

**Court of Appeals, State of Michigan**

**ORDER**

Robert Davis v Highland Park Board of Education

Docket No. 315511

LC No. 2012-013301 AW

Michael J. Riordan  
Presiding Judge

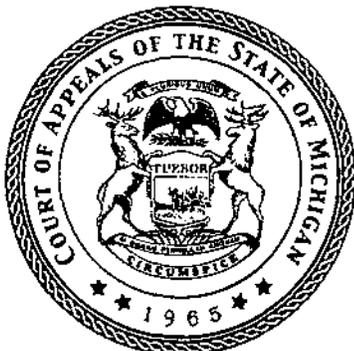
Kirsten Frank Kelly

Karen M. Fort Hood  
Judges

---

The Court orders that the motion for immediate consideration is GRANTED.

The Court further orders that the motion for preemptory reversal pursuant to MCR 7.211(C)(4) is DENIED for failure to persuade the Court of the existence of manifest error requiring reversal and warranting preemptory relief without argument or formal submission.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

MAY 16 2013

Date

  
Chief Clerk