12/16/2016 "See News Release 076 for any Concurrences and/or Dissents."

SUPREME COURT OF LOUISIANA

No. 15-KH-1871

STATE EX REL. DANNON SELLERS

V.

STATE OF LOUISIANA

ON SUPERVISORY WRITS TO THE SIXTEENTH JUDICIAL DISTRICT COURT, PARISH OF ST. MARTIN

PER CURIAM:

Denied. The application was not timely filed in the district court, and relator fails to carry his burden to show that an exception applies. La.C.Cr.P. art. 930.8; see State ex rel. Glover v. State, 93-2330, pp. 9–11 (La. 9/5/95), 660 So.2d 1189, 1195–96 (distinguishing habeas corpus from post-conviction relief and endorsing La.C.Cr.P. art. 351 and its cmt. (c), which states that "habeas corpus is not the proper procedural device for petitioners who may file applications for post-conviction relief;" rather, it "deals with pre-conviction complaints concerning custody").

Relator has previously exhausted his right to state collateral review. *See State ex rel. Sellers v. State*, 15-0295 (La. 11/20/15), 178 So.3d 983.