

Court of Appeals, State of Michigan

ORDER

Ronald Sons v Mary Beth Sons

Docket No. **346979**

LC No. **2017-067664-DO**

Christopher M. Murray, Chief Judge, acting under MCR 7.211(E)(2), orders:

The “motion to substitute party on the death of appellant” is **DENIED WITHOUT PREJUDICE** to the filing of a motion to substitute parties after the formal appointment of the personal representative. If the motion to substitute parties is not filed on behalf of the formally appointed personal representative within 21 days of the Clerk’s certification of this order, the appeal may be dismissed.



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

APR 25 2019

Date


Chief Clerk