

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

STATE OF LOUISIANA

NO. 2017 KW 1076

VERSUS

OCT 02 2017

JAMIEON CHATMAN

In Re: Jamieon Chatman, applying for supervisory writs, 22nd
Judicial District Court, Parish of St. Tammany, No.
545,723.

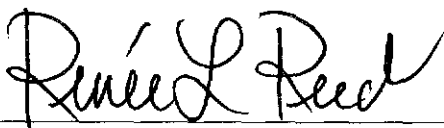
BEFORE: HIGGINBOTHAM, HOLDRIDGE AND PENZATO, JJ.

REQUEST FOR STAY DENIED. WRIT DENIED.

TMH
AHP

Holdridge, J. dissents and would grant the writ. At the pretrial hearing on the admissibility of evidence pursuant to La. Code Evid. art. 404(B), the State, without calling a witness or introducing evidence, has not made a showing of sufficient evidence to support a finding that relator committed the other act. See **State v. Taylor**, 2016-1124 (La. 12/1/16), 217 So.3d 283. Accordingly, the trial court abused its discretion in finding this evidence admissible at trial.

COURT OF APPEAL, FIRST CIRCUIT



DEPUTY CLERK OF COURT
FOR THE COURT