

**Court of Appeals, State of Michigan**

**ORDER**

Cynthia Czar-Murrell v Aldersgate Apartments

Docket No. 326822

LC No. 14-008672-AV

Amy Ronayne Krause  
Presiding Judge

Stephen L. Borrello

Michael J. Kelly  
Judges

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The Court orders that the motion for reconsideration is DENIED as moot.

On the Court's own motion pursuant to MCR 7.216(C)(1)(a), we deem appellant's motion for reconsideration vexatious and assess \$250.00 in sanctions against appellant's attorney, Ann Victoria Hopcroft. The motion is vexatious within the meaning of MCR 7.216(C) because it was filed "for purposes of hindrance or delay or without any reasonable basis for belief that there was a meritorious issue" for reconsideration. MCR 7.216(C)(1)(a). Further, appellant did not withdraw her motion for reconsideration after appellee executed the order of eviction or after the Michigan Supreme Court denied her application for leave to appeal on May 8, 2015. Attorney Hopcroft shall pay this sanction to the Clerk of the Court within 21 days of the entry of this order. We note that appellee may file a motion for sanctions under MCR 7.211(C)(8).



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

**MAY 15 2015**

Date

Chief Clerk