

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

ANTHONY ST. PIERRE

NO. 2008 CA 2475

VERSUS

LORETTA ANN RIVERA ST. PIERRE

AUGUST 6, 2009

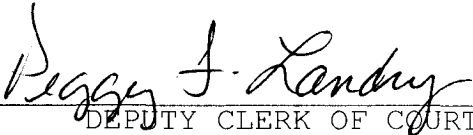
In re: Lorretta St. Pierre, applying for rehearing, 23rd
Judicial District Court, Parish of Ascension, No.
83873.

BEFORE: KUHN, GUIDRY AND GAIDRY, JJ.

APPLICATION FOR REHEARING GRANTED WITH INTERIM ORDER. A rule to show cause being under consideration, it is hereby ordered that the above referenced appeal be remanded for the limited purpose of having the judge sign a valid written judgment which includes appropriate language as required by La. Code Civ. P. art. 1918. See **Jenkins v. Recovery Technology Investors**, 2002-1788 (La. App. 1 Cir. 6/27/03), 858 So.2d 598. The purported judgment which is included in the record does not state the party against whom the ruling is ordered and fails to set forth the relief the trial court awarded. We also note that any judgment would be a partial judgment under La. Code Civ. P. art. 1915B and would require appropriate certification in the discretion of the trial court in order to be appealable. The district court is to supplement the appellate record with the new judgment within thirty days of the date of this action.

**JEK
JMG
EJG**

COURT OF APPEAL, FIRST CIRCUIT



DEPUTY CLERK OF COURT
FOR THE COURT