## Court of Appeals, State of Michigan

## ORDER

Naketta Ward v State Farm Mutual Automobile Insurance Company; Naketta Ward v Porcha Woodruff Kirsten Frank Kelly Presiding Judge

Docket No.

327018; 328527

Michael J. Talbot

LC No.

14-005067-NF; 13-015965-NI

Cynthia Diane Stephens

Judges

The Court orders that the motion to dismiss is DENIED. However, the Court finds that appellant has failed to pursue the appeal in conformity with the rules, appellant having failed to order the transcript of the proceedings as required under MCR 7.210(B)(1)(a) until after appellee moved for dismissal.

The Court further orders attorney Carl Collins, retained counsel for appellant, to pay appellee, within 21 days after the certification of this order, costs in the sum of \$250.00 for counsel's failure to timely order the necessary transcript, the failure to comply with the court rules having necessitated appellee's motion. MCR 7.216(A)(7) and MCR 7.219(I). The assessed costs are personal to the attorney and shall not be charged back to the client.

The Court further orders that appellant's counsel shall serve a copy of the March 25, 2015, transcript on appellee within 7 days of the date of the court reporter's production of the transcript. MCR 7.210(F).

The time for filing appellee's brief shall be calculated under MCR 7.212(A)(2)(a)(ii) from the date the additional transcript is served upon appellee.

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

AUG 2 7 2015

Date

Drome W. Jew Jr.