
**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

In re: GUIDANT CORP. IMPLANTABLE
DEFIBILLATORS PRODUCTS LIABILITY
LITIGATION

MDL No. 05-1708 (DWF/AJB)

Case No: 07-cv-2633

Dwight Williams
Plaintiff(s)

**MOTION TO WITHDRAW AS
COUNSEL OF RECORD WITHOUT
SUBSTITUTION**

v.

Guidant Corporation, et al.
Defendant(s)

RELATIVE TO PLAINTIFF DWIGHT WILLIAMS ONLY

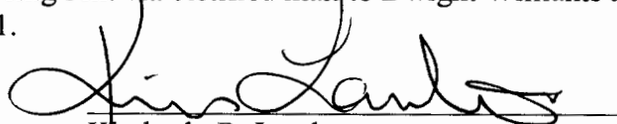
Pursuant to Rule 83.7(c) of the Local Rules of the United States District Court for the District of Minnesota, the undersigned attorney hereby requests the Court and counsel that Kimberly Lambert of Levin, Papantonio, Thomas, Mitchell, Echsner, and Proctor, P.A., currently listed as counsel of record for Plaintiff Dwight Williams, wishes to withdraw as counsel for Plaintiff Dwight Williams in this case for the following reason(s):

Counsel has discussed with Plaintiff the status of the proceedings, the existence of a proposed settlement, the likely recovery under the settlement, the necessary steps to remain part of that settlement, and the deadline for meeting these requirements. Counsel has explained to Plaintiff the facts of his case and the current status of the Guidant Litigation and Plaintiff has rejected the advice, consequently, refusing to provide the signed release of the defendant in this matter.

Counsel seeks to withdraw as the status of the Guidant Litigation has been thoroughly discussed with Plaintiff and there is a diverse difference of opinion regarding litigation strategy. Given that Counsel and Plaintiff disagree on the litigation strategy of his case and on what counsel believes is in the best interest of the client, Kimberly Lambert of Levin, Papantonio, Thomas, Mitchell, Echsner, and Proctor, P.A. hereby submits this Motion To Withdraw As Counsel for Plaintiff Dwight Williams.

A copy of this motion is also being sent via certified mail, to Dwight Williams at 3261 Flamingo Rd., Apt. 203, Las Vegas, NV 89121.

Dated: 6/9/08



Kimberly R. Lambert
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CERTIFICATE OF SERVICE

v.

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Defendant(s)

I hereby certify that a true and correct copy of the foregoing Motion To Withdraw As Counsel Of Record Without Substitution has been filed electronically on this 9th day of June 2008 using the Court's CM/ECF system and sent via USPS Certified Mail to Plaintiff Dwight Williams at his last known address of:

Dwight Williams
3261 Flamingo Rd. Apt 203
Las Vegas, NV 89121

Dated: 6/9/08



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