Court of Appeals, State of Michigan

ORDER

Denise R Ketchmark v Archie L Hayman

Pat M. Donofrio Presiding Judge

Docket No. 315960

Deborah A. Servitto

LC No.

2012-000025-SC; 12-305642-DP

Elizabeth L. Gleicher

Judges

The Court orders that the motion for immediate consideration is GRANTED.

In lieu of granting the delayed application for leave to appeal, pursuant to MCR 7.205(D)(2), the Court orders that the January 16, 2013 order is REVERSED only to the extent the Court held that there is a question regarding the validity of the affidavit of parentage. Plaintiff's notarization of the affidavit of parentage was intended to verify that defendant was the person who signed it. MCL 55.285(4). To the extent that plaintiff's notarization of the affidavit of parentage was invalid, that deficiency negates the presumption of MCL 55.307(1) that defendant was the person signed the affidavit of parentage. However, defendant admits that he signed the affidavit of parentage. Thus, it is valid under MCL 722.1003(2).

The delayed application for leave to appeal is otherwise DENIED.

This Court retains no further jurisdiction.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

MAY 2 3 2013

Date

Chief Clerk