

Murphy J. Painter vs. State of La., et al.

The Court is of the opinion the Exception of No Cause of Action filed on behalf of Shane Evans is not well founded and hereby is overruled. Judgment to be signed accordingly. Notify Counsel. Thereafter, five days to take writs.

With respect to the Exceptions based on Malicious Prosecution filed on behalf of Brant Thompson, the Court has reviewed this matter is of the opinion that the cause of action did not come \* until the criminal matters will resolve in petitioner's favor. Therefore, the Court overrules the exception.

With respect to the Motion to Compel filed on behalf of petitioner, the Court hereby grants the Motion to Compel, orders counsel to confer and confect a discovery order in conformity with the Court's ruling. Thereafter, the Court will schedule a telephone conference upon receipt of the order.

(Lori Achee, Thursday, March 9, 2017)

Lori Achee, CCR

Nineteenth Judicial District Court

300 North Boulevard, Suite 10101

Baton Rouge, LA 70801

Phone: (225) 389-5012

Direct Line: (225) 388-2450

Fax: (225) 389-5327

Email: [lachee@brgov.com](mailto:lachee@brgov.com)