

Court of Appeals, State of Michigan

ORDER

Weslieann Olwell v Jeffrey Truman

Docket No. **326220**

LC No. **09-000059-DS**

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.211(E)(2), orders:

The motion to waive fees is DENIED because appellant has failed to make a reasonable showing that she is indigent and unable to pay the \$375 entry fee. See MCR 2.002(D). Particularly, appellant's documentation indicating her income as a bartender includes no indication of the tip income that she presumably receives and, thus, does not appear to indicate her complete income.

Within 21 days of the Clerk's certification of this order, appellant shall pay to the Clerk of the Court the entry fee of \$375. Failure to comply with this order will result in the dismissal of the appeal.



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

MAR 20 2015

Date


Chief Clerk