Order

Michigan Supreme Court Lansing, Michigan

December 19, 2025

168803-4

Megan K. Cavanagh, Chief Justice

Brian K. Zahra Richard H. Bernstein Elizabeth M. Welch Kyra H. Bolden Kimberly A. Thomas Noah P. Hood, Justices

ADVISACARE HEALTHCARE SOLUTIONS, INC., doing business as ADVISACARE, Plaintiff-Appellant,

SC: 168803-4

COA: 366353, 366546 Kent CC: 18-004210-NF

AUTO-OWNERS INSURANCE COMPANY, Defendant,

and

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HOME-OWNERS INSURANCE COMPANY, Defendant-Appellee.

On order of the Court, the application for leave to appeal the April 10, 2025 judgment of the Court of Appeals is considered and, pursuant to MCR 7.305(I)(1), in lieu of granting leave to appeal, we VACATE as premature the judgment of the Court of Appeals. We REMAND this case to the Court of Appeals to address: (1) whether the defendants created the one-year-back argument through false answers to requests for admissions; (2) whether the insureds assigned their claims to the plaintiff in a consolidated action against both of the defendants; (3) whether the misnomer doctrine should apply; and (4) whether the directed verdict motion was procedurally improper and unsupported by evidence.

We do not retain jurisdiction.



I, Elizabeth Kingston-Miller, 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.

December 19, 2025

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