Court of Appeals, State of Michigan ORDER

In re Nelson Minors

Docket No. 337187

LC No.

15-012125-JG; 15-012126-JG

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 February 7, 2017, and August 25, 2016, orders appealed from are not final orders as defined in MCR 7.202(6). MCR 7.203(A)(1). The postjudgment orders regarding parenting time cannot be considered orders affecting the custody of a minor under MCR 7.202(6)(a)(iii) nor are they final orders under any other provision of MCR 7.202(6)(a). The fact that the February 7, 2017, order provides that the August 25, 2016, orders are final orders does not, in fact, make them final orders for purposes of this Court's jurisdiction as the definitions of final orders under MCR 7.202(6) control. *McCarthy & Associations Inc v Washburn*, 194 Mich App 676, 678-680 (1992). At this time, appellant may seek to appeal the February 7, 2017, order only by filing a delayed application for leave to appeal under MCR 7.205(G).

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

MAR 0 7 2017

Date

Drombisch Jr.
Chief Clerk