

Court of Appeals, State of Michigan

ORDER

Carson City Hospital v Quick-Sav Food Stores Ltd

Docket No. 328619

LC No. 14-011926-CE

Stephen L. Borrello
Presiding Judge

Donald S. Owens

Michael F. Gadola
Judges

The Court orders that the motion to dismiss this appeal is GRANTED because the July 13, 2015 order appealed from is not a final order appealable of right. MCR 7.202(6)(a); MCR 7.203(A). That order is not a final order under MCR 7.202(6)(a)(i) because it does not dispose of the claims against appellee Quick-Sav Food Stores, Limited, *in this case*. In this regard, it is immaterial if the substantive content of those claims is entirely or substantially the same as that of the claims appellant brought against that party in the prior case at issue in the pending appeal in Docket Number 325187 because an order in that prior case simply did not – and could not have – disposed of claims in this case.



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

DEC 02 2015

Date

Chief Clerk