances affecting the probability of defendant's appearance.

(j) The type or form of bail.

BAIL REDUCTION HEARINGS

1. Any and all Bond Reduction Motions filed subsequent to original bail being fixed at magistrate's hearing shall be heard by the judge of the division to whom the case is assigned at said magistrate's hearing.

2. If a judge at the magistrate's hearing orders formal application for bail, then formal application for bail must be made to the judge of the division the case has been assigned to at said magistrate's hearing.

MAGISTRATE'S HEARING

1. A magistrate's hearing shall be conducted each judicial day or days when the courts are open unless the judge on the criminal bench at that time directs otherwise.

2. The general purpose of the magistrate's hearing is to fix bail (if bail has not been previously fixed), appoint counsel to designated indigents, schedule arraignments for those brought before the court, and to consider any other appropriate matters.

3. Each person who has been booked by the sheriff or any police department within the jurisdiction of this court shall be brought before the court at a magistrate's hearing on the first judicial or court's working day after booking.

4. The sheriff or police department having custody of a person brought before the court at the magistrate's hearing shall furnish in duplicate for each accused the court's designated magistrate's hearing form.

5. At the court's option, a party may appear for the magistrate's hearing in person, through the telephone, or by audio-video electronic equipment. (This language also appears in new Appendix 15.3 ("Court-Specific Rules on Simultaneous Appearance by a Party or Witness by Audio-Visual Transmission").

APPEARANCE OF COUNSEL ON PLEA DATES, DOCKET SOUNDING AND JURY SELECTION

1. In all divisions where criminal cases are to be heard, all prosecutors and defense attorneys, having cases on the priority list that is prepared by the district attorney, shall timely appear in person for:

a. Jury Selection--only trial counsel may select the trial jury,

b. Trial,

- c. Verdict,
- d. Sentencing,
- e. Plea Day,
- f. Docket Sounding, and
- g. Pretrials.

2. There shall be no exception to this rule without the written permission of the judge affected.

Title - III	Chapter Title - Assignment of Cases and Preliminary Motions	
Chapter - 15	A preliminary determination of indigency shall be made by the Court at magistrate's hearing. The	
Rule - 15.1	preliminary focus shall be on the accused's resources, liabilities, and ability to pay.	
Appendix - 15.1		
Appointment of Counsel		
WITH AMENDENTS OF JUNE 2, 2003; EFFECTIVE JULY 1, 2003		
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 - 19	Simultaneous peremptory challenges are allowed.	
Rule - 19.0		
Appendix - 19.0		
Simultaneous Peremptory Challenges		

 Title - IV
 Chapter Title - Application of Rules

Chapter - 22

Rule - 22.0

Appendix - 22.0

Courts That Have

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	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	
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 - IVChapter 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 criminal matters, all felony and misdemeanor cases shall be allotted by chance to the several divisions. However, all traffic cases, non-support matters, protective orders, orders of protective
Rule - 24.2	custody and preliminary matters at magistrate's hearing will not be allotted and will be handled by the judge on the criminal bench at that time said matters are presented to said judge.
	judge on the criminal bench at that time said matters are presented to said judge.
Appendix - 24.2	judge on the erminal benefit at that time said matters are presented to said judge.

Title - IV

Chapter Title - Procedure

Chapter - 24

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	A. Contested suits for divorce shall be scheduled on the regular civil docket.
Rule - 24.7	b. Uncontested suits for divorce may be heard on motion and rule day or morning hour or any other
Appendix - 24.7A	time scheduled by the judge affected.
Court-Specific Rules Concerning Scheduling Hearings and Trials	c. In a case where an attorney has been appointed to represent an absentee or non-resident, the case shall not be scheduled for a hearing until fifteen days have elapsed from the date of service on the attorney, except in those cases where the appointed attorney has communicated with the defendant and has secured a written reply authorizing the attorney to act sooner.

Title - IV

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	
D. 1. 110	

Rule - 24.9

Appendix - 24.9

Court-Specific Rules Concerning Discovery

Title - IVChapter Title - Procedure

Chapter - 24

Rule - 24.10

Appendix - 24.10

Court-Specific Rules Concerning Setting of

Title - IV

Chapter - 24

Rule - 24.11

Chapter Title - Procedure

Divorce cases, and related matters provisional and incidental thereto, may be held in chambers with the mutual consent of the parties. A motion for a hearing in chambers may be made by either party or on the Court's own motion.

Appendix - 24.11

Court-Specific Rules Concerning Hearings in Chambers in Family Law Proceedings Pursuant to La. R.S. 9:302

Chapter Title - Procedure

Chapter - 24 Rule - 24.12

Title - IV

Title - IV

Chapter - 24

Rule - 24.13

Appendix - 24.13

Court-Specific Rules Concerning Mental

Health Evaluations in

Family Law Proceedings

Clients and witnesses shall be advised not to bring children to court, unless in unusual circumstances where the child(ren) may be called as witnesses. Children, under the age of twelve, shall not be allowed in the courtroom without special permission of the court.

