STATE OF LOUISIANA COURT OF APPEAL, FIRST CIRCUIT

DERRICK DAIGREPONT

NO. 2019 CW 1368

VERSUS

EXXON MOBIL CORPORATION, EXXONMOBIL OIL CORPORATION, EXXONMOBIL PIPELINE COMPANY, TURNER INDUSTRIES GROUP, LLC, TURNER INDUSTRIAL MAINTENANCE, LLC, AND FLOWSERVE US, INC.

CONSOLIDATED WITH

RODNEY WANNER

VERSUS

EXXON MOBIL CORPORATION, EXXONMOBIL GLOBAL SERVICES COMPANY, EXXONMOBIL CHEMICAL COMPANY, EXXONMOBIL RESEARCH & ENGINEERING COMPANY, BROCK INDUSTRIAL SERVICES LLC, TOTAL SAFETY U.S., INC., UNITED RENTALS (NORTH AMERICA), INC., FLOWSERVE US, INC. AND JONATHON ZACHARY

OCTOBER 24, 2019

In Re:

Exxon Mobil Corporation, Brock Industrial Services LLC, and Jonathan Zachary, applying for supervisory writs, 19th Judicial District Court, Parish of East Baton Rouge, No. 657026 c/w 658372.

BEFORE: HIGGINBOTHAM, PENZATO, LANIER, JJ.

WRIT GRANTED. We find that the trial court erred in denying the motion for vocational examination solely for the reason that a Rule 10.1 Conference was not held. Further, defendants have shown that plaintiff's physical and mental condition is in controversy, that good cause exists for a vocational examination, and plaintiff has notified defendants of his intent to use a vocational rehabilitation expert.

TMH AHP WIL

COURT OF APPEAL, FIRST CIRCUIT

DEPUTY CLERK OF COURT FOR THE COURT