Court of Appeals, State of Michigan

ORDER

Shawn Hodges v Harriet A Squier MDJane M. Beckering
Presiding JudgeDocket No.320012David H. SawyerLC No.14-000028-PZMark T. Boonstra
Judges

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

The Court further orders that the motion for peremptory reversal pursuant to MCR 7.211(C)(4) is GRANTED for the reason that venue did not properly lie in Jackson County. MCR 2.303(A)(1). This order is without prejudice to petitioner's refiling of the action with the Clerk in a proper county. MCR 2.303(A)(1).

The motion to expedite appeal is DENIED AS MOOT.

This order is to have immediate effect. MCR 7.215(F)(2). We do not retain jurisdiction.



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

JAN 2 4 2014

Drow W. Je Chier Clerk

Date