

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Glenda Driskill v City of Flint**
Docket No. **278068**
L.C. No. **00-069344-NZ**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10),
orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the April 25, 2007 orders are not final orders for the reason that the claims against defendant as to numerous plaintiffs are still outstanding. See MCR 2.604(A) and 7.202(6)(a)(i). MCR 7.202(6)(a)(a)(i) requires adjudication of the rights and liabilities of all the parties. Severing certain plaintiffs is not adjudicating the rights and liabilities as to those severed parties. Severing is no different than dismissing certain parties without prejudice. In *Detroit v State of Michigan*, 262 Mich App 542 (2004) this Court stated when making reference to an order dismissing without prejudice certain parties, "And we caution practitioners and trial courts to refrain from this type of improper practice, which we do not wish to reward."



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY 31 2007

Date

Sandra Schultz Mengel

Chief Clerk