Court of Appeals, State of Michigan

ORDER

Melissa Goodwin v City of Lincoln Park; Victoria Morales v City of Lincoln Park; Auto Club Group Insurance Company v City of Lincoln Park

Docket No.

323785; 323788; 323791

LC No.

12-003364-NZ; 12-006777-NZ; 12-009832-NZ

Michael J. Talbot, Chief Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike the appellee brief of Auto Club Group Insurance Company is GRANTED. The issues raised by Auto Club do not directly pertain to whether appellant City of Ecorse is entitled to governmental immunity against the claims brought by the City of Lincoln Park such that this Court does not have the authority to consider them. *Pierce v Lansing*, 265 Mich App 174, 182; 694 NW2d 65 (2005). Further, Auto Club's request for remand to the circuit court to consider the constitutionality of the 45-day notice requirement in MCL 691.1419(1) is outside the scope of this appeal of right brought pursuant to MCR 7.202(6)(a)(v).

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

June 4, 2015

Date

Drow W. Sin Jr.