Court of Appeals, State of Michigan

ORDER

First National Rehab Inc v Liberty Mutual Insurance Company		Kirsten Frank Kelly Presiding Judge
Docket No.	344097	Christopher M. Murray
LC No.	17-005672-CZ	Cynthia Diane Stephens Judges
Pursuant to MCR 7.205(E)(2), the Court orders that the trial court's November 9, 2017 order granting summary disposition in defendant's favor is REVERSED, and the matter REMANDED for further proceedings. The anti-assignment clause in the insurance policy is unenforceable as against the assignments obtained by plaintiffs. <i>Shah v State Farm Mut Auto Ins Co</i> , Mich App; NW2d (2018) (Docket No. 340370). Pursuant to MCL 500.3145(1) and <i>Shah</i> , Mich App at; slip op		

at 11-12, plaintiffs may seek to recover benefits for services rendered in the year prior to each plaintiffs'

respective assignment.

This order is to have immediate effect. MCR 7.215(F)(2). We do not retain jurisdiction.

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

OCT 1 9 2018

Date

Drom W. Jein Jr. Chief Clerk