

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **Township of Macomb v Ronald Michaels**

Docket No. **284180**

L.C. No. **1995-004372-CZ**

Henry William Saad, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal, motions for immediate consideration, motion for peremptory reversal, motion for stay and motion to waive the transcript requirement are DISMISSED for lack of jurisdiction because the February 27, 2008 civil contempt order is not a MCR 7.202(6)(a)(i) final order. The MCR 7.202(6)(a)(i) final order was the 2004 consent judgment as that was the first judgment that disposed of the claims of the parties. Appellants cite MCL 600.1701(m) as their authority for filing this claim of appeal. That statutory provision simply provides what is subject to contempt. It does not refer to any order as being a final order, nor is there any indication that such an order is appealable by right.



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

MAR 27 2008

Date

*Sandra Schultz Mengel*  
Chief Clerk