

**STATE OF LOUISIANA
COURT OF APPEAL, SECOND CIRCUIT
430 Fannin Street
Shreveport, LA 71101
(318) 227-3700**

No. 56,234-CW

MUNICIPAL SERVICES GROUP, LLC
D/B/A CADDO CENTRAL SERVICES

VERSUS

CITY OF SHREVEPORT

FILED: 11/19/24

RECEIVED: EMAIL 11/18/24

On application of Caddo Central Services Municipal Services Group LLC d/b/a Caddo Central Services for SUPERVISORY WRIT in No. 640,876 on the docket of the First Judicial District, Parish of CADDO, Judge Michael A. Pitman.

LAW OFFICES SMITH & NWOKORIE
Anselm Nnaemeka Nwokorie

Counsel for:
Municipal Services
Group, LLC d/b/a
Caddo Central Services

CARMOUCHE, BOKENFOHR, BUCKLE & DAY
Nichole M. Buckle

Counsel for:
City of Shreveport

Before STONE, COX, and MARCOTTE, JJ.

WRIT DENIED.

The applicant, Municipal Services Group, LLC, d/b/a Caddo Central Services, seeks supervisory review of the trial court's October 24, 2024, order denying its Motion to Compel, and granting the City of Shreveport's "Motion *in Limine*." Exercise of this Court's supervisory jurisdiction is not warranted. *Herlitz Const. Co. v. Hotel Investors of New Iberia*, 396 So. 2d 878 (La. 1981). On the showing made, this writ is denied.

Shreveport, Louisiana, this 7 day of February, 2025.

_____ JSC _____ Cox

SDS STONE, J., would grant. "Error may not be predicated upon a ruling which admits or excludes evidence, *unless* a substantial right of the party is

affected...” La. C.E. art.103. Clearly, the applicant’s ability to determine its damages resulting from defendant’s alleged breach of contract, is a substantial right and creates a genuine issue of material fact. The information applicant seeks appears reasonably calculated to lead to the discovery of admissible evidence. Failure of this court to exercise its supervisory jurisdiction would cause irreparable injury to this applicant. This fact alone satisfies the tenets of *Herlitz*, which is sufficient for this court to act. Additionally, it is my opinion that the trial court’s ruling is arguably incorrect, yet another reason to grant the writ.

FILED: February 7, 2025



DEPUTY CLERK