

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

SAVE-A-LIFE FOUNDATION, INC.,

Plaintiff,

v.

No. 08 C 6022

PETER HEIMLICH, JASON HAAP and  
ROBERT BARATZ,

Defendants.

**MOTION FOR VOLUNTARY DISMISSAL**

NOW COMES plaintiff, SAVE-A-LIFE FOUNDATION, INC., by its counsel, ANCEL, GLINK, DIAMOND, BUSH, DICIANNI & KRAFTHEFER, P.C., and moves this court for voluntarily dismissal under Rule 41(a)(2).

Respectfully submitted,

By: /s/ Thomas G. DiCianni  
tdicianni@ancelglink.com

Thomas G. DiCianni  
ANCEL, GLINK, DIAMOND, BUSH, DICIANNI & KRAFTHEFER, P.C.  
140 South Dearborn, 6<sup>th</sup> Floor  
Chicago, Illinois 60603  
(312) 782-7606

**CERTIFICATE OF SERVICE**

I hereby certify that on July 7, 2009, I electronically filed the foregoing Motion for Voluntary Dismissal with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to:

[wgiampietro@skdaglaw.com](mailto:wgiampietro@skdaglaw.com)

[srigby@skdaglaw.com](mailto:srigby@skdaglaw.com)

[maretos@skdaglaw.com](mailto:maretos@skdaglaw.com)

/s/ Thomas G. DiCianni

Thomas G. DiCianni

Ancel, Glink, Diamond, Bush, DiCianni & Krafthefer, P.C.

140 South Dearborn, 6<sup>th</sup> Floor

Chicago, Illinois 60603

(312) 782-8606

[tdicianni@ancelglink.com](mailto:tdicianni@ancelglink.com)