

Court of Appeals, State of Michigan

ORDER

Eric Joseph Siesel v Tina Maria Siesel

Docket No. **335019**

LC No. **14-013322-DM**

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 September 12, 2016 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 all claims since it leaves the issue of child support unresolved. While the judgment of divorce purports to incorporate a uniform child support order a consent order entered the same day instead provides for the friend of the court to re-investigate and prepare written child support recommendations. Thus, the judgment of divorce does not actually dispose of the issue of child support.



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

OCT 05 2016

Date


Chief Clerk