Court of Appeals, State of Michigan

ORDER

D Etta Wilcoxon v City of Detroit Election Commission

Kirsten Frank Kelly Presiding Judge

Docket No. 318828

Karen M. Fort Hood

LC No.

13-012502-AW

Cynthia Diane Stephens

Judges

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

The application for leave to appeal is GRANTED, limited to the issues raised in the application. 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).

This appeal is EXPEDITED on the Court's own motion. Plaintiff-appellant shall file appellant's brief by 3:00 p.m. on October 31, 2013, in the Detroit district office, with verification of personal service on all parties. Appellees' briefs, and/or any motion to affirm, shall be due within 14 days of service of appellant's brief. The Clerk of the Court is directed to submit the matter on the first available case call after the time for filing appellees' briefs has passed.

On the Court's own motion and to advance the efficient administration of the appellate process, this appeal shall be CONSOLIDATED with the appeals in *Desmond M White v City of Detroit Election Commission*, Docket No. 318683, and *Tom Barrow v Detroit Election Commission*, Docket No. 317540.

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

OCT 3 0 2013

Date

Drone W. Ser Jr.