

STATE OF LOUISIANA

COURT OF APPEAL, FIRST CIRCUIT

STATE OF LOUISIANA

NO. 2015 KW 1294

VERSUS

NOV 18 2015

GINA E. SCRAMUZZA

In Re: Gina E. Scramuzza, applying for supervisory writs,
22nd Judicial District Court, Parish of St. Tammany,
No. 465867.

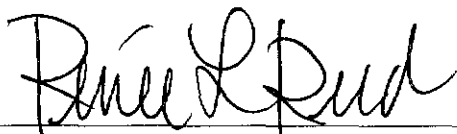
BEFORE: GUIDRY, HOLDRIDGE AND CHUTZ, JJ.

WRIT DENIED.

GH
WRC

Guidry, J., concurs. It is well-settled that a guilty plea by its nature admits factual guilt and relieves the State of the necessity to prove it by a contested trial. See **State v. Crosby**, 338 So.2d 584, 586 (La. 1976); **State v. Bourgeois**, 406 So.2d 550, 552 (La. 1981). Furthermore, a defendant waives the right to review of a nonjurisdictional pre-plea ruling unless, at the time of her plea, she expressly stipulates that she does not waive her right to review of it, the normal consequence of a guilty plea. **Crosby**, 338 So.2d at 591. Moreover, the district court's decision not to provide relator with documents, other than the ones noted in the May 29, 2014 judgment, was correct. See **State ex rel. Simmons v. State**, 93-0275 (La. 12/16/94), 647 So.2d 1094 (per curiam). Requests pursuant to the Public Records Law cannot be enforced as part of a criminal proceeding. Instead, inmates must follow the enforcement procedures set forth in La. R.S. 44:35(C). See **State ex rel. McKnight v. State**, 98-2258 (La. App. 1st Cir. 12/3/98), 742 So.2d 894 (per curiam).

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