## Court of Appeals, State of Michigan

## ORDER

## Jerome Foster v State Farm Mutual Automobile Insurance Company

Docket No. 328085

LC No. 13-015104-NF

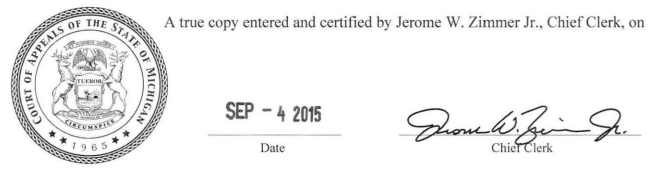
Michael J. Talbot, Chief Judge, acting under MCR 7.211(E)(2), MCR 7.217 and MCR 7.219(I) orders:

The above appeal is DISMISSED for want of prosecution, appellant having failed to comply with this Court's order of July 29, 2015, by filing a copy of the notice of filing the full transcript with the Clerk's Office of the Court of Appeals by August 26, 2015.

Carl L. Collins, III, retained counsel for appellant, shall pay to the Clerk of this Court, within 21 days of the certification of this order, court costs in the sum of \$250 for allowing this appeal to appear on the involuntary dismissal docket. Such costs are personal to the attorney and shall not be charged back to the appellant.

The motion to extend time to file appellee's brief on behalf of State Farm Mutual Automobile Insurance Company is DISMISSED AS MOOT, the initial appellant's appeal having been dismissed.

The cross appeal by defendant State Farm Mutual Automobile Insurance Company remains pending. Pursuant to MCR 7.207(D), cross appellant is directed to file a stenographer's certificate reflecting that the full transcript has been ordered. The time for filing for cross appellant's brief shall be calculated under MCR 7.212(A)(1) from the date the full transcript is filed with the trial court clerk.



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