LOLA DYKES, ET AL : NUMBER: 546,516-B

VERSUS : FIRST JUDICIAL DISTRICT COURT

JOHN WILLIAMS, ET AL : CADDO PARISH, LOUISIANA

**QUANTUM RULING**

Trial was held October 13, 2011 and a ruling on liability was issued October 14 holding John Williams and his insurer, Imperial Fire and Casualty Company, liable for damages incurred by Lola Dykes and the six other plaintiffs in the accident of June 26, 2010, subject to the apportionment of Williams, 51% at fault, and the phantom tortfeasor, 49% at fault. After a thorough review of the medical records and testimony, the Court concludes special and general damages as follows:

Lola Dykes: Special Damages $1,135.60

General Damages $2,000.00

Joniqua Dykes: Special Damages $ 583.60

General Damages $1,000.00

Jason Dykes: Special Damages $ 573.00

General Damages $l,000.00

Juan Dykes: Special Damages $ 429.00

General Damages $1,000.00

Joshua Dykes: Special Damages $ 429.00

General Damages $1,000.00

Jasmine Williams: Special Damages $ 429.00

General Damages $1,000.00

Joseph Dykes: Special Damages $ 429.00

General Damages $1,000.00

Again, these monetary damages are subject to the above stated apportionment of fault. All court costs are assessed against Imperial Fire and Casualty Company.

Counsel shall submit a formal judgment in accordance with La.D.Ct.R.9.5.

Signed this 17th day of November, 2010 in Shreveport, Caddo Parish, Louisiana.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

SCOTT J. CRICHTON

DISTRICT JUDGE

DISTRIBUTION:

Steven D. Carby, Counsel for Lola Dykes, et al

Paul D. Oberle, Jr., Counsel for John Williams and Imperial Fire and Casualty Insurance Company