#### TITLE IV

#### Chapter 34 - Hearing Officer Procedures for Domestic Violence Protective Orders Rule 34.0 - Forms, Notices, and Orders Required

Appendix 34.0 - Court-Specific Rules Concerning Hearing Officer Procedures for Domestic Violence Protective Orders

First Judicial District Court	
Parish of Caddo	
Second Judicial District Court	
Parishes of Bienville, Claiborne and Jackson	
Third Judicial District Court	
Parishes of Lincoln and Union	
Fourth Indicial District	I Requesting Protective Orders

## Court

and Ouachita

#### **Parishes of Morehouse**

I. Requesting Protective Orders

Protective Orders pursuant to Title 46 or LSA R.S. 9:371 or 9:361 may be requested either by:

- A. filing a petition using a Louisiana Protective Order Registry form, which may be obtained from the Family Justice Center located at 620 Riverside Drive, Monroe, Louisiana, from the Office of the Ouachita Parish District Attorney, or from the Louisiana Protective Order Registry Home page located at http://www.lasc.org/court\_managed\_prog/lpor.asp; or
- B. incorporating a request for a Protective Order into a petition seeking other relief ancillary to a divorce proceeding. A temporary restraining order form, which can be found at the same website, must be completed and submitted with the petition seeking such relief.
- II. Domestic Violence Protective Orders; Hearing Officers Authorized to Hear
- A. Pursuant to LSA R.S. 46:2135 and R.S. 46:236.5, Title 9 of the Louisiana Children's Code and the Louisiana Code of Civil Procedure, the Court hereby authorizes the Hearing Officer(s) to hear and dispose of all matters pertaining to Protective Orders (except contempt of court) in Ouachita Parish and Morehouse Parishes as authorized by said statutes.
- B. The Hearing Officer(s) shall hear all Protective Order rules in Morehouse and in Ouachita in such courtroom and on such date as may be specified in the order.
- C. Any party desiring to appeal the Hearing Officer's recommendations shall immediately notify the deputy clerk of court present in the courtroom. Both parties shall remain in the courtroom until notified of the date and place of the rehearing before the district judge. The rehearing shall be held before the judge to whom the case is assigned on the earliest convenient date, but in any event, within thirty days of the objection.

Where an objection is made, the temporary restraining order shall be extended until the date of the rehearing.

D. It is intended that the Hearing Officer(s) shall fully exercise all powers and authority granted by law in connection with protective orders, and nothing herein shall be construed to limit those

statutory powers.

E. An attorney shall not give counsel or countenance to a domestic client to file for a pro se protective order under Titles 9 or 46 of the Louisiana Revised Statutes, nor the Louisiana Children's Code, nor the Louisiana Code of Civil Procedure article 3601 et seq, in an attempt to circumvent normal docketing time lines or the random allotment of cases. If the conduct prohibited in the first sentence of this paragraph occurs, the court shall either dismiss the pro se proceeding or shall consolidate the pro se proceeding with the Article 102 or 103 divorce proceeding.

Fifth Judicial District Court
Parishes of Franklin, Richland and West Carroll
Sixth Judicial District Court
Parishes of East Carroll, Madison and Tensas
Seventh Judicial District Court
Parishes of Catahoula and Concordia
Eighth Judicial District Court
Parish of Winn
Ninth Judicial District Court
Parish of Rapides
Tenth Judicial District Court
Parish of Natchitoches
Eleventh Judicial District

**Court** 

Parish of Sabine

Twelfth Judicial District Court				
Parish of Avoyelles				
Thirteenth Judicial				
District Court				
Parish of Evangeline				
Fourteenth Judicial District Court				
Parish of Calcasieu				
Fifteenth Judicial District Court	judgments containing	ng orders of protection issued pursuan	estraining orders, protective orders, and to any motion, rule, petition for protect	
Parishes of Acadia,	be submitted to the	Court on the Uniform Abuse Preventi	solve, or dismiss orders or judgments, sl on Order forms mandated by law. Copie	
Lafayette and Vermilion		obtained from the Parish Clerk of Codras Street, Suite 1540, New Orleans.	art or the Louisiana Protective Order Louisiana 70112-3701; www.lpor.org.	
Amended November 20, 2016, effective January 1, 2017.	injunctive relief from both proceedings, a delays required by l	m domestic violence as long as the co nd all of the actions cumulated are mu aw. The Court may require separate to child(ren) is at issue, the parties shall of	ary proceedings that seek protective or urt has jurisdiction, venue is appropriate tually consistent and observe the necess- ials of the actions. If the custody or each file the Mandatory Affidavit for Ch	ary
			DICIAL DISTRICT COURT	
	VERSUS	DOCK	ET NO.: PARISH, LOUISIANA	
	* * * * * * * * * * *	:********	* * * * * * * * * * * * * * * * *	
	MANDATORY UC	CCJEA AFFIDAVIT FOR CHILD CU	STODY/VISITATION	
		, swear that the fo		
		d sex of each child who is involved in		
		Date of Birth: Date of Birth:		
	Name:	Date of Birth:	Male / Female	
	Name:	Date of Birth:	Male / Female	
	Name:	Date of Birth:	Male / Female	
	Where are the child(ren) living today?			
	(1) List all parishes, Parish/County:	/counties & states where the child(ren) State or Country: Whe	n child(ren) lived there:	

