

Court of Appeals, State of Michigan

ORDER

Megan Margaret Forman v Daniel Scott Forman

Docket No. 345599

LC No. 14-009204-DM

Michael J. Riordan
Presiding Judge

Jane E. Markey

Anica Letica
Judges

On the Court's own motion this matter is hereby DISMISSED.

Post-appeal, the parties stipulated to an order amending the judgment of divorce that provides: "[T]he parties agree that this Stipulation shall supersede any decision of the Court of Appeals, and the parties intend to abide by said agreement." Consequently, the questions raised in the appeal are moot. See *City of Novi v Robert Adell Children's Funded Trust*, 473 Mich 242, 256 n 12; 701 NW2d 144 (2005) ("Where the facts of a case make clear that a litigated issue has become moot, a court is, of course, bound to take note of such fact and dismiss the suit, even if the parties do not present the issue of mootness.")



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

MAR 12 2019

Date


Chief Clerk