Court of Appeals, State of Michigan

ORDER

Lavada Mitchell v Suburban Mobile Authority for Regional Transportation

Mark J. Cavanagh Presiding Judge

Deborah A. Servitto

Docket No. 328894

Colleen A. O'Brien

LC No. 2013-003565-NI

Judges

Pursuant to MCR 7.205(E)(2), in lieu of granting the application for leave to appeal, the Court orders that the Macomb Circuit Court's February 23, 2015 opinion and order is REVERSED IN PART to the extent it dismissed plaintiff's count seeking payment of personal protection insurance benefits under the no-fault act. Defendant did not move for summary disposition of plaintiff's no-fault claims, so plaintiff was not required to present affidavits of evidence supporting those claims. MCR 2.116(G)(4). In all other respects the application for leave to appeal is DENIED.

This Court retains no further jurisdiction.

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

FEB 1 0 2016

Date

Thomas Je. Chief Clerk