Court of Appeals, State of Michigan

ORDER

UUSI LLC v Loren Stieg

Docket No. 348272

LC No. **16-014662-CK**

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

The motion filed by cross-appellant on July 24, 2019 is GRANTED IN PART AND DENIED IN PART.

The motion is DENIED with regard to compelling appellants to order certain transcripts because a notice of filing transcript has now been filed as to certain of those transcripts and a stenographer's certificate has now been filed indicating that the additional relevant transcripts have been ordered.

The motion is GRANTED to the extent that the time for filing cross-appellant's brief under MCR 7.212(A)(1)(a)(iii) shall run from the date of filing of the last outstanding transcript in the trial court. This is without prejudice to the ability under this Court's standard practice to timely file a joint appellees/cross-appellant's brief after appellants brief is filed if that would allow filing of a joint appellees/cross-appellant's brief at a later date.

The request in the motion for attorney fees and costs is disregarded because such a request must be made in a separate motion for sanctions for vexatious proceedings under MCR 7.211(C)(8).

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

AUG 0 9 2019

Date Chief C