SUPREME COURT OF LOUISIANA

NO. 2015-C-1782

DYNAMIC CONSTRUCTORS, L.L.C.

VERSUS

PLAQUEMINES PARISH GOVERNMENT

ON WRIT OF CERTIORARI TO THE COURT OF APPEAL, FOURT CIRCUIT, PARISH OF PLAQUEMINES

CRICHTON, J., additionally concurs and assigns reasons:

I concur in the denial of this reconsideration. I write separately to specifically note that La. Supreme Court Rule IX, § 6 clearly states: "[a]n application for rehearing will not be considered when the court has merely granted or denied an application for a writ of certiorari or a remedial or other supervisory writ. . . ." Although in rare instances this court has entertained applications for reconsideration from writ denials, in my view, in this instance, the court has appropriately denied the plaintiff's application for reconsideration.¹

¹ I also note that the original writ application was appropriately denied as well, as it did not present any writ grant considerations under La. Sup. Ct. Rule X, § 1.