Court of Appeals, State of Michigan

ORDER

Douglas B. Shapiro Presiding Judge Jennifer Baran v Progressive Marathon Insurance Company Jane M. Beckering Docket No. 331647 Mark T. Boonstra LC No. 15-000470-NF Judges

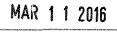
The Court orders that the motion for immediate consideration is GRANTED.

Pursuant to MCR 7.205(E)(2), in lieu of granting the application for leave to appeal, the Court VACATES the February 11, 2016 order of the Washtenaw Circuit Court and REMANDS this matter to the circuit court for entry of an order granting appellant's motion to intervene and accepting appellant's intervening complaint for filing. The circuit court abused its discretion when it denied the motion to intervene. Regents of the Univ of Michigan v State Farm Mutual Ins Co, 250 Mich App 719, 733; 650 NW2d 129 (2002); Lakeland Neurocare Centers v State Farm Auto Ins Co, 250 Mich App 35, 39; 645 NW2d 59 (2002); Precision Pipe & Supply, Inc v Meram Construction, Inc, 195 Mich App 153, 156; 489 NW2d 166 (1992).

This order has immediate effect. MCR 7.215(F)(2). The Court does not retain jurisdiction.



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



Drone W. Jen Jr. Chier Clerk