## Court of Appeals, State of Michigan

## **ORDER**

Robert Davis v City of Detroit Financial Review Team

Patrick M. Meter Presiding Judge

Docket No. 311742

Stephen L. Borrello

LC No. 12-000113-CZ

Amy Ronayne Krause

Judges

The Court orders that the motion for immediate consideration is GRANTED.

The application for leave to appeal is DENIED for failure to persuade the Court of the need for immediate appellate review.

This Court did direct the trial court to hold an evidentiary hearing on the issue of civil contempt. The only remedy to a finding of civil contempt would be to award plaintiff costs and attorney fees. The trial court found that these sanctions should be awarded to plaintiff and therefore, we agree with the trial court that the contempt hearing was unnecessary. Where it is impossible for this Court to issue further relief, the issue is moot. *Jackson v Thompson-McCully Co, LLC*, 239 Mich App 482; 608 NW2d 531 (2000).



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

SEP 2 1 2012

Date

Chief Clerk