STATE OF LOUISIANA COURT OF APPEAL, THIRD CIRCUIT

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REHEARING ACTION: January 18, 2017

Docket Number: 16 00540-CA

TIFFANY M. VOISELLE VERSUS JOHN T. VOISELLE

Appealed from Avoyelles Parish Case No. 2015-1288-B

BEFORE JUDGES:

Hon. Marc T. Amy Hon. Elizabeth A. Pickett Hon. David Ellis Chatelain*

As counsel of record in the captioned case, you are hereby notified that the application for rehearing filed by **Tiffany M. Voiselle** has this day been

DENIED.

Chatelain, J., concurs. I vote to deny rehearing and assign additional reasons. Ms. Voiselle relies, in part, on her post-trial memorandum to the trial court where she "provided multiple calculations . . . to illustrate her need under various scenarios." Evidence not properly and officially offered and introduced cannot be considered, even if it is physically placed in the record. Documents attached to memoranda do not constitute evidence and cannot be considered as such on appeal. *Denoux v. Vessel Mgmt. Servs., Inc.,* 2007-2143 (La. 5/21/08), 983 So.2d 84, 88; *City of Eunice v. CLM Equipment Co., Inc.,* 505 So.2d 976, 978 (La. App. 3 Cir. 1987).

cc: Benjamin D. James, Counsel for the Appellee

^{*}Honorable David E. Chatelain participated in this decision by appointment of the Louisiana Supreme Court as Judge Pro Tempore.