Court of Appeals, State of Michigan

ORDER

Michael J. Kelly Presiding Judge

Docket No. 318230

App 389, 406; 834 NW2d 878 (2013).

Susan Lengauer Donohue v William Anthony Donohue

Peter D. O'Connell

LC No. 06-001387-DM

Stephen L. Borrello

Judges

The Court orders that appellee's motion to dismiss the claim of appeal as moot is DENIED. It appears that this Court could, if it determined it appropriate to do so based on the merits of this appeal, grant practical relief to appellant by reversing the order appealed from and ordering a return to a joint custody arrangement. Also, holdings by this Court as to the custody dispute may guide the trial court in further decisions in this matter. Thus, this appeal does not appear to be moot because it is not impossible for this Court to grant relief. C.D. Barnes Associates, Inc v Star Heaven, LLC, 300 Mich

Appellant's motion for peremptory reversal is DENIED for failure to persuade the Court of manifest reversible error warranting reversal without formal argument or submission.

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

FEB 21 2014

Date

Drow W. Sing.