

**SUPREME COURT OF LOUISIANA**

**No. 2022-CD-01038**

**JUNE MEDICAL SERVICES, LLC D/B/A HOPE MEDICAL GROUP FOR  
WOMEN ET AL.**

**VS.**

**LANDRY, JEFF, IN HIS OFFICIAL CAPACITY AS ATTORNEY  
GENERAL OF LOUISIANA ET AL.**

On Supervisory Writ to the Orleans Civil District Court, Parish of Orleans Civil

**McCALLUM, J., would grant writ, grant stay, and assigns reasons.**

Louisiana Code of Civil Procedure article 3603 A(1) limits the circumstances upon which a temporary restraining order (TRO) may be issued and expressly provides that a TRO is only permitted when “[i]t clearly appears from specific facts shown by a verified petition. . . that immediate and irreparable injury, loss, or damage will result to the applicant before the adverse party or his attorney can be heard in opposition.” Based on the record before us, and the lack of any supporting reasons by the trial court, there has not been a showing that immediate irreparable injury would result before the opposition could be heard and, accordingly, the TRO was improvidently granted.