## Court of Appeals, State of Michigan ORDER

Clam Lake Township v Department of Licensing & Regulatory Affairs

Docket Nos. 340852; 340854

LC No. **2014-025391-AA** 

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

The motion for immediate consideration is GRANTED.

The motion to hold these appeals in abeyance is also GRANTED. These appeals are HELD IN ABEYANCE until the earlier of 126 days after the date of this order or receipt by the Clerk's Office of this Court of written correspondence from counsel for any party to either appeal, with proof of service on the other parties to both appeals, requesting that the abeyance be concluded. Such a request from the appellant in either appeal or from the common appellees as to both appeals will conclude the abeyance as to both appeals.

The appellant's brief in each appeal shall be due 21 days after the conclusion of the abeyance.

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

JUN 1 4 2019

Date

Drom W. Jew Jr.
Chief Clerk