

Court of Appeals, State of Michigan

ORDER

Madison Paige Williams v Mark R Kennedy

Docket No. 324212

LC No. 14-000816-NO

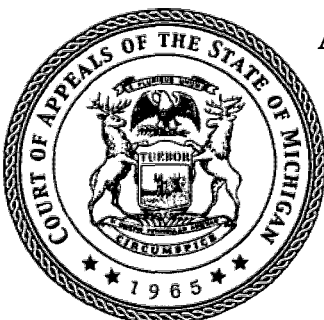
David H. Sawyer
Presiding Judge

Joel P. Hoekstra

Jane E. Markey
Judges

The Court orders that the application for leave to appeal is GRANTED. The time for taking further steps in this appeal runs from the date of the Clerk's certification of this order. MCR 7.205(E)(3). This appeal is limited to the issues raised in the application and supporting brief. MCR 7.205(E)(4). But in arguing those issues, the parties are directed to cite and apply appropriate dictionary definitions and statutory interpretation rules to the meaning of "equitable interest," "entitled to lawful possession," and "by virtue of . . . equitable interest" in MCL 324.80103(i), and to discuss how those terms should be read together in context and as a whole. *Robinson v City of Lansing*, 486 Mich 1, 15; 782 NW2d 171 (2010). See also *Johnson v Pastoriza*, 491 Mich 417, 436; 818 NW2d 279 (2012).

On the Court's own motion pursuant to MCR 7.216(A)(7), the Court orders that this case be CONSOLIDATED with the applications filed in Docket Nos. 324251 and 325267.



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

MAR 12 2015

Date

Chief Clerk