## STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

LAW OFFICES OF ROBERT C.
LEHMAN, A PROFESSIONAL LAW
CORPORATION, LAW OFFICES OF
ROBERT C. LEHMAN, LLC, AND
ROBERT C. LEHMAN,
INDIVIDUALLY

NO. 2017 CW 0436

**VERSUS** 

SHAWN W. ROGERS, ROGERS LAW FIRM, LLC D/B/A ROGERS LAW FIRM, NORMAN J. MANTON, JR., AND LOUISIANA CITIZENS PROPERTY INSURANCE COMPANY

SEP 1 8 2017

In Re:

Shawn W. Rogers and Rogers Law Firm, LLC, applying for supervisory writs, 22nd Judicial District Court, Parish of St. Tammany, No. 2016-13377.

BEFORE: McCLENDON, WELCH AND THERIOT, JJ.

WRIT DENIED ON THE SHOWING MADE. We hereby deny the writ on the showing made, reserving to relators the right, on a proper showing, to demand, now or whenever the necessity may arise, security for any court costs which the relators may actually have to incur or be responsible for in advance of a final judgment condemning either party to pay such costs. See Carter v. Phillips, 337 So.2d 187, 189 (La. 1976); Whitson v. Am. Ice Co., 164 La. 283, 289, 113 So. 849, 851 (1927); La. R.S. 13:4522.

PMc JEW

Theriot, J., concurs.

COURT OF APPEAL, FIRST CIRCUIT

EPUTY CLERK OF COURT
FOR THE COURT