

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA**

ROBERT DAVID NEAL,)	
)	
Plaintiff,)	
vs.)	No. 2:12-cv-40-JMS-DKL
)	
F. TIMOTHY COLEMAN, et al.,)	
)	
Defendants.)	

Entry and Notice

Final judgment has been entered in this action. Until the plaintiff's motion for further processing was filed with the clerk on April 13, 2012, the post-judgment filings have been made by a non-party, David Nelson. The relief sought in those filings has been denied, and notifications of such rulings have been returned undelivered.

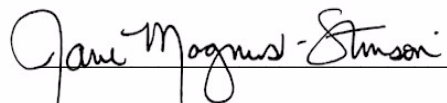
[A] Acause@ (that is, lawsuit) cannot continue to exist once every Acause of action@ within it has been dismissed.

Price v. Wyeth Holdings Corp., 505 F.3d 624, 629 (7th Cir. 2007).

Based on the foregoing, therefore, the motion for further processing [16] is of no effect and any relief sought through such motion is **denied**.

IT IS SO ORDERED.

Date: 04/19/2012



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

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