

04/24/2015 "See News Release 020 for any Concurrences and/or Dissents."

**SUPREME COURT OF LOUISIANA**

**NO. 2014-CC-2666**

**RUBIELA KADLEC**

**VERSUS**

**LOUISIANA TECH UNIVERSITY AND/OR STATE OF LOUISIANA  
THROUGH THE BOARD OF SUPERVISORS FOR THE UNIVERSITY OF  
LOUISIANA SYSTEM AND/OR BOARD OF TRUSTEES FOR STATE  
COLLEGES AND UNIVERSITIES**

**KNOLL, Justice, additionally concurring.**

I additionally concur for the reasons expressed in the recent case *Allen v. Lockwood*, 14-1724, p. 4 (La. 2/13/14), 156 So.3d 650, 653, that further explained our holding in *Broussard v. State Ex Rel. Office of State Buildings*, 12-1238 (La. 4/5/13), 113 So.3d 175, “should not be construed as precluding summary judgment when no legal duty is owed because the condition encountered is obvious and apparent to all and not unreasonably dangerous.” And I emphasize yet again our statement therein that “[a]ny reading of *Broussard* interpreting it as a limit on summary judgment practice involving issues of unreasonable risk of harm is a misinterpretation of the *Broussard* case.” *Id.*