Court of Appeals, State of Michigan

ORDER

In re Conservatorship of Willett Johnson

Docket No. 324257

LC No. **06-119872-CA**

William B. Murphy, Chief Judge, acting under MCR 7.211(E)(2), orders:

Appellant's affidavit of indigency is treated as a motion to waive fees. The motion is DENIED because appellant's claim of indigency does not appear reasonable where she indicates a lack of income or liquid assets but that she makes car payments of \$343 per month. The Court notes that appellant may file a motion for reconsideration within 21 days of the date of this order that provides a fuller explanation of her financial circumstances in order to support her claim of indigency, particularly how she is able to make car payments and meet basic living expenses without having an income or receiving public assistance, if she wishes to seek reconsideration of the denial of a fee waiver.

Unless such a motion for reconsideration is timely filed, within 21 days of the date of this order, appellant shall pay to the Clerk of the Court the entry fee of \$375. Failure to comply with this order will result in the dismissal of the appeal.

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

DEC 05 2014

Date

Thou W. Gein Jr.
Chief Clerk