

Court of Appeals, State of Michigan

ORDER

Martha Redmond v Theresa M Heller

Docket No. **347181**

LC No. **2017-000364-NO**

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

The claim of appeal is DISMISSED for lack of jurisdiction. This Court has jurisdiction of an appeal of right filed by an aggrieved party from a final judgment or order of the circuit court as defined in MCR 7.202(6). MCR 7.203(A)(1). None of the orders listed on the claim of appeal are final orders appealable by right pursuant to MCR 7.202(6)(a)(i) (“first judgment or order that disposes of *all* the claims and adjudicates the rights and liabilities of *all* the parties” (emphasis added).) Additionally, none of the orders are final orders appealable by right pursuant to MCR 7.202(6)(a)(ii), which defines a final order to include “an order designated as final under MCR 2.604(B).” MCR 2.604(B) applies to “receivership and similar actions,” and it allows a court to direct that an order is final before “adjudication of all the claims and rights and liabilities of all the parties” only “*on an express determination that there is no just reason for delay.*” (Emphasis added.) The orders identified on the claim of appeal are not “designated as final under MCR 2.604(B).” MCR 7.202(6)(a)(ii). Dismissal is without prejudice to the filing of an application or applications for leave to appeal under MCR 7.205(G), provided such filings meet all requirements under the court rules and are not time barred.



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

JAN 29 2019

Date


Chief Clerk