

Florida First District Court of Appeal Docket

Case Docket

Case Number: 1D15-3048

Non-Final Civil Other Notice from Leon County

State of Florida; the Florida etc. et al. vs. Gainesville Woman Care LLC, et al.

Lower Tribunal Case(s):37 2015 CA 001323

11/3/2022 11:24:29 PM

Date Docketed	Description	Filed By	Notes
07/01/2015	order appealed		
07/01/2015	Notice of Appeal / Acknowledgement letter		
07/01/2015	Motion SUGGEST T/CERT. CAUSE T/SC	Richard E. Johnson 0858323	
07/01/2015	Docketing Statement		AA Allen C. Winsor 016295
07/01/2015	Notice of Appeal Filed	Blaine H. Winship 356913	
07/13/2015	RESPONSE	Denise M. Harle 81977	to sugg cert
07/13/2015	Mot. for Extension of time to file Initial Brief	Denise M. Harle 81977	
07/15/2015	Grant Initial Brief Extension		Appellant's motion for extension of time filed July 13, 2015, is granted. The initial brief shall be filed on or before August 14, 2015.
07/17/2015	Deny Certification of Cause to Supreme Ct		Appellees' suggestion for certification, filed July 1, 2015, is denied.
		Richard E.	

07/17/2015	Motion (Other)	Johnson 0858323	mo appear pro hac vice - Susan Camp
07/17/2015	Motion (Other)	Richard E. Johnson 0858323	mo appear pro hac vice - Jennifer Lee
07/17/2015	Motion (Other)	Richard E. Johnson 0858323	mo appear pro hac vice - Autum Katz
07/17/2015	Motion (Other)	Richard E. Johnson 0858323	mo appear pro hac vice - Tiseme Zegeve
08/05/2015	Pro Hac Vice		Autumn Katz and Tiseme Zegeye
08/05/2015	Pro Hac Vice		Autumn Katz and Tiseme Zegeye
08/05/2015	Grant Pro Hac Vice Appearance		The motions of Jennifer Lee and Susan Camp, filed July 17, 2015, seeking leave to appear in this cause pro hac vice on behalf of Gainesville Woman Care, LLC, are granted, conditioned upon payment of a fee of \$100.00 per motion to the clerk of this court on or before August 20, 2015. See § 35.22(3), Fla. Stat. (2013). Failure to comply with this order in a timely manner will result in a subsequent order denying counsel's request to appear pro hac vice in this case. The motions of Autumn Katz and Tiseme Zegeye, filed July 17, 2015, seeking leave to appear in this cause pro hac vice on behalf of Medical Students for Choice, are granted.
08/12/2015	Received Records		3 volumes scanned ftp
08/14/2015	Initial Brief on Merits	Denise M. Harle 81977	
08/17/2015	Pro Hac Vice		pro hac vice for Susan Camp
08/17/2015	Pro Hac Vice		pro hac vice for Jennifer Lee
08/19/2015	Mot. for Extension of time to file Answer Brief	Jennifer Lee	
08/19/2015	Grant Answer Brief Extension		Appellee's motion filed August 19, 2015, for extension of time for service of an answer brief is granted. Appellee's brief shall be served on or before October 5, 2015.
08/27/2015	Motion To Correct the Record	Jennifer Lee	
			Appellees' unopposed motion to correct the record, filed August 27, 2015, is treated as a

09/01/2015	Grant Mot Suppl-Attachment Accptd as Rcd		motion to supplement the record on appeal, and is granted. The attachments to the motion, consisting of copies of the notice of hearing filed July 14, 2015, the order requiring plaintiffs to post bond dated July 21, 2015, and the notice of posting injunction bond filed July 27, 2015, are accepted as the supplemental record.
10/05/2015	Appellee's Answer Brief	Jennifer Lee	STRICKEN
10/05/2015	Motion For Oral Argument	Jennifer Lee	
10/07/2015	Notice of Bad Brief-Answer Brief		DISCHARGED
10/07/2015	Amended Answer Brief	Jennifer Lee	
10/07/2015	Appendix	Jennifer Lee	
10/09/2015	NBBF Discharged		Upon review of the recently filed amended brief and appendix by the appellee in this case, the Court sua sponte discharges its order of October 7, 2015, requiring appellee to file an amended brief or to show cause why the sanctions should not be imposed.
10/28/2015	Mot. for Extension of Time to File Reply Brief	Denise M. Harle 81977	
10/29/2015	Grant Reply Brief Extension		Appellant's motion filed October 28, 2015, for extension of time for service of the reply brief is granted. Appellant's reply brief shall be served on or before November 12, 2015.
10/29/2015	Motion (Other)	Benjamin James Stevenson 598909	mo appear pro hac vice - Julia Kaye
11/12/2015	Appellant's Reply Brief	Denise M. Harle 81977	
11/12/2015	Motion For Oral Argument	Denise M. Harle 81977	
			The motion of Julia Kaye, filed on October 29, 2015, seeking leave to appear in this cause

