

# Court of Appeals, State of Michigan

## ORDER

Luzviminda Lanurias v Progressive Insurance Company

Docket No. 327435

LC No. 12-011562-CZ

Michael J. Talbot  
Presiding Judge

Kurtis T. Wilder

Michael J. Riordan  
Judges

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The Court orders that the motion to dismiss is DENIED. However, the Court finds that appellants have failed to pursue the appeal in conformity with the rules because they failed to order certain transcripts of the proceedings as required under MCR 7.210(B)(1)(a) until after appellee moved for dismissal, and apparently still have not ordered the full transcript. Appellants' counsel must immediately order, on an expedited basis, any outstanding transcripts that have not yet been produced to comply with MCR 7.210(B)(1), which requires appellants to order the full transcript. See also IOP 7.210(B)(1)-1 ("[t]he appellant is responsible for securing the timely filing of the *complete* transcript for appeal, not just the transcript(s) that the appellant believes are relevant to the appeal.") Appellants are directed to secure the filing of the stenographer's certificate(s) in this Court within 21 days of the certification of this order. The Clerk of the Court shall place this case on the involuntary dismissal docket without further notice to the parties if the stenographer's certificate is not filed in accordance with this order. Appellee's brief is due within 35 days of the production of the outstanding transcripts.

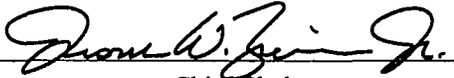
It is further ordered that appellants' counsel shall file any exhibits offered in evidence, including any de bene esse depositions, with the Clerk of this Court within 21 days of the date of this order.



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

January 14, 2016

Date

  
Chief Clerk