Court of Appeals, State of Michigan

ORDER

Maria T Prose v Thomas Prose

Thomas C. Cameron Presiding Judge

Docket No. 352170

Christopher M. Murray

LC Nos.

10-100187-DM; 15-004686-CZ

Anica Letica Judges

The Court orders that the delayed application for leave to appeal is DENIED. Consolidated cases retain their separate identities. *Chen v Wayne State University*, 284 Mich App 172, 196-199; 771 NW2d 820 (2009). With respect to the divorce action (LC No. 10-100187-DM), the delayed application for leave to appeal is denied for lack of merit in the grounds presented. With respect to the civil suit (LC No. 15-004686-CZ), leave to appeal is denied, but without prejudice, because plaintiff has filed a claim of appeal which is proceeding with respect to that lower court case number. See *Prose v Prose*, unpublished order of the Court of Appeals, entered December 19, 2019 (Docket No. 351776). Plaintiff may raise her challenges arising out of LC No. 15-004686-CZ in the claim of appeal that is pending in Docket No. 351776. See *Bonner v Chicago Title Ins Co*, 194 Mich App 462, 472; 847 NW2d 807 (1992) ("Where a party has claimed an appeal from a final order, the party is free to raise on appeal issues related to other orders in the case").

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

MAR 0 3 2020

Date

Drow W. Je Jr.
Chief Clerk