Order

Michigan Supreme Court Lansing, Michigan

July 18, 2007

133616 & (3)(7)

Clifford W. Taylor, Chief Justice

Michael F. Cavanagh Elizabeth A. Weaver Marilyn Kelly Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman, Justices

TRIAL LAWYERS ASSOCIATION OF WAYNE COUNTY JUVENILE COURT; SUE E. RADULOVICH, P.C.; SUE E. RADULOVICH, as Next Friend of Nadia E., a Minor; SUE E. RADULOVICH, as Next Friend of Tommie P., a Minor; DEBORAH TRENT; DEBORAH TRENT, as Next Friend of Tony B., a Minor; MURIEL SHILLINGFORD: MÜRIEL SHILLINGFORD, as Next Friend of Kimberly S., a Minor; JEREMY BRAND; JEREMY BRAND, as Next Friend of Naomi S., a Minor; JEREMY BRAND, as Next Friend of Kyishia R., a Minor; JEREMY BRAND, as Next Friend of Terri N., a Minor; SYDNEY L. RUBY; SYDNEY L. RUBY, as Next Friend of Clarence S., a Minor; SYDNEY L. RUBY, as Next Friend of William and Wesley D., Minors; PATRICK DEVINE; PATRICK DEVINE, as Next Friend of Justin S., on behalf of themselves and all others similarly situated, Plaintiffs,

v SC: 133616

CHIEF JUDGE, THIRD JUDICIAL CIRCUIT COURT, and THIRD JUDICIAL CIRCUIT COURT,

Defendants.

On order of the Court, the motion for immediate consideration is GRANTED. The complaint for superintending control is considered, and relief is DENIED, because the Court is not persuaded that it should grant the requested relief. The motion for appointment of next friends is DENIED as moot.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

July 18, 2007

in (C. Sams)
Clerk