

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Rennta Chrisdiana v Dept of Community Health**
Docket No. **276440**
L.C. No. **06-001112-CZ**

E. Thomas Fitzgerald, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike Exhibits C and E, and all references to those exhibits, is GRANTED. Neither item appears to be part of the record on appeal. MCR 7.210(A)(1) & (3).

The motion to allow the filing of the two exhibits that were offered, but not admitted, into evidence is GRANTED. The substance of excluded evidence offered in the trial court must be included as part of the record on appeal. MCR 7.210(A)(3). Further, appellant addressed these items generally in her application for leave to appeal and appellant brief.

Within 14 days of the certification of this order, appellant shall file five copies of an amended brief, attaching the two January 13, 2006 letters, and modifying the general references about additional evidence to specific references to these letters. Appellant may not make any other changes in her brief.

Within 14 days of service of appellant's amended brief, appellee shall file five copies of an amended brief which excludes Exhibits C and E, and any references to these exhibits. Appellees may not make any other changes in their brief, except to clarify any references to the above changes to appellant's brief. No new arguments in that regard may be added.



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

DEC 19 2007
Date

Sandra Schultz Mengel
Chief Clerk