Appendix - 24.12

Court-Specific Rules Concerning the Presence of Children in the Courtroom and/or Hearing Officer Conferences

Chapter Title - Procedure

A. At the time of the Intake Conference with the hearing officer, if either party has moved for a mental health evaluation under La. R.S. 9:331, the parties or their respective counsel shall have the opportunity to provide a verbal statement and other documentary evidence of their positions to the hearing officer with regard to the custody and/or visitation issues before the Court. The hearing officer shall then determine whether the matter is appropriate for a mental health evaluation and, if so, how the costs shall be apportioned pending the hearing on the merits of the custody and/or visitation proceedings.

B. If the hearing officer refers the matter to a mental health professional for evaluation, an Order for Mental Health Evaluation shall issue at the time of the Intake Conference. A party objecting to the referral of the matter for evaluation by the hearing officer shall have three (3) court days within which to file an objection to the order. The Clerk of Court shall send a certified copy of the order to the mental health professional and any unrepresented party, by certified mail, return receipt requested, to the address contained on the order,

simultaneously with the mailing of the Notice to all counsel of record.

C. If the hearing officer does not refer the matter to a mental health professional for an evaluation, either party shall have three (3) court days within which to file an objection to the recommendation denying the requested order, and the matter shall be fixed on the rule docket for contradictory hearing.

D. Unless otherwise agreed by the parties, when any evaluation is ordered by the Court pursuant to La. R.S. 9:331, there shall have been no prior communications between the attorneys or the parties and the mental health professional concerning the issues in the pending matter, other than communications for the sole purpose of determining the availability of the mental health professional or to identify any conflicts of interest the mental health professional may have with the parties or the children.

Title - IVChapter Title - Procedure

Chapter - 24

In accordance with La. R.S. 9:572, in uncontested proceedings to establish paternity, proof may be submitted by affidavit.

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

46:2136.2(C))

Court-Specific Rules on Income Assignment Orders

Title - IVChapter Title - Domestic Violence Protective OrdersChapter - 26Rule - 26.0http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_26.0A.pdfAppendix - 26.0ALouisiana Protective
Order Registry Index of
Uniform Abuse
Preventive Order Forms
(Forms 1 through 23
Mandated by La. R.S.

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 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	

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

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

Rule - 28.2

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 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

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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

Title - IV

Chapter Title - Custody and Visitation Orders

Chapter - 29

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

Chapter Title - Custody and Visitation Orders

Chapter - 29

Title - IV

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 - IVChapter Title - Custody and Visitation OrdersChapter - 29Rule - 29.5http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_29.5.pdfAppendix - 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

Title - IV	Chapter Title - Partition of Community Property
Chapter - 30	
Rule - 30.0	http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0A.pdf
Appendix - 30.0A	

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 - IVChapter Title - Partition of Community PropertyChapter - 30http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0D.pdfRule - 30.0http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_30.0D.pdfSample, Completed Joint
Detailed Descriptive List
(form)Image: Completed Joint
Detailed Descriptive List

Title -	IV
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Chapter Title - Partition of Community Property

Chapter - 30

Rule - 30.0

Appendix - 30.0E

Court-Specific Rules Concerning Detailed Descriptive Lists

Title - IV

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	USE OF HEARING OFFICERS
Rule - 32.0	A. Pursuant to La. R.S. 46:236.5, this Court hereby implements an expedited process for the
Appendix - 32.0B	establishment, modification and enforcement of support obligations by selecting and appointing one or more Hearing Officers to hear support related matters, and by hiring and employing any and all such
Court-Specific Rules on Hearing Officers and	other personnel deemed necessary to implement this procedure, all of whom shall serve at the pleasure and under the direction of the Court.
Domestic Commissioners	B. Such Hearing Officer(s) shall have authority to perform and shall perform any and all duties assigned to him, her or them by the Judges of the 27th Judicial District Court which are consistent with La. R.S. 46:236.5, or other applicable laws, as they presently exist or as they may be, from time to time, supplemented or amended in the future. Additionally, said Hearing Officer is authorized to handle protective orders and juvenile traffic matters to the extent allowed by law under the direction of the judges of the 27th Judicial District Court. The Hearing Officer is further authorized to handle any and all other matters allowed by future legislation. Said Hearing Officer(s) shall serve under the direction of the Court and shall be prohibited from practicing law or performing notarial work in the State of Louisiana.
	C. The Judges of the 27th Judicial District Court, by majority vote, shall select said Hearing Officer(s) and shall fix the salary and terms and conditions of employment of said Hearing Officer(s) and any such other personnel hired or employed to implement this procedure.
	D. General Information.

