IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Maxine Lee v Olympia Entertainment Inc

Docket No. **307319** L.C. No. **10-007405-NO**

David H. Sawyer, Chief Judge Pro Tem, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the October 31, 2011, order appealed from is not a final order as defined in MCR 7.202(6). MCR 7.203(A)(1). In the absence of an order or judgment that disposes of plaintiff-appellant's claims against X-Men Executive Protection, Inc., the October 31, 2011, order granting summary disposition in favor of Olympia Entertainment, Inc. is not a final order as defined in MCR 7.202(6)(a)(i). Plaintiff-appellant may claim an appeal of right after entry of an order or judgment that disposes of the claims against X-Men Executive Protection, Inc.





A true copy entered and certified by Larry S. Royster, Chief Clerk, on

MAR 0 6 2012

Temple Chief Clerk