Order

Michigan Supreme Court Lansing, Michigan

May 3, 2013

144144-5 144159 Robert P. Young, Jr., Chief Justice

Michael F. Cavanagh Stephen J. Markman Mary Beth Kelly Brian K. Zahra Bridget M. McCormack David F. Viviano, Justices

FARMERS INSURANCE EXCHANGE, Plaintiff-Appellee,

and

STATE FARM MUTUAL AUTOMOBILE INSURANCE CO.,

Plaintiff-Appellant,

v SC: 144144 COA: 298984

Mason CC: 09-000035-NF

Mason CC: 09-000172-NF

MICHIGAN INSURANCE COMPANY, Defendant-Appellee.

STATE FARM MUTUAL AUTOMOBILE INSURANCE CO., Plaintiff-Appellant,

v SC: 144145 COA: 298985

MICHIGAN INSURANCE COMPANY, Defendant-Appellee.

FARMERS INSURANCE EXCHANGE, Plaintiff-Appellant,

and

STATE FARM MUTUAL AUTOMOBILE INSURANCE CO.,
Plaintiff-Appellee,

v SC: 144159 COA: 298984 Mason CC: 09-000035-NF

MICHIGAN INSURANCE COMPANY, Defendant-Appellee.

On order of the Court, leave to appeal having been granted and the briefs and oral arguments of the parties having been considered by the Court, we VACATE our order of May 23, 2012. The applications for leave to appeal the October 18, 2011 judgment of the Court of Appeals are DENIED, because we are no longer persuaded that the questions presented should be reviewed by this Court.

VIVIANO, J., not participating.



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.

May 3, 2013

Calin a. Danis

t0430