

**IN THE MICHIGAN COURT OF APPEALS**

**ORDER**

Re: **Ann Marie Graniti v Craig Allen Graniti**  
Docket No. **289707**  
L.C. No. **2001-004027 DM**

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

The claim of appeal is **DISMISSED IN PART** pursuant to MCR 7.203(A)(1). The appeal shall proceed only as to that part of the order that awards \$3,687.00 in attorney fees because that is a final order under MCR 7.202(6)(a)(iv). That portion of the order that denied the motion to change domicile did not affect the custody of a minor. Rather, the custodial rights remained the same, unlike the facts in *Thurston v Escamilla*, 469 Mich 1009 (2004), where the *granting* of the motion to change domicile deprived the father of the ability to exercise his joint physical custody rights.



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

FEB 03 2009

Date

*Sandra Schultz Mengel*  
Chief Clerk