

**Court of Appeals, State of Michigan**

**ORDER**

Frank M Johnson v Sharon P Johnson

Docket No. 264691

LC No. 99-014929-DM

Pat M. Donofrio  
Presiding Judge

Mark J. Cavanagh

Hilda R. Gage  
Judges

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

The application for leave to appeal is DENIED for failure to persuade the Court of the need for immediate appellate review. This denial is without prejudice to defendant's raising the same or similar challenges in a subsequent appeal to this Court.

The motion to waive the transcript requirement of MCR 7.209(A)(3) is DENIED as moot since defendant has filed the required transcript.

The motion for stay is DENIED.

Judge Gage would grant appellant's application for leave to appeal, grant appellant's motion for stay and grant the motion to waive the transcript requirement of MC4 7.209. The spousal support order is completely unacceptable. There is no showing how the trial judge arrived at the figure of \$50,000. Sparks v Sparks, 440 Mich App 141; 485 NW 2d 893 (1992). Further, the trial court has failed to follow the directions of this Court regarding attorney fees and property settlement.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

SEP 19 2005

Date

*Sandra Schultz Mengel*  
Chief Clerk