

**Court of Appeals, State of Michigan**

**ORDER**

Meghna R Chauhan v Rakesh M Chauhan

Docket No. 325589

LC No. 14-002076-DM

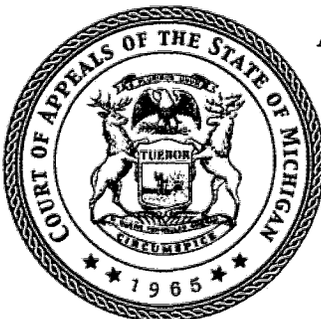
William B. Murphy  
Presiding Judge

Joel P. Hoekstra

Douglas B. Shapiro  
Judges

---

Pursuant to MCR 7.205(D)(2), in lieu of granting the application for leave to appeal, the Court VACATES the circuit court's December 23, 2014 order. Although the circuit court was correct that MCR 3.207(C) grants authority for the court to issue temporary orders, under *Grew v Knox*, 265 Mich App 333, 336-337; 694 NW2d 772 (2005), an evidentiary hearing on the 12 best interest factors set out in MCL 722.23 and specific findings on each of those factors, followed by a determination of the best interests of the children, is mandated before custody can be modified, even on a temporary basis and even when a court is establishing custody in an original matter. This Court REMANDS for the required evidentiary hearing, findings and determination. We do not retain jurisdiction.



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

**FEB 13 2015**

Date

Chief Clerk