Court of Appeals, State of Michigan

ORDER

Elmo Lee v Dr. Christopher Loewe

Michael J. Riordan Presiding Judge

Docket No.

322384

Michael J. Talbot

LC No.

13-014168-NH

Kirsten Frank Kelly Judges

In lieu of granting the application, the Court orders, pursuant to MCR 7.205(D)(2), that the June 4, 2014, order of the Wayne Circuit Court regarding ex parte interviews of plaintiff's medical providers hereby is VACATED IN PART. Plaintiff simply has not shown why "justice requires" the condition set forth by the circuit court that defendants must provide plaintiff with 48 hours of notice before meeting with plaintiff's treating health care providers. *Szpak v Inyang*, 290 Mich App 711; 803 NW2d 904 (2010). Accordingly, that condition is STRICKEN from the order. The case is remanded to the circuit court for further proceedings consistent with this order.

The motion to consolidate is DENIED as moot.

This order is to have immediate effect, MCR 7.215(F)(2).

The Court retains no further jurisdiction.

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

AUG 1 1 2016

Date

Drome W. Zein Jr.