STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

DANIEL H. EDWARDS, IN HIS
OFFICIAL CAPACITY AS SHERIFF
OF TANGIPAHOA PARISH, AND
THE LAW ENFORCEMENT DISTRICT
OF THE PARISH OF TANGIPAHOA,
THROUGH DANIEL H. EDWARDS,
EX-OFFICIO CHIEF EXECUTIVE
OFFICER

NO. 2017 CW 0889

VERSUS

TANGIPAHOA PARISH GOVERNMENT, THROUGH ITS PARISH COUNCIL AND PARISH PRESIDENT, GORDON BURGESS

SEP 2 6 2017

In Re:

Tangipahoa Parish Government, through its Parish Council and Parish President, Gordon Burgess, applying for supervisory writs, 21st Judicial District Court, Parish of Tangipahoa, No. 2016-65.

BEFORE: HIGGINBOTHAM, HOLDRIDGE AND PENZATO, JJ.

writs is untimely under Rule 4-3, Uniform Rules of Louisiana Courts of Appeal. An application not filed in the appellate court within the time so fixed or extended shall not be considered, in the absence of a showing that the delay in filing was not due to the applicant's fault. See Tower Credit, Inc. v. Bradley, 2015-1164 (La. App. 1st Cir. 4/15/16), 194 So.3d 62, 65; Rule 4-3, Uniform Rules of Louisiana Courts of Appeal. Relator has failed to demonstrate to this court that this writ application was filed within the time fixed or that the delay in filing was not due to relator's fault.

TMH AHP

Holdridge, **J**., dissents and would decline to exercise supervisory jurisdiction in this matter. Relator has an adequate remedy on appeal.

COURT OF APPEAL, FIRST CIRCUIT

DEPUTY CLERK OF COURT
FOR THE COURT