Court of Appeals, State of Michigan

ORDER

US Golf Cars Inc v Hawkshead Country Club LLC

Docket No. 310490

LC No. 10-059929-CK

William B. Murphy, Chief Judge, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the May 3, 2012 opinion and order appealed from is not a final judgment or order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). The May 3, 2012 opinion and order cannot reasonably be considered a final judgment or order under MCR 7.202(6)(a)(i) because it expressly contemplates entry of a further judgment to actually dispose of the claims in this case. Further, the claim of appeal cannot be saved by treating it as being taken from the judgment dated June 20, 2012 because it was filed before that judgment was entered. A claim of appeal must be filed *after* entry of the order appealed from. See MCR 7.204(A)(1)(a)-(b).



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

JUL 2 4 2012

Date

Chief Cierk