04/15/2016 "See News Release 020 for any Concurrences and/or Dissents."

SUPREME COURT OF LOUISIANA

NO. 16-C-0366

CASEY BILLIESON, ET AL.

VS.

CITY OF NEW ORLEANS, ET AL.

ON WRIT OF CERTIORARI TO THE COURT OF APPEAL, FOURTH CIRCUIT, PARISH OF ORLEANS

CRICHTON, J., additionally concurs and assigns reasons:

I agree with the majority's decision to deny the writ, as I believe it lacks Rule X considerations. "The appellate court reviews an award of attorney's fees for an abuse of discretion. The district court's factual determinations will not be set aside absent manifest error." *Covington v. McNeese State Univ.*, 12-2182, p.6 (La. 5/7/13), 118 So. 3d 343, 348 (citations omitted). As the applicant has demonstrated no abuse of the trial court's discretion, I see no reason to impede the lamentably belated conclusion of this epic two-decade litigation.