## STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

RIDDER WILLIAMS CROCKER, INDIVIDUALLY AND ON BEHALF OF HER DECEASED SON, JERRY LEE SHEPPARD

## VERSUS

BATON ROUGE GENERAL MEDICAL CENTER-MID CITY AND ITS STAFF, INCLUDING BUT NOT LIMITED TO, THE BEHAVIORAL HEALTH UNIT, WILLIAM T. ELLIOT, MD AND JOSEPH THOMAS, JR., MD NO. 2017 CW 1243

## OCT 1 6 2017

In Re: Ridder Williams Crocker, individually and on behalf of her deceased son, Jerry Lee Sheppard, applying for supervisory writs, 19th Judicial District Court, Parish of East Baton Rouge, No. 650373.

## BEFORE: WHIPPLE, C.J., McDONALD AND CHUTZ, JJ.

WRIT DENIED. Although the trial court designated its ruling as interlocutory, the trial court's ruling granting the peremptory exception raising the objection of prescription, resulting in the dismissal of plaintiff's suit against Christian M. Zeno, will be an appealable partial final judgment once a judgment is signed. See La. Code Civ. P. art 1915(A)(1) and Motorola, Inc. v. Associated Indem. Corp., 2002-0716 (La. App. 1st Cir. 4/30/03), 867 So.2d 715. Once a judgment containing proper decretal language is signed, an appeal of this judgment can be taken by filing a motion for appeal, along with an order for the judge's signature showing the return date of the appeal, within the time delays set out in La. Code Civ. P. art. 2087.



COURT OF APPEAL, FIRST CIRCUIT

UTY CLERK OF COURT FOR THE COURT