Court of Appeals, State of Michigan

ORDER

City Of Brighton v Leon V Bonner; Leon V Bonner v City Of Brighton

Docket No. 314597; 314854

LC No. 09-024900-CZ; 09-024680-CZ

Amy Ronayne Krause, Judge, acting under MCR 7.211(E)(2), orders:

The motion for immediate consideration is GRANTED.

The motion to strike appellants' brief is DENIED. The denial is without prejudice to appellee filing a motion to compel production and/or service of any specifically identified transcripts which appellee believes are necessary for purposes of appeal and which have not been filed with the trial court in accordance with MCR 7.210(B).

Within 14 days of the Clerk's certification of this order, appellants shall file proof of service on appellee of the transcripts of December 14, 2012, January 3, 2013, January 29, 2013, and February 14, 2013, which were ordered in conjunction with the filing of these consolidated appeals. Appellants need not re-serve these transcripts if they have already been served on appellee; however, appellants must file proof of service of these transcripts with this Court as required by MCR 7.210(F).

The motion to extend time to file appellee's brief is GRANTED until August 19, 2013, or until 56 days after the date of service of the transcripts of December 14, 2012, January 3, 2013, January 29, 2013, and February 14, 2013, on appellee, whichever is later.

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

JUN 2 6 2013

Date

Acting Chie