

**06/15/2018 "See News Release 028 for any Concurrences and/or Dissents."**

**SUPREME COURT OF LOUISIANA**

**No. 2017-KO-1802**

**STATE OF LOUISIANA**

**VS.**

**KELLY B. COCKERHAM**

**ON WRIT OF CERTIORARI TO THE COURT OF APPEAL,  
FIRST CIRCUIT, PARISH OF WEST BATON ROUGE**

**CRICHTON, J.**, would grant in part and assigns reasons:

As Judge Holdridge notes in his dissent below, without an amendment to the habitual offender bill of information by the district attorney, the district court was limited to sentencing the defendant as a third-felony offender. I agree and would therefore reverse the fourth-felony adjudication and remand to the district court for further proceedings.