1. There shall be such number of Hearing Officers for the 27th Judicial District Court as authorized by majority determination of the judges of the 27th Judicial District Court.

2. The Hearing Officers shall perform Intake Conferences on all matters concerning child custody and visitation, child support, interim spousal support, final periodic support, and use and occupancy of the family home and movables, and such other matters as may be authorized by law.

3. Intake Conferences and Rule to Show Cause

(a) After the filing of initial pleadings with the Clerk of Court, all parties will be required to attend an Intake Conference with the assigned Hearing Officer.

(b) The initial Intake Conference will be scheduled within thirty (30) days following the filing of the pleading. The Rule to Show Cause shall be set no sooner than ten (10) days after the Intake Conference.

(c) At the Intake Conference, the Hearing Officer will determine the issues of the case and make recommendations for child support, interim spousal support, final periodic support and use and occupancy of the family home and movables.

(d) At the Intake Conference, the Hearing Officer will also review any custody and/or visitation matters in the case.

(e) All attorneys shall bring their calendars to the Intake Conference to facilitate in scheduling additional conferences or rule dates.

E. Child Support and Spousal Support.

1. The hearing officers will make recommendations in child support and spousal support matters as follows:

a. Initial settings of child support and spousal support;

b. Modifications;

c. Contempt.

2. Five (5) days prior to the Intake Conference, where child support or spousal support is an issue, both parties shall submit to the hearing officer the following items.

a. A current Income and Expense Declaration Statement;

b. The last two (2) years of their state and federal income tax returns, including all attachments, specifically all schedules, W-2 forms, 1099 forms and amendments;

c. The last four (4) pay check stubs. In the event no pay check stubs are available, other appropriate documentation shall be attached;

d. If a party is self-employed or employed by a closely held business entity in which the party has an ownership interest, that party shall be required to submit to the court business and personal tax returns for the previous two (2) years, check registers, bank statements and canceled checks for their personal and business accounts and their business credit card statements for the previous twelve (12) months;

e. Any information concerning health insurance, including proof of health insurance such as cards or policies and the cost of the health insurance;

f. Any information concerning day care costs, including proof of costs such as the day care fee schedule and canceled checks for at least four (4) months if available.

3. Parties will be required to file a memorandum of issues, with the financial information, if they are seeking a deviation in child support or the case involves an unusual issue of law. This memorandum shall include case law or statutory authority in support of the deviation or the unusual issue of law.

4. After the hearing officer makes the recommendation, the parties will have three (3) days, exclusive of legal holidays, from the date of the hearing, to object to the hearing officer recommendation.

5. If the hearing officer's recommendation is not objected to within three (3) days, then the hearing officer's recommendation becomes a final order and may thereafter be presented to the court for signature. A certification to the hearing officer's recommendation must be attached to the final order.

6. If both parties agree to the hearing officer's recommendation on the day of the Intake Conference, then the hearing officer's recommendation may become a final order. Both parties must sign a waiver to the three (3) day waiting period to make objections to the recommendation and a certification to the hearing officer's recommendation must be attached to the final order.

7. If both parties agree to the amount of child support or spousal support before the Intake Conference or before the hearing officer makes a recommendation at the Intake Conference, then the parties may prepare and sign a hearing officers' recommendation sheet to become a final order. Both parties must sign waiver to the three (3) day waiting period to make objections to the recommendation and a certification to the hearing officer's recommendation must be attached to the final order.

8. If the hearing officer's recommendation is objected to, then the hearing officer's recommendation becomes an interim order pending the final disposition of the claims by the Court. This interim order shall be without prejudice and shall not affect the retroactivity of the claims of either side.

9. If one party does not provide the necessary financial information for the Intake Conference to make a determination as to the amount of child support or spousal support, then the hearing officer will have the authority, within their discretion, to set an interim child support or spousal support amount based on the financial information provided by the other party. This interim order shall be without prejudice and shall not affect the retroactivity of the claims of either side. The party who failed to provide the necessary financial information at the Intake Conference may request a new Intake Conference date to provide the necessary financial information and to recalculate the child support or spousal support.

10. Any party requesting attorney fees pursuant to a Contempt proceeding shall provide the Court with an itemized account reflecting the time spent and the hourly rate charged in preparation of the Contempt proceeding.

F. Custody and Visitation.

1. If the parties have agreed to custody and/or visitation at the Intake Conference, the parties will sign a stipulation to that effect and a certification form. This form shall thereafter be submitted to the Judge for signature and become a final judgment.

