

Judgment rendered February 7, 2008.

No. 42,847-WCA

**ON REHEARING**

COURT OF APPEAL  
SECOND CIRCUIT  
STATE OF LOUISIANA

\* \* \* \* \*

SHARON BROWN

Plaintiff-Appellant

Versus

KTBS, INC. and CNA  
INSURANCE COMPANIES

Defendants-Appellees

\* \* \* \* \*

**Per Curiam on Rehearing**

Originally Appealed from the  
Office of Workers' Compensation, District 1W  
Parish of Caddo, Louisiana  
Docket No. 06-01625

Phillip M. Hendry  
Workers' Compensation Judge

\* \* \* \* \*

ALEX S. LYONS

Counsel for  
Appellant

MAYER, SMITH & ROBERTS, LLP  
By: Kim P. Thomas

Counsel for  
Appellees

\* \* \* \* \*

Before BROWN, STEWART, CARAWAY, MOORE, and LOLLEY, JJ.

**PER CURIAM ON REHEARING,**

The obligation of the employer and insurer to guarantee payment of necessary drugs, supplies, services, etc., has not been overruled by amendments to the Workers' Compensation Act. *Thomas v. Highlands Insurance Company*, 92-2177 (04/12/93), 617 So. 2d 877 (La. 1993).

Thus, we amend our ruling to add:

IT IS ORDERED, ADJUDGED AND DECREED that defendants, KTBS, Inc., and CNA Insurance Companies, issue a guarantee of payment to plaintiff's choice of vendor for the wheelchair within ten days of this opinion. All costs are assessed to defendants.