Court of Appeals, State of Michigan

ORDER

Jordan Georgiev v Auto Club Insurance Association

Kurtis T. Wilder Presiding Judge

Docket No. 315128

Christopher M. Murray

LC No.

11-013709 NF

Michael J. Riordan

Judges

The Court orders that the motion to affirm pursuant to MCR 7.211(C)(3) is GRANTED for the reason that the question to be reviewed is so unsubstantial as to need no argument or formal submission. After concluding that plaintiff had failed to establish a genuine issue of material fact that he had incurred reasonable and necessary expenses requiring defendant to pay no-fault benefits, the circuit court granted summary disposition in favor of defendant and dismissed plaintiff's action. However, the circuit court permitted plaintiff additional time to secure an attorney who was permitted by the circuit court to reargue, as on reconsideration, against dismissal of plaintiff's case. Plaintiff failed to obtain an attorney, and on appeal, presents no evidence to show that the circuit court erred in any respect.

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

OCT 3 0 2013

Date

Drone W. Sein Jr.