

In the
Indiana Supreme Court



Gregory ZOELLER, et al.,) Supreme Court Cause No.
Appellants,) 45S00-1407-PL-492
v.)
UNITED STEEL, Paper, and Forestry,) Lake Circuit Court Cause No.
Rubber Manufacturing, Allied) 45C01-1207-PL-00071
Industrial and Service Workers)
International Union, et al.,)
Appellees.)

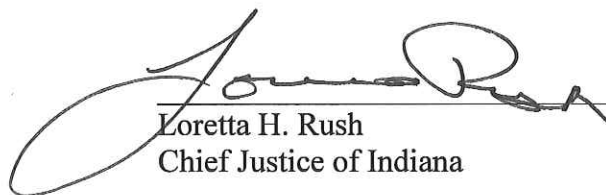
Order

The Attorney General initiated this civil appeal from an order of the Lake Circuit Court declaring portions of Indiana’s “Right to Work” law unconstitutional, and the appeal was docketed directly in this Court pursuant to Appellate Rule 4 because a state statute had been declared unconstitutional. Following a decision in another case involving the same statute, *Zoeller v. Sweeney*, 19 N.E.3d 749 (Ind. 2014), the parties have now filed a “Joint Motion To Vacate Trial Court Judgment, Remand with Instructions To Dismiss, and Dismiss Appeal.”

Being duly advised, the motion is GRANTED, and (1) the judgment of the Lake Circuit Court is vacated, (2) this appeal is dismissed with prejudice, and (3) the case is remanded to the Lake Circuit Court with instructions to dismiss the plaintiffs’ complaint with prejudice.

The Clerk is directed to send copies of this order to all counsel of record.

Done at Indianapolis, Indiana, on December 16, 2014.


Loretta H. Rush
Chief Justice of Indiana

All Justices concur.