

IN THE SUPREME COURT OF OHIO

STATE OF OHIO,

Case No. 07-1842

Plaintiff-Appellant.

-vs-

DAVON WINN,

Defendant-Appellee.

MOTION TO WITHDRAW AS COUNSEL; MOTION TO APPOINT
COUNSEL FOR DAVON WINN

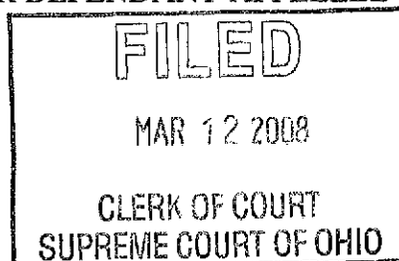
Now comes Counsel for Defendant-Appellee, Davon Winn, who respectfully moves this Court to allow her to withdraw as counsel for reasons more fully stated in the attached Memorandum in Support.

In addition, upon permitting Counsel to withdraw, Appellant requests that the Court appoint new counsel for Mr. Winn. The undersigned has communicated with Attorney Dan Hardwick at the Ohio Public Defender's Office. He left a voice message with the undersigned expressing an interest in the accepting appointment to this case.

Respectfully submitted,


Sandra J. Finucane 0067063
711 Waybaugh Drive
Gahanna, Ohio 43230
Ph. 614-471-4163

ATTORNEY FOR DEFENDANT-APPELLEE



MEMORANDUM IN SUPPORT

The undersigned counsel completed Mr. Winn's appeal before the Second District Court of Appeals without being fully paid. Thereafter, as a precaution and to preserve Mr. Winn's rights, counsel filed the Memorandum in Support of Jurisdiction in this Court pro bono and paid the filing fee out of her own pocket. Counsel cannot afford to prosecute the appeal without compensation.

Wherefore, it is moved that the undersigned counsel be permitted to withdraw.

Moreover, it is respectfully requested that the Public Defender's Office or other counsel be appointed to represent Mr. Winn in the above-titled case.

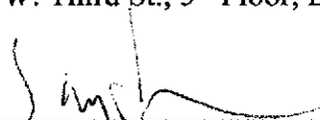
Respectfully submitted,



Sandra J. Finucane 0067063
711 Waybaugh Drive
Gahanna, Ohio 43230
Ph. 614-471-4163

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was forwarded to Jill R. Sink, Assistant Montgomery County Prosecutor, 301 W. Third St., 5th Floor, Dayton, Ohio 45422 this 10th day of March, 2008.



Sandra J. Finucane