## Court of Appeals, State of Michigan

## ORDER

Patryck Wolfrum v Encompass Indemnity Company

Kurtis T. Wilder Presiding Judge

Docket No.

337243

Kirsten Frank Kelly

LC No.

15-007210-NF

Michael J. Riordan

Judges

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

Pursuant to MCR 7.205(E)(2), the Wayne Circuit Court's January 5, 2017 order is REVERSED in part. Plaintiff's interrogatory answers provided reasonable proof of his wage loss claim, including reasonable proof of the amount defendant may offset for plaintiff's receipt of long term disability benefits. MCL 500.3107(1)(b); MCL 500.3109a; Regents of Univ of Mich v State Farm Mut Ins Co, 250 Mich App 719, 734-736; 650 NW2d 129 (2002). Plaintiff's motion for partial summary disposition should have been granted in its entirety.

This order is to have immediate effect. MCR 7.215(F)(2).

This Court retains no further jurisdiction.

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

APR 1 1 2017

Date

Thould fin Jr.