

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF GEORGIA
SAVANNAH DIVISION**

BRANDON HARRINGTON,

Plaintiff,

v. **406CV285**

UNITED STATES OF AMERICA,

Defendant.

ALLSTATE INSURANCE COMPANY,

Plaintiff,

v. **407CV044**

UNITED STATES OF AMERICA,

Defendant.

**BARBARA WILSON, Individually and
as Natural Parent and Next Friend of
DEAKON LUCAS WILSON-HARRINGTON,
a Minor,**

Plaintiff,

v. **407CV115**

UNITED STATES OF AMERICA,

Defendant.

ORDER

Before this Court have been three consolidated,¹ negligence-based FTCA² cases

¹ See 406CV285 doc. # 18 (Order consolidating case # 407CV044 into case # 406CV285); # 25 (Order consolidating case # 407CV115 into case # 406CV285). One of the benefits of consolidation is that *consolidated* parties can file their documents in one case, thereby relieving themselves and the Court of having to flip

against the United States: *Harrington v. U.S.*, 406CV285; *Wilson v. U.S.*, 407CV115; and *Allstate Insurance Company v. U.S.*, 407CV044. After the Government announced settlement in them, doc. # 41, the Court administratively closed this case and noted that

At this point the parties have two options: (1) do nothing, in which case the Court will, in thirty days from the date this Order is served, dismiss this case with prejudice; or (2) within that same time period present a *Kokkonen*-based,³ F.R.Civ.P. 41(a)(2) dismissal judgment incorporating their settlement so that the Court may retain jurisdiction to enforce it.

Doc. # 42.

In response, Barbara Wilson, individually and on behalf of Deakon Lucas Wilson (a minor), moves the Court to approve their settlement. 407CV115, doc. # 19. She also asks the Court to retain jurisdiction. Doc. # 20. The Court grants both motions.

The Court has examined petition # 19 and finds that the settlement as proposed is in the best interest of Deakon Lucas Harrington. See doc. # 24 at 2 (the Government takes no position on this issue). While the \$2,000 settlement amount seems small compared to the \$17,000 total settlement in *Wilson*, see 407CV115 doc. # 19-5 at 1, it is undisputed that this child suffered no injuries from the

through multiple case files. Despite the Court's consolidation Order, however, the parties have continued filing papers in # 407CV115, thus defeating one of the core purposes of consolidation.

² The Federal Tort Claims Act, 28 U.S.C. §§ 2671-2680 *et seq.*

³ See *Kokkonen v. Guardian Life Ins. Co. of America*, 511 U.S. 375, 381-82 (1994).

vehicle collision at the center of this case. And given the relatively small amount compared to the formal investment and reporting protocols contemplated by S.D.GA.LOC.CIV.R 17.1(c), the Court will entrust the safe investment and management of this recovery to Barbara Wilson, free of any further supervision by this Court.

Meanwhile, the parties in *Allstate Ins. Co. v. U.S.*, 407CV044, have stipulated to that case's dismissal. 407CV044, doc. # 22. And the parties in *Harrington v. U.S.*, 406CV285, implicitly ask this Court to retain settlement-jurisdiction over their settlement as set forth in doc. # 43. Accordingly, the Court:

- **GRANTS** *Wilson v. U.S.*, 407CV115 motions # 19 and # 20, then **DISMISSES** that case **WITH PREJUDICE**, except to retain settlement-enforcement jurisdiction over the settlement set forth at doc. # 23;
- **DISMISSES WITH PREJUDICE** *Allstate Ins. Co. v. U.S.*, 407CV044; and
- **DISMISSES WITH PREJUDICE** *Harrington v. U.S.*, 406CV285, except to retain settlement-enforcement jurisdiction over the settlement set forth at doc. # 43.

This 27 day of October, 2008.



B. AVANT EDENFIELD, JUDGE
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF GEORGIA