STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

MARY SUE MARIONEAUX, THE LELA MAE JOHNSON MARIONEAUX TRUST, F/B/O MARY SUE MARIONEAUX NO. 2020 CW 1099

VERSUS

LUCIEN HARRY MARIONEAUX,
SR., INDIVIDUALLY AND AS
FORMER TRUSTEE OF THE LELA
MAE JOHNSON MARIONEAUX
TRUST, LUCIEN HARRY
MARIONEAUX, JR., MARIONEAUX
PROPERTIES, L.P., HBM
INTERESTS, L.L.C., EIGHTY
ACRES, L.L.C., AND WALLACE
LAKE MARIONEAUX, L.L.C.

NOVEMBER 9, 2020

In Re: Succession of Lucien H. Marioneaux, Sr., Lucien H. Marioneaux, Jr., Marioneaux Properties, L.P., HBM Interests, LLC, and Wallace Lake Marioneaux, LLC, applying for supervisory writs, 1st Judicial District Court, Parish of Caddo, No. 588685.

BEFORE: McDONALD, HOLDRIDGE, AND PENZATO, JJ.

WRIT GRANTED. The trial court's October 29, 2020 order is vacated, and the October 27, 2020 order is reinstated. The defendants shall post the security required by the October 27, 2020 order within five days from this order. A trial court retains jurisdiction to consider objections to the form, substance and sufficiency of the appeal bond and permit the curing thereof. La. Code Civ. P. art. 2088. Any person in interest wishing to test the sufficiency, solvency of the surety, or validity of a bond furnished as security in a judicial proceeding shall rule the party furnishing the bond into the trial court in which the proceeding was brought to show cause why the bond should not be decreed insufficient or invalid, and why the order, judgment, writ, mandate, or process conditioned on the furnishing of security should not be set aside or dissolved. La. Code Civ. P. art. 5123.

JMM GH AHP

COURT OF APPEAL, FIRST CIRCUIT

FOR THE COURT