

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

NOBLE ENERGY, INC.

NO. 2013 CW 0228

VERSUS

THE STATE OF LOUISIANA AND
THE CAMERON PARISH SCHOOL
BOARD

APRIL 15, 2013


In Re: The State of Louisiana and The Cameron Parish
 School Board, applying for rehearing, 19th
 Judicial District Court, Parish of East Baton
 Rouge, No. 615566.

BEFORE: PARRO, WELCH AND DRAKE, JJ.

APPLICATION FOR REHEARING NOT CONSIDERED. Pursuant to Uniform Rules of Louisiana Courts of Appeal, Rule 2-18.2 (B), applicable to requests for rehearings related to writ applications pursuant to Rule 4-8, "In cases governed by the Code of Civil Procedure, an application for rehearing must be filed with the clerk on or before 14 days after the personal delivery or mailing of the notice of judgment and opinion of this court." See also La. Code Civ. P. art. 2166. In the instant case, the Cameron Parish School Board's application for rehearing appears untimely as the notice of this Court's opinion was mailed on March 11, 2013 and the rehearing application was filed on March 26, 2013, outside the delay for seeking a rehearing. Therefore, the application for rehearing appears untimely and will not be considered.

JEW
EGD
RHP

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FOR THE COURT