



failure to obtain proper service, it was [the plaintiff's] responsibility to provide proper addresses for service on [the defendants].”), *cert. denied*, 510 U.S. 875 (1993). Because the plaintiff has failed to do so after a prolonged period of having been on notice of his obligation to do so, the claims against Jason Wilson are dismissed without prejudice. *See* Fed.R.Civ.P. 4(m) (“If a defendant is not served within 120 days after the complaint is filed, the court-on motion or on its own after notice to the plaintiff must dismiss the action without prejudice against that defendant . . .”).

## II.

All claims against all parties have been resolved. The claims against Community Hospital East are dismissed with prejudice. The claims against Jason Wilson are dismissed without prejudice. Judgment consistent with this Entry shall now issue.

IT IS SO ORDERED.

Date: 05/22/2015

  
\_\_\_\_\_

Hon. Jane Magnus-Stinson, Judge  
United States District Court  
Southern District of Indiana

Distribution:

KEVIN S. DAVIS  
5917 Village Plaza South Dr  
Indianapolis, IN 46219

Electronically Registered Counsel