Court of Appeals, State of Michigan

ORDER

Patricia Ann D'Itri v Farhat & Story PC

Docket No.

315869

LC No.

11-000779-CZ

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

The motions to strike are GRANTED and the appellant's brief is STRICKEN. The appellee briefs in response are also STRICKEN. Within 21 days of the Clerk's certification of this order, appellant may file a replacement brief excluding all references to documents which are not part of the lower court record, MCR 7.210(A)(1). Plaintiff-Appellant is free to argue in her replacement brief that she was unfairly deprived of an opportunity to present evidence in opposition to defendants-appellees' motions for summary disposition in the trial court. The plaintiff-appellant is not precluded from filing a motion to remand.

The time for filing appellee briefs shall be calculated pursuant to MCR 7.212(A)(2)(a)(ii), starting from the date of service of appellant's replacement brief.

The motion to extend time to file a reply brief is DISMISSED AS MOOT.

The motion for sanctions for the filing of vexatious proceedings is DENIED WITHOUT PREJUDICE to the motion being refiled after the case is submitted on case call.

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

OCT 2 4 2013

Date

Drone W. Jer Jr.
Chief Clerk