

IN THE MICHIGAN COURT OF APPEALS

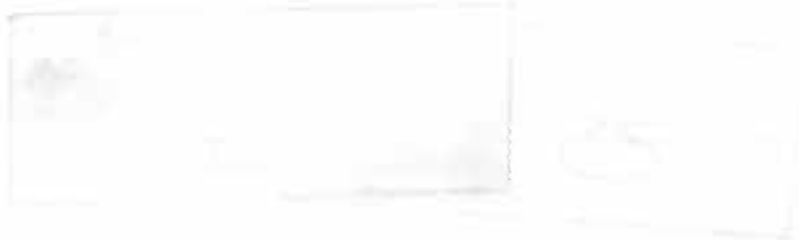
ORDER

Re: **In re McCallup**
Docket No. **304865**

William B. Murphy, Chief Judge, acting under MCR 7.203(F)(1), orders:

The motion to waive fees is GRANTED for this case only.

The complaint for mandamus is DISMISSED for lack of jurisdiction because it was not brought against a state officer, MCR 3.305, MCR 7.203(C)(2) and MCL 600.4401, but instead was brought against county judges and private parties. Further, plaintiff has not met her burden of showing that no adequate legal remedy exists. See *Keaton v Village of Beverly Hills*, 202 Mich App 681, 683; 509 NW2d 544 (1993).



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

 25 2011

Date

 
Chief Clerk