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 3 1 2017

In Re:

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

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).

COURT OF APPEAL, FIRST CIRCUIT

PUTY CLERK OF COURT FOR THE COURT