Court of Appeals, State of Michigan

ORDER

East Jordan Education Assn v East Jordan Bd of Education

Docket No. 311440

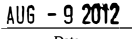
LC No. **12-007624-CH**

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 June 29, 2012 order is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). Because that order merely dissolves an earlier temporary restraining order and denies a motion for a preliminary injunction it does not actually dispose of any claim in this case and, thus, cannot be a final order under MCR 7.202(6)(a)(i). Notably, the language in the June 29, 2012 order certifying it as final is not controlling. *Faircloth v Family Independence Agency*, 232 Mich App 391, 401; 591 NW2d 314 (1998). At this time, appellants may seek to appeal the June 29, 2012 order by filing a delayed application for leave to appeal under MCR 7.205(F).



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



Date