Court of Appeals, State of Michigan ORDER

Andrea Ellington v Davon Diaz

Docket No. 347384

LC No. 17-011446-NI

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

The claim of appeal is DISMISSED for lack of jurisdiction because the January 7, 2019 judgment is a consent judgment, and it does not include any provision allowing for an appeal as to certain issues. A party that agrees to the entry of a judgment is not an aggrieved party and cannot appeal the judgment. MCR 7.203(A); *Kocenda v Archdiocese of Detroit*, 204 Mich App 659, 666; 516 NW2d 132 (1994).

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

FEB 0 6 2019

Date

Drom W. Zingh.
Chief Clerk