

**Court of Appeals, State of Michigan**  
**ORDER**

**In re Erwin Estate**

Docket No.   **331690**

LC No.       **13-130558-DE**

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Michael F. Gadola, Judge, acting under MCR 7.211(E)(2), orders:

The motion to direct service is GRANTED IN PART AND DENIED IN PART. The motion is GRANTED TO THE EXTENT that appellants shall, within seven days of the date of this order, serve counsel for appellee Maggie Erwin with a copy of the jurisdictional checklist and docketing statement for this appeal and the December 9, 2015 transcript and file proof of service of those items on that appellee with this Court. Appellants are further directed to make good faith efforts to comply with all future obligations as to service of items in this appeal. However, the Court concludes there is no need to require appellants to again serve appellee Maggie Erwin with the August 13, 2015 transcript where she was previously served with that item as an exhibit to the appellant's brief in the prior consolidated appeals in Docket Numbers 323387 and 329264. Further, because the February 17, 2016 transcript is not part of the record for this appeal, appellants are not required to serve that transcript. The motion is DENIED TO THE EXTENT that it seeks relief as to other Court of Appeals files because an appropriate motion should be filed in those files to seek relief as to those separate files.



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

**JUN 09 2016**

Date

  
Chief Clerk