

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Jacqueline R Jones v Jimmie Jones**
Docket No. **279282**
L.C. No. **99-007517-PP**

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

The application for leave to appeal is **DISMISSED** for lack of jurisdiction because appellant cannot appeal the denial or rejection of a successive motion for relief from judgment. See MCR 6.502(G)(1). MCR 6.502(G)(2) could not be clearer that it only applies where there is a retroactive change in the law or newly discovered evidence. What is interesting about this case is that even though this case was a civil action that required payment of a fee under MCR 600.2963, MCR 6.501 et. seq. also applies because of the conviction and sentence appellant incurred for criminal contempt.



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

AUG 30 2007

Date

Sandra Schultz Mengel
Chief Clerk