Court of Appeals, State of Michigan

ORDER

Mary Armbruster v Jennifer Hoey Lambers

Jane E. Markey
Presiding Judge

Docket No.

312084

Joel P. Hoekstra

LC No.

12-000006-NO

Jane M. Beckering

Judges

The motion for immediate consideration is GRANTED.

Pursuant to MCR 7.205(D)(2), in lieu of granting the delayed application for leave to appeal, the Court VACATES the August 1, 2012 and June 7, 2012 orders and REMANDS this matter to the trial court for entry of an order holding plaintiff's civil action in abeyance pending a decision of the Michigan Compensation Appellate Commission. Winters v Dalton, 207 Mich App 76, 80; 523 NW2d 636 (1994). The trial court shall reconsider plaintiff's motion to strike defendants' exclusive remedy affirmative defense once the Commission has ruled. This order has immediate effect. MCR 7.215(F)(2). The Court does not retain jurisdiction.



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

APR 2 3 2013

Date

Chief Clerk