## Court of Appeals, State of Michigan ORDER

## Fannie Mae v Jerma Rogers

Docket No.

330284

LC No.

15-006689-AV

Michael J. Talbot, Chief Judge, acting under MCR 7.201(B)(3) and MCR 7.211(E)(2), orders:

The motion to waive fees is DENIED as to appellant Jerma Rogers because a review of his affidavit concerning financial status does not persuade this Court that he is unable to pay.

The application for leave to appeal and motion to waive fees are DISMISSED IN PART as to appellant Joseph Richardson for failure to pursue the case in conformity with the rules. MCR 7.201(B)(3) and 7.216(A)(10). The Clerk of the Court provided notice that the application was defective for failure to provide an affidavit of indigency, and that defect was not cured. See MCR 2.002(D); MCL 600.321(4). Dismissal is without prejudice to whatever other relief may be available consistent with the Court Rules.

The appeal may proceed with respect to appellant-Rogers only. Within 21 days of the Clerk's certification of this order, appellant-Rogers 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

JAN 1 9 2016

Date

Thould Lin Jr.
Chief Clerk