

**Court of Appeals, State of Michigan**

**ORDER**

Shaquitta Anderson v MG Trucking Inc

Cynthia Diane Stephens  
Presiding Judge

Docket No. 11-000165-NI

Michael J. Talbot

LC No. 306709

Christopher M. Murray  
Judges

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

The motion to waive the requirements of MCR 7.209 is GRANTED.

The motion to file an amicus brief is GRANTED.

In lieu of granting the application, the Court orders, pursuant to MCR 7.205(D)(2), that the July 25, 2011, order of the Wayne Circuit Court determining that plaintiff's social media information was irrelevant hereby is VACATED. From the limited record provided, we are unable to determine if the trial court denied the access to the records after considering the extent to which the entries were relevant to the plaintiff's allegations that she suffers from high levels of pain from the intense headaches, social isolation, and memory problems which preclude her from employment, recreational and social activities. Therefore, the case is REMANDED to the circuit court to allow the trial judge to augment her order to address these issues. To facilitate further appellate review if necessary, the trial court should list the information provided by plaintiff in general terms such as those described in *Offenback v LM Bowman Inc*, 2011 WL 2491371 (M.D. PA 2011). The case is remanded to the trial court for further proceedings consistent with this order.

The motion for stay is DENIED.

This order is to have immediate effect, MCR 7.215(F)(2).

The Court retains no further jurisdiction.



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

DEC 14 2011

Date

  
Chief Clerk