Court of Appeals, State of Michigan ORDER

Alysia Newton v State Farm Mutual Automobile Insurance Company

Docket No. 315452

LC No. 11-005565-NF

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 defendant-appellant is not an aggrieved party with respect to the July 18, 2012, order appealed from. MCR 7.203(A). In the absence of a cross-claim by defendant-appellant Titan Insurance Company against co-defendant-appellee State Farm Mutual Automobile Insurance Company, defendant-appellant is not aggrieved of the order dismissing plaintiffs' claims against co-defendant-appellee State Farm Mutual Automobile Insurance Company. Farm Bureau Gen Ins Co of Mich v Riddering, 172 Mich App 696, 699-700; 432 NW2d 404 (1988).



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

MAY 1 0 2013

Date

