

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

MICHELLE LEE SULLIVAN YOUNG

NO. 2017 CW 0822

VERSUS

NATIONAL GENERAL INSURANCE  
COMPANY AND/OR IMPERIAL FIRE  
& CASUALTY INSURANCE COMPANY

**OCT 31 2017**

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In Re: Michelle Lee Sullivan Young, applying for supervisory writs, 19th Judicial District Court, Parish of East Baton Rouge, No. 650646.

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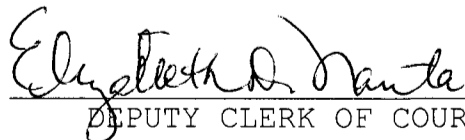
**BEFORE: GUIDRY, PETTIGREW AND CRAIN, JJ.**

**WRIT DENIED.** The criteria set forth in **Herlitz Construction Company, Inc. v. Hotel Investors of New Iberia, Inc.**, 396 So.2d 878 (La. 1981) (per curiam), are not met.

**WJC**  
**JTP**

**Guidry, J.**, concurs. I would decline to exercise this court's supervisory jurisdiction. See **Herlitz Construction Company, Inc. v. Hotel Investors of New Iberia, Inc.**, 396 So.2d 878 (La. 1981) (per curiam). Relator has an adequate remedy by review on appeal after a final judgment on the merits. Furthermore, there is no provision in the Louisiana Code of Civil Procedure or Code of Evidence for a motion *in limine* on evidentiary matters. This is not to say a trial judge cannot disclose his evidentiary rulings in advance of trial; however, I decline to review such preliminary matters. See **Alleman v. Noel**, 640 So.2d 373, 374 (La. App. 1st Cir. 1994).

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DEPUTY CLERK OF COURT  
FOR THE COURT