

Court of Appeals, State of Michigan

ORDER

Joseph Leo Loofboro v Teresa Maria Loofboro

Docket No. **328150**

LC No. **11-048871-DO**

Michael J. Talbot, Chief Judge, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the June 10, 2014 judgment of divorce is not a final judgment appealable of right. MCR 7.202(6)(a); MCR 7.203(A). The judgment of divorce is not a final judgment under MCR 7.202(6)(a)(i) because it does not dispose of the parties' claims to the Wiser Group retirement account where it merely directs that asset to be divided "equitably" in a subsequent order. Merely directing the parties to divide an asset equitably in a subsequent order without actually deciding how the asset should be divided does not constitute disposing of the parties' claims to that asset.



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

JUL 15 2015

Date


Chief Clerk