

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

BRADY BASS

NO. 2018 CW 1102

VERSUS

DISA GLOBAL SOLUTIONS, INC.,
CONVENIENT CARE, LLC D/B/A
TOTAL OCCUPATIONAL MEDICINE,
RANDY B. BARNETT, D.O., AND
PSYCHEMEDICS CORPORATION

NOV 13 2018

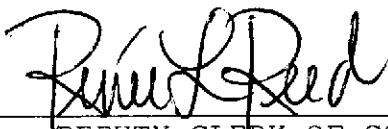
In Re: Brady Bass, applying for supervisory writs, 19th
Judicial District Court, Parish of East Baton Rouge,
No. 661547.

BEFORE: PETTIGREW, WELCH, AND CHUTZ, JJ.

WRIT GRANTED. The trial court's July 9, 2018 ruling which granted, in part, the exception of no cause of action is reversed. If there are two or more theories of recovery that arise from the operative facts of a single transaction or occurrence, a partial judgment on an exception of no cause of action should not be rendered to dismiss one theory of recovery. **Everything on Wheels Subaru, Inc. v. Subaru South, Inc.**, 616 So.2d 1234, 1239 (La. 1993). Further, we find that plaintiff has stated a cause of action pursuant to La. R.S. 49:1001, et seq., against defendant, DISA Global Solutions, Inc. Therefore, the exception of no cause of action filed by defendant, DISA Global Solutions, Inc., is denied.

JTP
JEW
WRC

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DEPUTY CLERK OF COURT
FOR THE COURT