

Court of Appeals, State of Michigan

ORDER

Michael Neal v Michael Arndt

Docket No. 297265

LC No. 2007-005308-NI

Kathleen Jansen
Presiding Judge

Mark J. Cavanagh

E. Thomas Fitzgerald
Judges

The Court orders that the motion for reconsideration is DENIED. Contrary to defendants' assertions, the relevant court rule requires the appellant to file "the *full* transcript of testimony *and other proceedings* in the trial court or tribunal." MCR 7.210(B)(1)(a) (emphasis added). The record reflects that the trial court held additional hearings in this matter for which defendants have not presented the transcripts on appeal. Even if no testimony was actually taken during these additional hearings, they certainly constituted "other proceedings" for which the transcripts were required under MCR 7.210(B)(1)(a).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

DEC - 7 2010

Date

Sandra Schultz Mengel
Chief Clerk