

**Court of Appeals, State of Michigan**

**ORDER**

**Denise R Ketchmark v Archie L Hayman**

Docket No. **319812**

LC No. **12-305642-DP**

---

William B. Murphy, Chief Judge, acting under MCR 7.203(F)(1), orders:

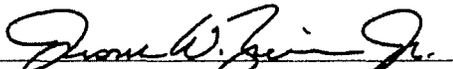
The claim of appeal is DISMISSED for lack of jurisdiction because the December 13, 2013, order appealed from is not a final order as defined in MCR 7.202(6). MCR 7.203(A)(1). The opinion and order granting defendant's request to revoke the affidavit of parentage as to Rokia Ketchmark cannot be considered a final order under MCR 7.202(6) because, as plaintiff-appellant acknowledges, the case remains open below as to issues involving Damion Ketchmark. Therefore, the 12/13/13 order does not dispose of all the claims and/or adjudicate the rights and liabilities of all the parties pending below. MCR 7.202(6)(a)(i). At this time, appellant may seek to appeal the December 13, 2013, order only by filing a delayed application for leave to appeal under MCR 7.205(F).



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

**JAN 28 2014**

Date

  
Chief Clerk