

Prior law, relative to service of citation and process in civil case, provided generally that, if service of citation is not waived, then such service shall be requested within 90 days of commencement of the action.

New law adds that if service of citation is not waived, a request for service of citation upon the defendant shall be considered timely if requested on the defendant within the time period specified by prior law, notwithstanding insufficient or erroneous service.

Effective upon signature of the governor (May 30, 2014).

(Amends R.S. 13:5107(D)(1); Adds C.C.P. Arts. 1201(D) and 3955(D))