UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA NEW ALBANY DIVISION

ROBERT LYNN COMPANY, INC., and)ROBERT LYNN,)	
Appellants,)	4:15-cv-00030-RLY-WGH
vs.)	4.15-CV-00050-KL1-WOH
() () () () () () () () () () () () () (
Appellee.)	
IN RE:	Bankruptcy Court Case No. 12-91668-BHL-7
DANIEL R. LYNN,	
Debtor.	
KATHRYN L. PRY, the Chapter 7 Trusteefor the Bankruptcy Estate of Daniel R.Lynn,	
Plaintiff,)	Bankruptcy Court
vs.)	Adversary Proceeding No. 13-59067
ROBERT LYNN COMPANY, INC. and)ROBERT LYNN,)	

Defendants.

ENTRY ON PENDING MOTIONS

Two motions pend in this bankruptcy appeal: (1) Appellee's Motion to Strike

Portion of Appellants' Statement of Issues on Appeal and (2) Appellee's Motion to

Dismiss Appeal or, in the Alternative, to Strike Appellants' Brief and for Sanctions. From a review of the filings in this case, it appears that the Appellant filed two identical appeals, Cause No. 4:15-cv-30-RLY-WGH and Cause No. 4:15-cv-29-TWP-TAB. Appellants readily admit they "[are] not sure why there are . . . two separate judges handling the appeal and request[] that the Court dismiss the Appeal of Robert Lynn (4:15-cv-0030-RLY-WGH)." (Filing No. 15 at 2). Accordingly, Appellee's Motion to Dismiss Appeal (Filing No. 12) is **GRANTED**, and Appellee's Motion to Strike (Filing No. 10) is **DENIED as MOOT**.

Appellee requests sanctions for Appellants' deficient filings related to this appeal filed in the bankruptcy court and for Appellants' deficient brief. Appellee's Request for Sanctions is **DENIED**. The court understands Appellee's frustration; however, the court does not find Appellants' procedural errors and errors as to form merit monetary sanctions.

SO ORDERED this 28th day of September 2015.

RICHARD L. YOUNG, CHIEF JUDGE United States District Court Southern District of Indiana

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