Court of Appeals, State of Michigan

ORDER

Mary Ann Lamkin v Township of Hamburg

Michael F. Gadola Presiding Judge

Docket No. 344323

Peter D. O'Connell

LC No.

17-029463-CH

Stephen L. Borrello

Judges

The Court orders that the motion for immediate consideration is GRANTED.

The motion to amend the appeal to a late application for leave to appeal DENIED. We decline to afford appellants such discretionary relief where it appears manifest that one of the appellants in this appeal submitted a fabricated document as the purported order appealed from with the claim of appeal filed as to the apparently related appeal in Court of Appeals Docket Number 344321. Cf. *McFerren v B & B Investment Group*, 253 Mich App 517, 522; 655 NW2d 779 (2002) (party seeking aid of equity must come in with "clean hands").

Further, on the Court's own motion, the claim of appeal is DISMISSED for lack of jurisdiction because the June 1, 2018 order denying a motion for reconsideration is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). Also, the underlying order denying the motion for disqualification of the trial judge on de novo review is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). At this time, appellants may seek to appeal either or both of those orders by properly 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

JUL 31 2018

Date

Drome Die Jr.