Court of Appeals, State of Michigan

ORDER

Oakwood Healthcare Inc v Hartford Insurance Co of the Midwest; Relief Physical Therapy & Rehab v Hartford Insurance Co Michael J. Talbot Presiding Judge

Docket No.

328162; 328265

Kirsten Frank Kelly

LC No.

13-009820-NF; 13-013849-NF

Cynthia Diane Stephens

Judges

The Court orders that the motion for peremptory reversal pursuant to MCR 7.211(C)(4) is DENIED, the panel being unable to reach a unanimous decision as required under the rule. Were it not for the unanimity requirement, Judges Talbot and Kelly would grant the motion and remand for entry of an order granting summary disposition in favor of defendant-appellant Hartford Insurance Company of the Midwest on the authority of *Titan Ins Co v Hyten*, 491 Mich 547; 817 NW2d 562 (2012) and *Bazzi v Sentinel Ins Co*, ___ Mich App ___; __ NW2d ___ (2016).

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

AUG 1 9 2016

Date

Rose W. Sein Jr.
Chief Clerk