Court of Appeals, State of Michigan

ORDER

Clinton Pitts v Department of Community Health

Kathleen Jansen Presiding Judge

Docket No. 345079

Thomas C. Cameron

LC No. 18-000103-MZ

Jonathan Tukel

Judges

On its own motion, the Court orders that this appeal is DISMISSED for appellant's failure to pursue the appeal in conformity to the rules. MCR 7.216(A)(10). Even if Donna Pitts, as guardian for Clinton Pitts, is considered plaintiff-appellant on appeal pursuant to MCR 2.201(B)(1), the appeal cannot be considered prosecuted in accordance with the rules because Donna Pitts cannot prosecute the appeal *in propria persona* when the real party in interest is Clinton Pitts. See *Shenkman v Bragman*, 261 Mich App 412; 682 NW2d 516 (2004).

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

AUG 27 2019

Date

Drone W. Zin Jr.
Chief Clerk