Court of Appeals, State of Michigan

ORDER

AMENDED AS TO DATE ONLY

Red D Freight v Steven A Sexton

Docket No. 330834

LC No. 15-138267-CB

Michael J. Talbot Presiding Judge

Kurtis T. Wilder

Christopher M. Murray Judges

The Court orders that the motion for immediate consideration is GRANTED.

It is further ordered that the application for leave to appeal is GRANTED. The time for taking further steps in this appeal runs from the date of the Clerk's certification of this order. MCR 7.205(E)(3). This appeal is limited to the issues raised in the application and supporting brief. MCR 7.205(E)(4).

On the Court's own motion, further proceedings are STAYED pending resolution of this appeal or further order of this Court, with the exception of the show cause hearing scheduled for January 6, 2016, since the trial court retains the power to enforce its lawful orders until dissolution or reversal. *Rose v Aaron*, 345 Mich 613, 615; 76 NW2d 829 (1956) ("Although the temporary restraining order was improperly granted, it should have been obeyed until dissolved and the court had the power to punish disobedience thereof as for contempt"); *Schumacher v Tidswell*, 138 Mich App 708, 722; 360 NW2d 915 (1984) ("The circuit judge was clearly acting within the scope of his judicial authority and the attorney, as an officer of the court, was obligated to respect the order of the circuit court until the order was reversed on appeal.").

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



TAAL	0	900	0040
IAN	н	2	2016
Q	~	2	2010

June W.

Date