## Court of Appeals, State of Michigan

## ORDER

John Doe v Renee Boyle

Donald S. Owens Presiding Judge

Docket No. 305627

Peter D. O'Connell

LC No.

07-000906-NO

Michael J. Kelly

Judges

The Court orders that the motion for reconsideration is DENIED. We note that, contrary to the implication of appellant's argument, entry of the July 22, 2011 order was not required to finally dispose of the claims against defendant Michael Hand. Rather, a judgment is "a court's final determination of the rights and obligations of the parties in a case." *Cheron Inc v Don Jones Inc*, 244 Mich App 212, 220 n 4; 625 NW2d 93 (2000), citing Black's Law Dictionary (7<sup>th</sup> ed), p 846. Thus, if the claims against Hand were the last remaining claims in this case, the final order as to those claims is the July 19, 2011 consent judgment.

Owens, J., would grant the motion for reconsideration.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

DEC 21 2011

Date

Chief Clerk