Court of Appeals, State of Michigan

AMENDED ORDER

Kathy Button v Oakland Livingston Human Service AgencyWilliam C. Whitbeck
Presiding JudgeDocket No.314952Peter D. O'ConnellLC Nos.13-027262-AV; 12-012972-CZPatrick M. Meter
Judges

The Court orders that the motion for peremptory reversal pursuant to MCR 7.211(C)(4) is DENIED for failure to persuade the Court of the existence of manifest error requiring reversal and warranting peremptory relief without argument or formal submission.

The Court further orders that the application for leave to appeal is GRANTED, limited to the issues raised in the application and supporting brief. MCR 7.205(D)(4). The time for taking further steps in this appeal runs from the date of the Clerk's certification of this order. MCR 7.205(D)(3).



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

DEC 1 3 2013

Date

Duome W.