

3. As set forth in the Motion to Withdraw, the Davis Plaintiffs wish to pursue a different case strategy with different evidence and claims than the SoRelle Plaintiffs.¹ The Davis Plaintiffs believe that the claims and evidence the SoRelle Plaintiffs wish to assert be would be detrimental to their own claims. Both experts of record in this case also wish not to be in a case of the nature the SoRelle Plaintiffs wish to pursue. The expert witnesses wish to provide support to the Davis Plaintiffs' claims.

WHEREFORE, the Davis Plaintiffs hereby file this notice that their various causes of action are dismissed from the above-captioned case without court order, pursuant to Fed. R. Civ. P. 41(a)(1)(a)(i).

/s/ Paul M. Davis

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¹ All capitalized terms not defined herein shall have the meaning ascribed to the same in the Motion to Withdraw (Doc. No. 16).

² Certificate of Formation submitted to Texas Secretary of State, filing pending.

CERTIFICATE OF SERVICE

I hereby certify that the SoRelle Plaintiffs have been served with the foregoing document via the Court's ECF filing system on their counsel of record, Kellye SoRelle on February 19, 2021.

/s/ Paul M. Davis _____
Paul M. Davis