(2) List all persons other than you with whom the child(ren) have lived in the past five (5) years:

Name: 	Address:	Relationship:	
			<u> </u>
(3) Have the child below:	(ren) ever been the subject of	f any of the following kinds of cases	s? If yes, check
Custody/Visitatio Child Support Paternity P Protective Order _	on Juvenile Court n Child Protection _ Abuse/Neglect arental Rights Termination _ Adoption _ Other		
A. Name of Child	l yes to # 3 above, answer the (ren):	=	
D. Case is still op (5) If you know or	en/on-going: Case in any person NOT a party to the contract of the contr	Docket No.: s not open/on-going: this proceeding who has physical cu sted above, please provide the follow	stody or claims to
Address of Persor	1:		
concerning the ch	ild(ren) in this state or any ot ner understand that if I knowi	ontinuing duty to advise this Court of the state which may affect the outco- ngly swear or affirm falsely that the	ome of this
Sworn to and Sub	scribed before me on this	day of	, 20
Notary Public			
(Sign Your Name	)	<del></del>	
(Print Your Name	)		
(Your Address)			
******	*********	******	
subsequent to a pe Relief Act, or Pro	etition under the Domestic Altection from Family Violence	ent of marriage, or a custody proceduse Assistance Act, Post-Separation Relief Act shall be filed under the divorce or custody is pending, any	n Family Violence earlier domestic

protection order shall be filed under that earlier docket and shall be heard within the delays required by law.

D. A request for injunctive relief pursuant to R.S. 9:372 or 9:372.1, being incidental to a proceeding for divorce, shall be pled with the divorce and the relief expressly continued or obtained in the divorce decree. Only the relief granted pursuant to R.S. 9:372 shall be submitted on the Uniform Abuse Prevention Order form.

E. A Hearing Officer Conference shall be scheduled with the Hearing Officer, who shall determine the issues of the case and in conjunction therewith, shall hear and make recommendations regarding all protective orders filed in accordance with R.S. 46:2131 et seq., R.S. 46:2151 et seq., and on all injunctions filed in accordance with R.S. 9:361, 371, and 372; and hear and make recommendations on all motions for contempt of court and motions to extend, modify, or dissolve protective orders and injunctions. There will be no court reporter present and no record made of the proceeding. The only record will be a minute entry by the minute clerk. The Hearing Officer shall initially make the recommendation or ally and the parties shall assent or object to the recommendation at the conclusion of the hearing. If there is no objection the Hearing Officer shall prepare a written recommendation and a proposed Protective Order judgment on the appropriate LPOR form which shall be reviewed and signed by the parties prior to its submission to the appropriate judge for signature. If either party objects, the Hearing Officer shall prepare a written recommendation without preparing a

recommended Protective Order judgment and the matter shall be fixed on the docket of the appropriate division for the matter to be heard de novo. F. Parties, who seek to dismiss their petition for a domestic violence protective order, may be required to appear before the court prior to dismissal. Sixteenth Judicial **District Court** Parishes of Iberia, St. Martin and St. Mary Seventeenth Judicial **District Court** Parish of Lafourche **Eighteenth Judicial** DOMESTIC VIOLENCE PROTECTIVE ORDERS **District Court** Section 1. The forms, notices and orders required by La. R.S. 46:2131 et seq., and specifically, R.S. Parishes of Iberville, 46:2138 are available in the office of the Clerk of Court. **Pointe Coupee and West Baton Rouge** Section 2. On petitions for protective orders, whether in conjunction with any other pleading or separate from any other action, the Court will accept ONLY those forms designated and approved and made available by the Clerk of Court, or an exact duplicate as mandated by law. Copies of forms may be obtained from the Clerk of Court, the Louisiana Protective Order Registry, 1555 Poydras Street, Suite 1540, New Orleans, LA, 70112-3701 or its web site at http://www.lajao.org. Nineteenth Judicial **District Court Parish of East Baton** Rouge Family Court, Parish of **East Baton Rouge** For the Parish of East **Baton Rouge** 

Twentieth Judicial District Court

Parishes of East Feliciana and West Feliciana

Twenty-First Judicial District Court

Parishes of Livingston, St. Helena and Tangipahoa

### Twenty-Second Judicial District Court

The Protective Order Appeal Docket shall be assigned to Divisions K and L on a random basis. All Protective Order Petitions shall be assigned to the Hearing Officer's Docket.

