Court of Appeals, State of Michigan

ORDER

Brenda Ford White v O L Matthews MD

Thomas C. Cameron Presiding Judge

Docket No. 348497

Karen M. Fort Hood

LC No.

13-013472-NH

Anica Letica Judges

The Court orders that the application for leave to appeal is DENIED for lack of merit in the grounds presented.

The motion for vexatious litigator restrictions is DENIED, this Court having no counterpart to MCR 7.316(C)(3).

On its own motion, this Court finds sanctions warranted on the basis that plaintiff-appellant Brenda White's pursuit of this appeal is frivolous and vexatious. MCR 7.216(C)(1). Plaintiff-appellant Brenda White is ordered to pay the Clerk of this Court \$500 within 28 days of the date of this order. We direct the Clerk of the Court to return without accepting any further filings by or on behalf of Brenda White in any non-criminal matter until she has made the payment required by this order. MCR 7.216(A)(7). These sanctions are imposed without prejudice to the filing of a motion by defendants-appellees, within 21 days of the Clerk's certification of this order, for actual and punitive damages pursuant to MCR 7.216(C) to recover the amount of actual damages, including reasonable attorney fees, incurred by defendants-appellees as a result of the vexatious appeal filed by plaintiff-appellant Brenda White. MCR 7.211(C)(8); Fette v Peters Constr Co, 310 Mich App 535, 553-554, 871 NW2d 877 (2015).

The motion to dismiss is DENIED, the Court having ruled that plaintiff-appellant Brenda White's application has no merit.

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

JUL 2 9 2019

Date

Drow W. Zein Jr.