

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Clinton C Lovett v City of Detroit**
Docket No. **273710**
L.C. No. **05-530081-CL**

Michael J. Talbot, Judge, acting under MCR 7.211(E)(2), orders:

The motion for immediate consideration is GRANTED.

The motion to strike appellant's brief is also GRANTED. Appellant's brief is STRICKEN because the statement of facts does not reference the transcript of the hearing on defendant-appellee's motion to dismiss that was held on September 11, 2006, the brief having been filed before the complete transcript was prepared and filed. It is appellant's duty to secure the filing of transcripts of all the proceedings, serve the transcripts on appellee, and reference the transcripts in appellant's brief on appeal. See MCR 7.210(A)(1), MCR 7.210(B)(1)(a), MCR 7.210(F), and MCR 7.212(C)(6).

Appellant shall secure the expedited filing of the transcripts of hearings held on July 14, 2006, July 25, 2006, and September 11, 2006, within 28 days after the Clerk's certification of this order. Within 14 days after the certification of this order, appellant shall secure the filing of the court reporter's certificate to confirm that the expedited transcript order has been received and acknowledged by the appropriate court reporter. Within 14 days after the transcripts are filed with the trial court clerk, appellant shall serve copies of the transcripts on counsel for appellee and file proof of that service with the Court of this Court.

Appellant shall file a brief on appeal to replace the stricken brief within 21 days after the transcripts are filed with the trial court clerk. Appellee's brief is due within 35 days after service of appellant's brief. The motion to extend time to file appellee's brief is DISMISSED as moot.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

FEB 21 2007

Date

Sandra Schultz Mengel

Chief Clerk