## STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

IN RE WHYATT VANCE

NO. 2013 CW 0730

JUL 0 1 2013

In Re:

Whyatt Vance, applying for supervisory writs, 19th Judicial District Court, Parish of East Baton Rouge, No. 619,325.

BEFORE: WHIPPLE, C.J., GUIDRY, AND HIGGINBOTHAM, JJ.

writ declines to exercise its supervisory jurisdiction to review the instant judgment. The April 23, 2013 judgment granting defendants' exception of prescription, which sought their dismissal from the instant matter, would be a final appealable judgment but for the absence of appropriate decretal language dismissing defendants from the suit. See Jenkins v. Recovery Technology Investors, 2002-1788 (La. App. 1 Cir. 6/27/03), 858 So.2d 598; Johnson v. Mount Pilgrim Baptist Church, 2005-0337 (La. App. 1 Cir. 3/24/06), 934 So.2d 66.

Once the district court has signed a written judgment with appropriate language and the requisite notice is sent, a timely motion for appeal may be signed.

TMH VGW JMG

COURT OF APPEAL, FIRST CIRCUIT

DEPUTY CLERK OF COURT
FOR THE COURT