IN THE MICHIGAN COURT OF APPEALS

ORDER

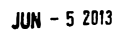
Re: SAS Services Inc v Hazim Matti Docket No. 316392 L.C. No. 2012-000943-CZ

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 it was not timely filed from a final order appealable of right. MCR 7.204(A). The order denying the motion to set aside the default judgment is not a final order appealable of right; rather, the final order in the case is the default judgment. *Allied Electric Supply Co Inc v Tenaglia*, 461 Mich 285, 288-289; 602 NW2d 572 (1999). The claim of appeal was not filed within 21 days of the final order as required by MCR 7.204(A)(1)(a). At this time, appellants may seek to appeal only by filing a delayed application for leave to appeal under MCR 7.205(F).



A true copy entered and certified by Angela P. DiSessa, Acting Chief Clerk, on



Date

(Juge

Acting Chief Clerk