Court of Appeals, State of Michigan

ORDER

Ester Langston v Hopewell Missionary Baptist Church

Docket No. 313441

LC No. **12-001648-CZ**

Elizabeth L. Gleicher, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike appellees' brief is GRANTED IN PART. The motion to strike is granted with respect to Exhibit 3 without prejudice to the case call panel's discretion to strike any other references to non-record matters in appellees' brief. Exhibit 3 of appellees' brief and the reference to it in the body of the brief are STRICKEN as an impermissible expansion of the record on appeal. The record on appeal is confined to the record made in the trial court and the trial court record transmitted to this Court does not include Exhibit 3. MCR 7.210(A)(1); *Coburn v Coburn*, 230 Mich App 118, 122-123; 583 NW2d 490 (1998), rev'd on other grounds, 459 Mich 874, 875 (1998). Within 14 days after the Clerk's certification of this order, appellees shall file an amended brief that omits Exhibit 3 and any reference to it. The amended brief shall be considered timely filed. The time for filing appellant's reply brief under MCR 7.212(G) shall be calculated from the date of service of appellees' amended brief.



A true copy entered and certified by Angela P. DiSessa, Acting Chief Clerk, on

JUL 12 2013

Date

Jugela

Acting Chief Clerk