Court of Appeals, State of Michigan ORDER

James Cowans v John Doe

Docket No.

331012

LC No.

14-004926-NI

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

The claim of appeal is DISMISSED for failure to pursue the case in conformity with the rules. MCR 7.201(B)(3) and 7.216(A)(10). The Clerk of this Court provided notice regarding the nature of the defects in this filing, and the defects were not corrected in a timely manner by providing this Court with (1) an amended claim of appeal with the proper plaintiff listed, as the current claim lists a party not involved in this action; (2) a copy of an order dismissing plaintiff's claims against remaining defendants Auto Club and John Doe entered before December 30, 2015, the date of filing of the claim; (3) an amended proof of service on defense counsel Bocik at his proper address; (4) a signed and dated signature page for the appellant brief; and (5) a revised caption page for the appellant brief to reflect all defendants. Dismissal is without prejudice to whatever other relief may be available consistent with the Court Rules.

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

FEB 1 0 2016

Date

Drone W. Jein Jr.
Chief Clerk