STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

PATRICIA BERGERON, GEORGE
BERGERON, JR. AND WENDY
BERGERON, INDIVIDUALLY AND
ON BEHALF OF HER MINOR
CHILD, ALEXIS BERGERON;
JENNIFER TUTTLE HOPKINS,
INDIVIDUALLY AND ON BEHALF
OF MINOR CHILD, ABBIGAIL
TUTTLE; WILLIAM TULAK AND
HEATHER TULAK, INDIVIDUALLY
AND ON BEHALF OF THEIR MINOR
CHILDREN, MACKENZIE TULAK
AND IAN TULAK

NO. 2013 CW 1894

APR 28 2014

VERSUS

LANIER JAMES SOUDELIER, POWER TORQUE SERVICES, LLC, ET AL.

In Re:

Lanier James Soudelier, applying for supervisory writs, 32nd Judicial District Court, Parish of Terrebonne, No. 167907.

BEFORE: KUHN, HIGGINBOTHAM, AND THERIOT, JJ.

WRIT DENIED. Evidence of the 2003 DWI arrest, which is not in hearsay form, may be admissible as an exception to La. Code of Evid. art. 404(B). See Angeron v. Martin, 93-2381 (La. App. 1st Cir. 12/22/94), 649 So.2d 40.

MRT JEK TMH

COURT OF APPEAL, FIRST CIRCUIT

DEPUTY CLERK OF COURT

FOR THE COURT