# Parishes of St. Tammany and Washington

Pleadings seeking a Protective Order are allowed to be walked through without prior approval of the Judge, but must be presented to the Clerk of Court's protective order personnel prior to walk through.

Amended December 6, 2016, effective January 1, 2017.

Any party who objects to a Hearing Officer's recommendation on a Protective Order, in addition to making a contemporaneous objection at the close of the hearing as set forth in Rule 34.2, shall have five days, exclusive of legal holidays, to file a written objection with the Clerk of Court. Failure of a party to notify the Deputy Clerk of Court present in the courtroom of their objection before the leaving the courtroom or failure to timely file the written objection after having objected as provided herein by the close of the hearing, waives the objection to the Hearing Officer's recommendation.

### Twenty-Third Judicial District Court

Parishes of Ascension, Assumption and St. James

### Twenty-Fourth Judicial District Court

#### FORMS, NOTICES AND ORDERS REQUIRED

#### Parish of Jefferson

A. Any petition, motion, rule to show cause or application for a temporary restraining order, preliminary injunction or permanent injunction filed pursuant to La. R. S. 9:361, 9:372 (unless filed incidental to divorce where there is no allegation of domestic abuse, fear for safety or imminent danger), La. C.C.P. Art. 3601 et seq., La. R.S. 46:2131, et seq., or La. R.S. 13:4248, or any motion to modify or dissolve an existing Louisiana Uniform Abuse Prevention Order, shall:

- 1. Include a legible and fully completed Louisiana Uniform Abuse Prevention Order in a form approved by the Louisiana Protective Order Registry and prepared for the signature of the presiding judge.
  - 2. Be heard by the domestic commissioner within the delays allowed by law.
- 3. Be signed by the domestic commissioner or the district judge on Louisiana Protective Order Registry form orders.
- 4. Be forwarded by the clerk of court to the Louisiana Protective Order Registry no later than the end of the next business day after the order is signed.
- B. Objections to a judgment or order of the domestic commissioner shall be filed in conformity with the procedure set forth in the 24th J.D.C.'s Appendix 32.0B. If the district judge to whom the case is allotted is unavailable during the delays allowed by law, the matter shall be heard by the district judge, on duty at the time the hearing occurs, within the delays allowed by law.
- 1. If all parties are present before the domestic commissioner, the objection shall be filed within five (5) days of receipt of the judgment or order.
- 2. If a party is not present before the domestic commissioner, the judgment or order shall be reduced to writing and filed in the record, and the objection shall be filed within five (5) days of notice of the judgment or order as issued by the clerk of court.

Twenty-Fifth Judicial District Court	
Parish of Plaquemines	
Twenty-Sixth Judicial District Court	
Parishes of Bossier and Webster	
Twenty-Seventh Judicial District Court	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,
Parish of St. Landry	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.
Twenty-Eighth Judicial District Court	
Parish of LaSalle	
Twenty-Ninth Judicial District Court	
Parish of St. Charles	
Thirtieth Judicial District Court	
Parish of Vernon	
Thirty-First Judicial District Court	
Parish of Jefferson Davis	
Thirty-Second Judicial District Court	

**Parish of Terrebonne** 

Thirty-Third Judicial District Court
Parish of Allen
Thirty-Fourth Judicial District Court
Parish of St. Bernard
Thirty-Fifth Judicial District Court
Parish of Grant
Thirty-Sixth Judicial District Court
Parish of Beauregard
Thirty-Seventh Judicial District Court
Parish of Caldwell
Thirty-Eighth Judicial District Court
Parish of Cameron
Thirty-Ninth Judicial District Court
Parish of Red River
Fortieth Judicial District Court
Parish of St. John the
Baptist

**Civil District Court** 

Parish of Orleans		
Criminal District Court		
Parish of Orleans		
-		
Forty-Second Judicial		
District Court		
Parish of DeSoto		