

Court of Appeals, State of Michigan

ORDER

Leon Percival Sr v Sherrie Andrews

Docket No. 313033

LC No. 2008-004824-CZ

Patrick M. Meter
Presiding Judge

Donald S. Owens

Stephen L. Borrello
Judges

On the Court's own motion, in lieu of dismissing the claim of appeal for lack of jurisdiction because it was not timely filed within 21 days after entry of the order appealed from, MCR 7.204(A)(1)(a), the claim of appeal is treated as a delayed application for leave to appeal.

Within 56 days of the date of this order, appellant shall provide to the Clerk of this Court five copies of a brief in support of the delayed application for leave to appeal conforming to MCR 7.212(C) and proof of service of the supporting brief on appellee. Appellee may file an answer to the supporting brief within 21 days of service by appellant as provided by MCR 7.205(C). Thereafter, decision on the delayed application will proceed under MCR 7.205(D). Failure to timely comply with these requirements may result in dismissal of the appeal.

The motion for time to comply with order and the motion for time to pay are each DENIED as moot because the requirements for which appellant sought an extension of time have now been met.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

FEB 11 2013

Date


Chief Clerk