11/16/2015	Pro Hac Vice Appearance-Grant Pay Fee		pro hac vice on behalf of appellee, is granted, conditioned upon payment of a fee of \$100.00 to the clerk of this court on or before December 3, 2015. See § 35.22(3), Fla. Stat. (2015). The failure to comply with this order in a timely manner will result in a subsequent order denying counsel's request to appear pro hac vice in this case.
12/03/2015	Pro Hac Vice		
12/28/2015	OA Granted-		<p>NOTICE OF ORAL ARGUMENT □ The Court has set the above cause for oral argument at:</p> <p style="text-align: center;">9:00 A.M., TUESDAY, FEBRUARY 9, 2016 □ COURTROOM ONE, FIRST DISTRICT COURT OF APPEAL □ 2000 DRAYTON DRIVE □ TALLAHASSEE, FLORIDA</p> <p>ORAL ARGUMENTS ARE SCHEDULED BEFORE JUDGES THOMAS, KELSEY, AND STONE, ASSOCIATE JUDGE. (JUDGES ARE SUBJECT TO CHANGE.)</p> <p>ARGUMENTS WILL BE LIMITED TO 20 MINUTES PER SIDE. NOTICE OF REQUIREMENTS FOR CONTINUANCE</p> <p>Because of the Court's heavy oral argument schedule, the length of the advance notice of this scheduled oral argument, and the problem with courtroom availability, MOTIONS FOR CONTINUANCE ARE STRONGLY DISCOURAGED AND WILL BE GRANTED ONLY FOR GOOD AND SUBSTANTIAL CAUSE AND WHEN FILED WITHIN 10 DAYS OF THIS NOTICE. Any motion for continuance must include a statement that counsel has contacted all other counsel and state their position on the continuance request. If continuance is granted, all parties must agree to oral argument at the Court in TALLAHASSEE on FEBRUARY 23, 2016, or oral argument will be treated as waived, and the Court will consider this case on the record and briefs. Rescheduled oral arguments will be</p>

	Tallahassee		<p>before the same panel of judges as originally scheduled to hear this case except in the highly unlikely event the Court determines to assign a different judge or judges to the case. Any request for continuance or rescheduling of oral argument made after 10 days from the date of this notice will only be entertained upon a showing of extreme emergency. If within 10 days of the oral argument date the case is settled, likely to be settled, or the case is going to be voluntarily dismissed, counsel for the appellant should notify the clerk's office by telephone in order to avoid unnecessary expenditure of scarce judicial resources in preparing for oral argument. The oral notification must be followed up with the filing of a proper pleading waiving oral argument and voluntarily dismissing the case or, if required, seeking remand of jurisdiction to the lower tribunal to approve the settlement. If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact J. Daniel McCarthy, Marshal, District Court of Appeal, First District, at 2000 Drayton Drive, Tallahassee, Florida 32399-0950, (850) 717-8132, within 2 working days of your receipt of this notice of oral argument. If you are hearing or voice impaired, call (800) 955-8771.</p>
02/09/2016	Oral Argument Date Set		
02/26/2016	Reversed - Per Curiam Opinion		injunction invalidated
02/26/2016	Motion To Stay	Julia Kaye	Appellee's mot to stay pending Supreme Court Review and for expedited consideration and briefing
02/26/2016	NOTICE OF DISCRETN.	NOTICE OF DISCRETN.	

	JURISDICTN	JURISDICTN	
02/29/2016	Review Sent to Supreme Court	NOTICE OF DISCRETN. JURISDICTN	
03/01/2016	SC Why Mot Should Not Be Granted		Not later than 5:00 p.m. on Tuesday, March 8, 2016, Appellants shall show cause why Appellees' Motion filed February 26, 2016, should not be granted.
03/03/2016	Acknowledged Receipt from Supreme Court	NOTICE OF DISCRETN. JURISDICTN	
03/08/2016	RESPONSE	Denise M. Harle 81977	
03/11/2016	Motion To Withdraw as Counsel	Denise M. Harle 81977	
03/14/2016	Grant Withdrawal of Appellant's Counsel		The motion to withdraw as counsel for appellant filed March 11, 2016, by Allen Winsor, Esquire, is granted.
03/14/2016	Deny Stay		Appellees' Motion filed February 26, 2016, is denied.
03/15/2016	Mandate		
03/15/2016	West Publishing		
03/15/2016	Returned Records		np filed
04/22/2016	Supreme Court Miscellaneous	NOTICE OF DISCRETN. JURISDICTN	mo to stay granted until ct decides if jurisdiction will be accepted
05/05/2016	Supreme Court Brief scheduled	NOTICE OF DISCRETN. JURISDICTN	
05/05/2016	Record due to Supreme Court	NOTICE OF DISCRETN. JURISDICTN	7/5/16
07/05/2016	Miscellaneous Docket Entry		index to Supreme Court Record
07/05/2016	Record sent to Supreme Court	NOTICE OF DISCRETN.	

		JURISDICTN	
02/16/2017	Supreme Court Opinion released	NOTICE OF DISCRETN. JURISDICTN	1DCA quashed and remanded to 1DCA for instructions not inconsistent w/this opinion
03/09/2017	Supreme Court Opinion released	NOTICE OF DISCRETN. JURISDICTN	*W/MANDATE* 1DCA quashed and remanded to 1DCA for instructions not inconsistent w/this opinion
03/09/2017	Supreme Court Mandate	NOTICE OF DISCRETN. JURISDICTN	
04/04/2017	Reversed - Per Curiam Opinion		On remand from Supreme Court
04/20/2017	Mandate		
04/20/2017	West Publishing		