

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **Anthony Wilson v Chris Swanson**  
Docket No. **283081**  
L.C. No. **07-087282 CZ**

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.201(B)(3) and 7.216(A)(10), orders:

As was done in No. 282779, *Anthony Wilson v Genesee County*, the motion to waive fees in this case is DENIED because this Court has the inherent authority to deny a motion to waive fees to curb serious abuses by persons who file motions to waive fees. See *In Re McDonald*, 480 US 180; 103 L Ed 2<sup>nd</sup> 158; 109 S CT 993 (1989). Appellant has filed some sixteen cases in this Court over the last year. Three claims of appeal were dismissed for lack of jurisdiction. Two complaints for superintending control were dismissed because they were used as a substitute for an appeal. Four applications for leave to appeal have been dismissed for a filing defect. Appellant, who is an attorney in good standing in Texas, is presumed to be capable of following the jurisdictional and procedural rules of this Court.

The claim of appeal is DISMISSED for failure to pursue the case in conformity with the rules. MCR 7.201(B)(3) and 7.216(A)(10). The Clerk of this Court provided notice regarding the nature of the defect in this filing, and the defect was not corrected in a timely manner.



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

APR - 9 2008  
Date

*Sandra Schultz Mengel*  
Chief Clerk