

**Court of Appeals, State of Michigan**

**ORDER**

**Anisha Jordan v Cordell Crosby Sr**

Docket No.   **324650**

LC No.       **12-016315-NI**

---

David H. Sawyer, Chief Judge Pro Tem, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED IN PART for lack of jurisdiction. The claim of appeal from the August 22, 2014, judgment and prior orders is DISMISSED for lack of jurisdiction because the claim of appeal was not timely filed with respect to the final order of judgment. MCR 7.204(A)(1)(b). The August 22, 2014, order was the first final order as defined in MCR 7.202(6)(a)(i) and the subsequent motion for sanctions and taxable costs did not extend the time for filing an appeal from the August 22, 2014, order. *Baitinger v Brisson*, 230 Mich App 112; 583 NW2d 481 (1998). At this time, appellant may seek to appeal the August 22, 2014, order only by filing a delayed application for leave to appeal under MCR 7.205(G).

The appeal may proceed with respect to the October 20, 2014, order awarding attorney fees and costs as case evaluation sanctions.



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

**DEC 12 2014**

Date

  
Chief Clerk