

**STATE OF LOUISIANA**  
**COURT OF APPEAL, FIRST CIRCUIT**

STATE OF LOUISIANA

NUMBER 2013 KW 0121

VERSUS

RONDY VERNON, SR.

**FEB 28 2013**

---

In Re:     Rondy Vernon, Sr., applying for supervisory writs, 22nd Judicial District Court, Parish of Washington, No. 9-CR4-67763.

---

**BEFORE: WHIPPLE, C.J., McCLENDON AND HIGGINBOTHAM, JJ.**

**WRIT DENIED.**     A successive application may be dismissed if it fails to raise a new or different claim. La. Code Crim. P. art. 930.4(D). Relator previously raised the allegation that his former sister-in-law, Ms. Bickham, served on the grand jury in a prior application for postconviction relief. Therefore, the district court did not abuse its discretion by denying the application. See **Carlin v. Cain**, 97-2390 (La. 3/13/98), 706 So.2d 968 (per curiam). Moreover, the documents attached to this writ clearly reflect that there was documentation at the time of relator's arraignment indicating that Ms. Bickham served on the grand jury. Accordingly, the claim of an exception to the La. Code Crim. P. art. 930.8 time bar based on facts not known also appears to be without merit.

**TMH  
VGW  
PMc**

COURT OF APPEAL, FIRST CIRCUIT



---

DEPUTY CLERK OF COURT  
FOR THE COURT