

**Court of Appeals, State of Michigan**

**ORDER**

**Crystal Dozier v Fredrick Williams**

Docket No. 329441

LC No. 14-001062-NI

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Michael J. Talbot, Chief Judge, acting under MCR 7.203(F)(1), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the September 4, 2015 stipulated order of dismissal is a consent judgment, and does not include any provision allowing for an appeal as to certain issues. A party that agrees to the entry of a judgment is not an aggrieved party and cannot appeal the judgment. MCR 7.203(A); *Kocenda v Archdiocese of Detroit*, 204 Mich App 659, 666; 516 NW2d 132 (1994).

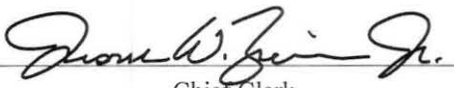
To the extent that plaintiff's docketing statement references the summary disposition proceedings in *Crystal Dozier v State Auto Property & Casualty Insurance Company*, WCCC Docket No. 14-008607-NI, this Court does not have jurisdiction in this appeal over that case, which retained its separate identity although it was consolidated in the circuit court for administrative convenience. See *Chen v Wayne State University*, 284 Mich App 172; 771 NW2d 820 (2009). Further, the instant claim of appeal was not filed within 21 days of the March 20, 2015 order or the August 12, 2015 order denying postjudgment relief. MCR 7.204(A)(1)(a). At this time, appellant may seek to appeal the March 20, 2015, order only by filing a delayed application for leave to appeal under MCR 7.205(G).



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

**OCT - 1 2015**

Date

  
Chief Clerk