Court of Appeals, State of Michigan

ORDER

Michael Jay M	Iarkey Jr v Secretary of State	Kirsten Frank Kelly Presiding Judge
Docket No.	361580	Michael J. Kelly
		Noah P. Hood Judges
	The motion for immediate consideration is GRANTED.	
Pursuant to MCR 7.216(A)(7), in lieu of granting the motion to intervene, the brief in response to the complaint that was filed by the proposed intervenor, Keeana Fleurissaint, on June 1, 2022 is accepted for filing, but as an amicus curiae brief only. In all other respects, the motion to intervene is DENIED.		
merits for the sa	Pursuant to MCR 7.206(D)(4) and MCR 7.216(A)(7), the came essential reasons set forth in <i>Johnson v Bd of State Car</i> (2022) (Docket No. 361564).	-
This order constitutes a final judgment in this case, see MCR 7.215(E)(1), and shall have immediate effect pursuant to MCR 7.215(F)(2). Given that, like <i>Johnson</i> , the instant case involves questions of significant public interest, no taxable costs are awarded. See MCR 7.219(A).		
	Presiding Judge	Helly

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

June 1, 2022

Date

Drone W. Zein Jr.
Chief Clerk