

SUPREME COURT OF ILLINOIS

THURSDAY, JANUARY 14, 2010

THE FOLLOWING ANNOUNCEMENT IS MADE:

ADVISEMENT DOCKET

No. 108283 - Frank C. Bemis, etc., appellee, v. State Farm Fire & Casualty Company, appellant.

In the exercise of this Court's supervisory authority, the appellate court's judgment in Bemis v. State Farm Fire & Casualty Co., 388 Ill. App. 3d 687 (2009), is vacated. The January 14, 2008 order of the circuit court of Cook County entered in Bemis v. State Farm Fire & Casualty Co., Cook County No. 07 CH 21066, granting plaintiff's motion for substitution of judge, is vacated. This Court's order of June 26, 2007 (Bemis v. State Farm Fire & Casualty Co., No. 104727), which ordered that the case be "transferred to the Circuit Court of Cook County and consolidated with Eavenson v. State Farm Mutual Automobile Insurance Co., et al., Cook County No. 05 CH 10191 and Snead v. State Farm Mutual Automobile Insurance Co., Cook County No. 99 CH 12047," is hereby corrected, nunc pro tunc, to specify that the present case shall be heard by the same judge presiding over Eavenson and Snead.

Mandate to issue forthwith.

Order entered by the Court.