Court of Appeals, State of Michigan ORDER

Amy M Bloom v Eric Arlington Ogilvie

Docket No.

342354

LC No.

11-004212-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 January 9, 2018 order prohibiting appellant from appearing at any Alpena Public School facility or having any contact with the minor children in a location generally open to the public is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). While that order may relate to an earlier order suspending appellant's parenting time it does not affect the custody of a minor so as to be a final order under MCR 7.202(6)(a)(iii). Appellant may seek to appeal the January 9, 2018 order by filing an application or delayed application for leave to appeal under MCR 7.205.

The motion for urgent consideration or immediate consideration is recognized as constituting a motion to expedite this appeal, and the motion is DENIED as moot.

The motion to waive fees is GRANTED TO THE EXTENT that the fees for filing the claim of appeal and the motion to expedite are WAIVED.

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

FEB 1 4 2018

Drone W. Sein Jr.
Chief Clerk