NOT DESIGNATED FOR PUBLICATION

STATE OF LOUISIANA

COURT OF APPEAL

FIRST CIRCUIT

NO. 2006 CA 0945

GEORGE M. "SKIPPER" GRADY

VERSUS

TOWN OF BRUSLY

Judgment Rendered: March 23, 2007.

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On Appeal from the 18th Judicial District Court, In and for the Parish of West Baton Rouge, State of Louisiana Trial Court No. 34,864

Honorable J. Robin Free, Judge Presiding

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Stephen M. Irving Baton Rouge, LA

Port Allen, LA

Thomas W. Acosta, Jr.

Attorney for Plaintiff/Appellant, George M. "Skipper" Grady

Attorney for Defendant/Appellee, Town of Brusly

* * * * *

BEFORE: CARTER, C.J., WHIPPLE AND MCDONALD, JJ.



CARTER, C. J.

Plaintiff seeks review of the trial court's judgment sustaining defendant's peremptory exception raising the objection of prescription. After de novo review, we agree with the trial court's decision that plaintiff's suit,¹ filed more than thirty days after the decision of the Brusly Board of Adjustment, is prescribed. <u>See LSA-R.S. 33:4727E</u>.

The judgment appealed from is affirmed in accordance with Uniform Court of Appeal Rule 2-16.2.A(2), (6). Costs of this appeal are assessed to George M. "Skipper" Grady.

AFFIRMED.

¹ Although styled as a suit for declaratory judgment, plaintiff is clearly seeking review of the Brusly Board of Adjustment's decision.