Court of Appeals, State of Michigan

ORDER

Ford Motor Company v City of Allen Park

Kurtis T. Wilder Presiding Judge

Docket No. 322628; 323340

Christopher M. Murray

LC No.

13-015405-AW

Michael J. Riordan

Judges

The Court orders that the motion to dismiss is GRANTED. Allen Park did not appeal the June 2013 order of the Wayne Circuit Court that included the finding that the test laboratory was not being used for a different purpose. Accordingly, this appeal is moot, where, in light of that finding, this Court may not grant the relief that Allen Park seeks. BP 7 v Bureau of State Lottery, 231 Mich App 356, 359; 586 NW2d 117 (1998); MCR 7.211(C)(2)(c). Further, this Court previously has denied for lack of merit related arguments made by Allen Park in City of Allen Park v State Tax Commission, unpublished order of the Court of Appeals, issued August 7, 2012 (Docket No. 307846), and Ford Motor Company v City of Allen Park, unpublished order of the Court of Appeals, issued August 14, 2014 (Docket No. 321667).

In light of the above, the motion to affirm is DENIED as moot.

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

JAN 3 0 2015

Date

Drow W. Zein Jr.