

03/18/2019 "See News Release 012 for any Concurrences and/or Dissents."

SUPREME COURT OF LOUISIANA

No. 2019-C-0139

MARSHA A. WILLIS

VERSUS

**EAN HOLDINGS D/B/A ENTERPRISE RENT A CAR, ELCO INSURANCE
GROUP, INC., TOYOTA MOTOR CORPORATION AND TROY DAVID
THIBODEAUX**

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

CRICHTON, J., additionally concurs and assigns reasons:

I agree with the denial of plaintiff's writ application. I write separately to reiterate my view that plaintiff's arguments, which have previously been denied but are nonetheless repeated here, "lack any iota of legal merit" and are a troubling cause of unnecessary litigation. *See Willis v. EAN Holdings*, 17-0789 (La. 9/22/17), 226 So. 3d 438 (J. Crichton additionally concurring). Plaintiff's application is once again an egregious waste of judicial resources, and I find that her frivolous appeal warranted the damages imposed upon plaintiff therefor.