## Court of Appeals, State of Michigan

## ORDER

William E Kasben v Joseph T Kasben

Amy Ronayne Krause Presiding Judge

Docket No.

314851

Kurtis T. Wilder

LC No.

2001-005583 CH

Cynthia Diane Stephens Judges

The motion for reconsideration is DENIED.

The Court orders that the May 19, 2015 majority opinion is hereby AMENDED. The opinion contained the following clerical error: The last word on page one is changed to "language" and the last sentence in the block quote at the top of page 2 is removed.

In all other respects, the May 19, 2015 majority opinion remains unchanged.

On the Court's own motion, the May 19, 2015 dissenting opinion is hereby AMENDED. The opinion contained the following clerical error: The first sentence of the last paragraph is changed to "As discussed, we all agreed with the trial court's opinion that it implicitly held that the option agreements did not run with the land. I agree with that conclusion, and as a necessary consequence, the gifts from Ed to his children terminated the availability of those options to plaintiff."

In all other respects, the May 19, 2015 dissenting opinion remains unchanged.

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

JUL 22 2015

Date

Thomas Lings.

Chief Clerk