2. If the parties do not agree to custody and/or visitation, the hearing officer will determine if the case needs to be referred to mediation, psychological evaluations, or set for a hearing before the Court.

3. If mediation or psychological evaluations are recommended by the hearing officer at the Intake Conference, the hearing officer will determine, at the Intake Conference, the terms and conditions upon which the parties are to pay for the mediation or psychological evaluations and prepare an order to that effect.

4. The parties who have been referred to mediation or psychological evaluations will be required to provide proof to the Court as to the appointments set for mediation or evaluations within fifteen working days after the Intake Conference.

5. Pending a final determination by the Court regarding any custody or visitation issue, the child(ren)'s previously established living situation should not be radically altered or changed without prior Court approval.

NON-SUPPORT (CRIMINAL AND CIVIL)

A. Expedited Process. Pursuant to Louisiana R.S. 46:236.5 and applicable articles of the Louisiana Children's Code, this Court implements an expedited process for the establishment, modification and enforcement of support obligations by appointment of one or more Hearing Officers to hear support and support related matters. The Hearing Officer shall act as a finder of fact and shall make recommendations to the Court. At the conclusion of the hearing, the Hearing Officer shall render a written recommendation to the Court.

B. Administrative Fee for Expedited Process. Pursuant to the authority of R.S. 46:236.5, in all Title IV-D Social Security Act cases presently pending and arising in the future, the Court shall assess up to an additional five (5%) percent to each support obligation, including existing arrearages and future arrearages, as well as ongoing support payments, as directed by the judges of the 27th Judicial District Court.

Unless otherwise ordered by the Court, the minutes of the Court shall reflect the amount made executory followed by the words "plus five (5%) percent thereof as a fee to fund the administrative costs of expedited process."

C. The Hearing Officer is authorized to develop the necessary forms in order to effectuate the prompt and efficient movement of all such cases through Court, subject to Court approval.

D. Motion and Contradictory Hearing. Any party may take exception to the Hearing Officer's findings of fact and move for a contradictory hearing before the Judge of the appropriate Division of the Court. A written opposition to the Hearing Officer's Recommendation to the Court shall be filed within three (3) days from the date of the hearing with the Clerk of Court.

Upon filing a "Motion for Contradictory Hearing" opposing the Hearing Officer's Recommendation, the Court shall schedule a contradictory hearing on the Court's next available date to be held before the Judge in the appropriate Division. The Judge shall accept, reject or modify in whole or part the findings of the Hearing Officer.

Except in extraordinary circumstances, if no exception to the Hearing Officer's Recommendation is filed within three (3) days following the initial hearing before the Hearing Officer, an order shall be signed by the Judge of the appropriate Division which shall be a final Judgment and shall be appealable to the proper appellate court.

E. Change of Address of Defendant or Payee. Both parties in a court ordered support matter are responsible for notifying the Court in writing through the Regional Support Enforcement Services Office of any change of address or place of employment.

F. Children. Clients and witnesses shall be advised not to bring children to court, unless in unusual circumstances where the child(ren) may be called as witnesses. Children, under the age of twelve, shall not be allowed in the courtroom without special permission of the court.

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

Title - IV

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	In accordance with La. R.S. 46:2136.2(C), and all other laws regarding protective orders, all temporary restraining orders, protective orders and judgments containing orders of protection issued pursuant to any motion, rule, petition or reconventional demand, as well as motions to modify, dissolve or dismiss said orders or judgments, shall be submitted to the Court on the forms mandated by law. Copies of forms may be obtained from the Clerk of Court or the Louisiana Protective Order Registry, 1555 Poydras Street, New Orleans, LA, 70112 3701 or its website at http://www.lasc.org.
Rule - 34.0	
Appendix - 34.0	
Court-Specific Rules	
Concerning 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

Chapter Title - General Procedures for Hearing Officer Conferences

Chapter - 35

Title - IV

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 - IVChapter Title - General Procedures for Hearing Officer ConferencesChapter - 35Rule - 35.4http://www.lasc.org/rules/dist.ct/Title_IV/APPENDIX_35.4.pdfAppendix - 35.4Stipulation Form (form)

Title - IV	Chapter Title - General Procedures for Hearing Officer Conferences
Chapter - 35	If the hearing officer's recommendation is objected to, then the hearing officer's recommendation
Rule - 35.5	becomes an interim order pending the final disposition of the claims by the Court. This interim order shall be without prejudice and shall not affect the retroactivity of the claims of either side.
Appendix - 35.5	Comment
Court-Specific Rules Concerning Objections to Hearing Officer Recommendations and Judgments of Domestic Commissioner	Source of content of this Appendix is former Title IV, 27th J.D.C. Rule 35.0.

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

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
Appendix - 60.7B	
Motion To Proceed In Forma Pauperis on Appeals/Writs	
	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