

11/03/2015 "See News Release 055 for any Concurrences and/or Dissents."

SUPREME COURT OF LOUISIANA

No. 2015-CC-1957

STANLEY PALOWSKY III, INDIVIDUALLY AND
ON BEHALF OF ALTERNATIVE ENVIRONMENTAL
SOLUTIONS, INC.

V.

ALLYSON CAMPBELL

PER CURIAM

Granted. The district court is ordered to hear the exceptions of no cause of action and motion to strike, but defer the hearing on the remaining exceptions. In the event the district court concludes plaintiff states a cause of action, it should permit plaintiff a reasonable opportunity to conduct discovery on the remaining exceptions prior to a hearing on these exceptions.