

Court of Appeals, State of Michigan

ORDER

Estate of Paul Kelley v Eric Peet

Docket No. 323621

LC No. 14-053448-CZ

Joel P. Hoekstra, Judge, acting under MCR 7.211(E)(2), orders:

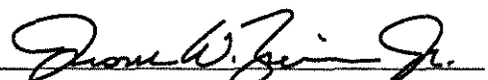
The motion for reconsideration is DENIED because it fails to recognize that, under MCL 600.2921, all actions and claims survive death. *Deeg v Detroit*, 345 Mich 371; 76 NW2d 16 (1956), is inapposite because it predated the adoption of MCL 600.2921 and reflects prior common law that was changed by that statutory provision. Further, the discussion in *McLean v Rogers*, 100 Mich App 734, 737; 300 NW2d 389 (1980), regarding the right to privacy ending at death was in the context of using blood testing from a dead body as evidence and is also inapposite.



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

NOV 25 2015

Date


Chief Clerk