Court of Appeals, State of Michigan

ORDER

JOANN PERZYK V FARID FATA MD

Docket No. 325691

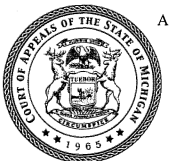
LC No. 2014-142257-NH Pat M. Donofrio Presiding Judge

Mark J. Cavanagh

Kathleen Jansen Judges

In lieu of granting leave to appeal, pursuant to MCR 7.205(E)(2), the Court orders that the Oakland Circuit Court's decision to require defense counsel to notify plaintiff at least 24 hours before any ex parte interview with plaintiff's treating physicians and health care providers is REVERSED and the language of the sixth paragraph of the circuit court's January 5, 2015 qualified protective order requiring such notice is STRICKEN from the qualified protective order. Szpak v Inyang, 290 Mich App 711; 803 NW2d 904 (2010). Plaintiff's desire for notice can be accomplished through traditional methods of discovery. MCR 2.309; MCR 2.302(E)(1)(b)(ii), (c).

This Court retains no further jurisdiction.



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

MAY 2 1 2015

Date

Drone W. fer Chief Clerk