Court of Appeals, State of Michigan

ORDER

Shandell Lavonne Napieralski v Robert C Van Malsen

Docket No. 316991

LC No. 09-004389-DM

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 5, 2013 order is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). Further, the claim of appeal cannot be saved by treating it as being taken from the May 8, 2013 order because that order is also not a final order as defined in MCR 7.202(6). MCR 7.203(A)(1). The May 8, 2013 postjudgment order regarding child support cannot be considered an order affecting the custody of a minor under MCR 7.202(6)(a)(iii). At this time, appellant may seek to appeal either the May 8, 2013 order or the June 5, 2013 order 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

(Jugela P.

Acting Chief Clerk

Date

JUL 12 2013