

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

In re: MIRAPEX PRODUCTS LIABILITY
LITIGATION

MDL No. 07-1836 (MJD/FLN)

PAMELA J. BRANN and
EDDIE D. BRANN,

Case No. 12-cv-00914 (MJD/FLN)

Plaintiffs,

**MOTION OF DEFENDANT
BOEHRINGER INGELHEIM
PHARMACEUTICALS, INC. FOR
PAYMENT OF COSTS AND
ATTORNEYS' FEES ASSOCIATED
WITH PLAINTIFFS' PREVIOUSLY
DISMISSED ACTION AND FOR
ASSOCIATED STAY OF
PROCEEDINGS**

v.

BOEHRINGER INGELHEIM
PHARMACEUTICALS, INC., *et al.*,

Defendants.

Defendant Boehringer Ingelheim Pharmaceuticals, Inc. (“BIPI”), by and through its counsel, hereby moves this Court pursuant to Rule 41(d) of the Federal Rules of Civil Procedure for an order (1) compelling Plaintiff Pamela Brann (“Plaintiff”) to pay to BIPI the sum of \$33,902.75, or such other sum as the Court may determine, in reimbursement for BIPI’s attorneys’ fees, costs and disbursements incurred in defending Plaintiff’s previously-dismissed action, *Brann v. BIPI*, No. 09-cv-3162 (D. Minn.), which have no utility in this action; and, (2) staying all proceedings in this matter, in full and as to all parties and claims, until Plaintiff makes full payment thereon to BIPI.

This motion is supported by an accompanying Memorandum of Law, by the Affidavit of Scott A. Smith, including all exhibits attached thereto; by all prior filings,

