

Court of Appeals, State of Michigan

ORDER

In Re Daniel A. Iuni

Docket No. 314987

LC No. 12-000032-PH

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 sentence for criminal contempt for violating a personal protection order, which was based upon a plea of guilty, is not appealable as a matter of right. MCR 3.709(C)(1) provides that a respondent has an appeal of right from a sentence for criminal contempt “entered after a contested hearing” for violating a personal protection order. Since appellant pled guilty, there was no “contested hearing” and, thus, no appeal of right. The appeal must come by application for leave to appeal under MCR 3.709(C)(2).



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

MAR 20 2013

Date


Chief Clerk