

Court of Appeals, State of Michigan

ORDER

Christopher Butler v Sherry Lynn Simmons-Butler

Docket No. 321445

LC No. 12-002047-DM

Kathleen Jansen
Presiding Judge

Mark J. Cavanagh

Henry William Saad
Judges

The Court orders that the motion to dismiss pursuant to MCR 7.211(C)(2) is DENIED. To the extent appellant is challenging orders entered prior to the final judgment of divorce, appellant may do so. It is well established that an appeal from a final order encompasses all prior orders and an appellant is free to raise issues on appeal regarding those prior orders. *Green v Ziegelman*, 282 Mich App 292, 301, n 6; 767 NW2d 660 (2009). Further, as to appellee's claim that appellant has failed to order the complete transcript of proceedings below, appellee has failed to advise the Court of the specific hearing dates that were not ordered by appellant. Therefore, this is no justification for dismissing this case for the failure to order transcripts.



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

JUN 13 2014

Date


Chief Clerk