

**VERDICTS OF ALYSSA STAMATAKOS
EICHHORN & EICHHORN, LLP**

200 Russell Street / P.O. Box 6328
Hammond, Indiana 46325
Telephone: (219) 931-0560
Telecopier: (219) 931-5370

9101 North Wesleyan Road
Indianapolis, Indiana 46268
Telephone: (317) 228-9670
Telecopier: (317) 228-9569

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
February 2007	Edward Ketchum v. Defendant Infectious Disease Specialist	Lake Superior Ct., Room 6 Crown Point	Whether defendant negligently prescribed antibiotic and failed to properly monitor patient while taking antibiotics, causing loss of coordination and balance	Final demand: \$75,001 Final offer: \$0 Defense verdict
April 2006	Mary & Richard Fafara v. Defendant OB/GYN, et al	United States District Court Northern District	Whether defendant was negligent in the delivery of baby who had shoulder dystocia	Final demand: \$75,001 Final offer: \$0 Defense verdict
February 2006	Dale & Marjorie Guibert v. Defendant General Surgeon	LaPorte Circuit Court (Michigan City)	Whether defendant was negligent in his pre-operative evaluation and whether a transduodenal sphincteroplasty was unnecessary	Final demand: \$75,001 Final offer: \$0 Defense verdict

WWW.EICHHORN-LAW.COM

**VERDICTS OF ALYSSA STAMATAKOS
EICHHORN & EICHHORN, LLP**

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
March 2003	Margaret Frostick, deceased by Adm'x Sandra Gold v. Defendant Anesthesiologist	Porter Superior Court Valparaiso, Indiana	Whether or not the defendant negligently used oxygen during operative procedure, resulting in ignition of face mask	Final Demand: \$75,001 Final Offer: \$0 Verdict for defendant
April, 2002	Marc & Bridget Hertzberg v. Defendant OB/GYN	LaPorte Superior Ct., Rm. 2 (Michigan City)	Whether or not defendant failed to diagnose breast cancer in 28- year old patient	Final demand: \$750,000 Final Offer: 0 Hung jury Case later settled for \$35,000
November 1997	Jacklyn & Alexander Gonzalez v. Defendant Gastroenterologist	Lake Superior Court Hammond, Indiana	Whether failure to perform ultrasound during first admission for gallstone pancreatitis was a factor in second admission for gallstone	Final demand: \$100,000 Final Offer: \$0 Verdict for defendant

WWW.EICHHORN-LAW.COM

**VERDICTS OF ALYSSA STAMATAKOS
EICHHORN & EICHHORN, LLP**

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
October 1997	Carl Bowden v. Defendant Family Practitioner	Porter Superior Court Valparaiso, Indiana	Whether the defendant physician's failure to diagnose decedent's cancer caused or contributed to cause the death of plaintiff's decedent	Final Demand: \$800,000 Final Offer: \$30,000 Judgment on the evidence granted for the defendant
March 1996	Davis v. Defendant Family Practitioner	Lake Circuit Court Crown Point, Indiana	Whether defendant's failure to admit patient immediately for myocardial infarction was malpractice when patient refused admission	Final demand: \$500,000.00 Final Offer: \$0 Verdict for defendant
August 1995	Crosslin v. Defendant Dentist	Lake Superior Court, Hammond, Indiana	Whether plaintiff could prevail on a wrongful death claim where defendant dentist's failure to diagnose squamous cell carcinoma of the tongue had no adverse effect on patient's life span	Final demand: \$2,000,000 Final Offer: \$0 Verdict for defendant

WWW.EICHHORN-LAW.COM

**VERDICTS OF ALYSSA STAMATAKOS
EICHHORN & EICHHORN, LLP**

TRIAL DATE	CAPTION (client in bold)	VENUE	CLAIM	OUTCOME
June 1995	Hill v. Defendant Internist	United States District Court, Northern District (Magistrate Rodovich)	Whether defendant internists used reasonable care during emergency intubation of patient in code blue following CVA and head injury from fall)	Final demand: \$500,000.00 Final offer: \$0 Verdict for defendant
Original trial: 1992 Retrial: October 2006	Bonnes v. Defendant Family Practitioner	Porter Superior Court Valparaiso, Indiana	Whether defendant doctors met the standard of care in treating plaintiff	1992 jury trial resulted in directed verdict for Dr. Feldner and defense verdict for Dr. Lanman. Dr. Feldner's case reversed on appeal, retried in 1996 and resulted in verdict in favor of defendant

WWW.EICHHORN-LAW.COM