

No. 115811

IN THE

SUPREME COURT OF ILLINOIS

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ROGER KANERVA, et al., etc.,	)	
	)	
Appellants,	)	
	)	
vs.	)	Direct Appeal
	)	
MALCOLM WEEMS, etc., et al.,	)	
	)	
Appellees.	)	

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ORDER

This cause coming to be heard on the motion of the plaintiffs-appellants, Roger Kanerva et al., a response having been filed by the defendants-appellees, Malcolm Weems et al., an additional response having been filed by plaintiffs-appellants, Debra Bauer et al., and the Court being fully advised in the premises;

IT IS ORDERED that the motion for direct appeal pursuant to Supreme Court Rule 302(b) is allowed. Pursuant to Supreme Court Rule 302(b), all appeals filed from the judgments of March 19, 2013 and March 21, 2013, of the Circuit Court of Sangamon County, in Maag et al. v. Quinn et al.; Kanerva et al. v. Weems et al.; McDonal et al. v. Quinn et al.; Bauer et al. v. Weems et al., Sangamon County No. 2012 L 162, consolidated with Sangamon County No. 2012 MR 582, consolidated with Madison County No. 2012 L 987, consolidated with Randolph County No. 2012 L 35, are transferred to this Court.

Order entered by the Court.

**FILED**

APR 11 2013

**SUPREME COURT  
CLERK**