

**Court of Appeals, State of Michigan**

**ORDER**

**Tia Corporation v Peaceways**

Docket No. **346591**

LC No. **17-00014-CH**

---

Jane M. Beckering, Chief Judge Pro Tem, acting under MCR 7.211(E)(2), orders:

The motion “to accept filing of reply brief on July 17, 2019” is DENIED; neither an appellant’s brief nor appellee’s brief having yet been filed in this matter. The reply brief received with the motion is not accepted for filing. The Clerk of the Court shall place this case on the involuntary dismissal docket without further notice to the parties if an appellant’s brief conforming to the requirements of MCR 7.212 is not filed within 14 days of the Clerk’s certification of this order. An appellant’s brief filed in accordance with this order will not be considered as timely filed.



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

**JUL 31 2019**

Date

  
Chief Clerk