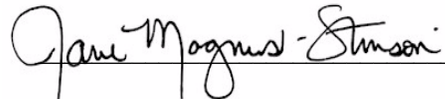


damages are the norm, so the plaintiff must show why his case is abnormal... [W]hen, as in this case, the issue is whether to grant a permanent injunction ... the burden is to show that damages are inadequate....”). If the Court’s proceedings leading to injunctive relief are deficient, the case will be remanded for further proceedings if there is an appeal. *e360 Insight*, 500 F.3d at 604.

The Court **ORDERS** Plaintiffs to file a report by **November 27, 2013**, notifying the Court whether they wish to pursue their request for a permanent injunction via a hearing or whether they wish to abandon that requested relief and only seek default judgment on the amount of monetary damages set forth in their papers. [Dkts. 9-10.]

11/20/2013



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

Distribution via ECF only:

Frederick W. Dennerline III
FILLENWARTH DENNERLINE GROTH & TOWE LLP
fdennerline@fdgtlaborlaw.com