

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Oakland County v Oakland County Deputy Sheriffs Assn**
Docket No. **280075**
L.C. No. **06-000031**

Mark J. Cavanagh, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike is GRANTED and the appellant's brief is STRICKEN for failure to substantially comply with the requirements of MCR 7.212(B). The brief fails to comply with the requirements that briefs be double-spaced and not more than 50 pages in length. The extensive, single-spaced excerpts from lower court pleadings found in appellant's brief are not properly considered quotations. The original recitation of facts found in Appendices A & B, and incorporated by reference into the body of the brief, are properly counted against the 50-page limit for the brief, rendering appellant's brief in excess of that limit. An amended appellant's brief in compliance with the requirements of MCR 7.212 may be filed within 21 days of the Clerk's certification of this order.



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

JAN 10 2008

Date

Sandra Schultz Mengel
Chief Clerk