

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **Wells Fargo Bank v Charles Patrick Cratty**

Docket No. **285374**

L.C. No. **08-110761-AA**

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal from the May 5, 2008 interlocutory order of the Wayne Circuit Court and the motion for immediate consideration, emergency stay, and reversal are **DISMISSED** for lack of jurisdiction. When a court rule or law requires a party to appeal an order of a district court to the circuit court before filing an appeal with this Court, the party's subsequent appeal to this Court must be by leave to appeal rather than by right. MCR 7.101(A)(1), MCR 7.203(A)(1)(a), and MCR 7.203(B)(2). This Court must therefore dismiss appellant's claim of appeal because he seeks to challenge an interlocutory order of a circuit court that has accepted his appeal from two district courts. MCR 7.203(A)(1)(a). Because this Court lacks jurisdiction over the appeal, appellant's motion for immediate consideration, emergency stay, and reversal must be dismissed for lack of jurisdiction as well. MCR 7.216(A)(7).



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

JUN - 4 2008

Date

*Sandra Schultz Mengel*  
Chief Clerk