ROBET BURNS

NUMBER: 603,248

DIV: 24

VS.

ANN DOW

19TH JUDICIAL DISTRICT COURT

PARISH OF EAST BATON ROUGE

STATE OF LOUISIANA

ANSWER TO ORGIONAL AND AMENDED PLEADINGS

NOW INTO COURT through undersigned counsel comes Ann Dow, defendant in the above numbered and entitled cause, who for answer to Plaintiff's original and amended pleadings respectfully shows that:

1.

Except for her capacity, residency, professional and employment status, all remaining allegations in paragraphs 1-47 are denied for a lack of sufficient information to justify a belief or are materially false, misleading, fail to state a cause of action upon which this honorable court can grant relief or are libelous per se, intending only to cause defendant mental and emotional distress for which she is entitled to recover all provable damages against defendant.

WHEREFORE, defendant Ann Dow prays that this answer be deemed good and sufficient and that after all delays and due proceedings had there be judgment herein dismissing plaintiffs demands at plaintiff's costs and awarding defendant any and all just compensation for the actions of plaintiff.

Respectfully submitted,

BRANTLEY & ASSQCIATES, A.P.L.C.

JOSEPH P. BRANTLEY, IV

Lal Bar No. 03401

6513 Perkins Road

Baton Rouge, LA 70808

(225) 769-9555

(225) 769-0023 facsimile

CERTIFICATE

I HEREBY CERTIFY that a copy of the above and foregoing has been mailed, postage prepaid, to all counsel or parties of record.

Baton Rouge, Louisiana, this ______ day of November, 2011.

Joseph P. Brantley, IV