Court of Appeals, State of Michigan

ORDER

Jaclyn Marie Tress v Ryan Thomas Lacroix

345920 Docket No.

LC No. 2018-025533-DC

Christopher M. Murray, Chief Judge, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED for lack of jurisdiction. MCR 7.203(A)(1). The September 24, 2018, order is not a final order as defined in MCR 7.202(6)(a)(i) or MCR 7.202(6)(a)(iii). The fact that the September 24, 2018, order indicates that it is a final order does not, in fact, make the order a final order for purposes of this Court's jurisdiction as the definitions of final orders remain under MCR 7.202(6) control. McCarthy & Associations Inc v Washburn, 194 Mich App 676, 678-680 (1992). Dismissal is without prejudice to the filing of an application for leave to appeal under MCR 7.205(G), provided such a filing meets all requirements under the court rules and is not time-barred.

The motion for immediate consideration and motion for peremptory reversal are DISMISSED AS MOOT, this Court lacking jurisdiction in this matter.



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

OCT 2 3 2018

Date

Dione W. Jim Jr.