

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **People of MI v Andre Larmar Hunter**

Docket No. **297542**

L.C. No. **09-022865-01-FC**

Christopher M. Murray, Judge, acting under MCR 7.211(E)(2), orders:

The motion to accept the proffered 50-page appellant's brief submitted by retained counsel for defendant-appellant to substitute for the appellant's brief filed by defendant-appellant's prior appointed counsel, while retaining the pro se supplemental brief filed pursuant to Administrative Order 2004-6, Standard 4, is DENIED. The brief that was received with the motion is returned with this order.

However, to afford defendant-appellant the opportunity to file an appellant's brief through his retained counsel, the Court, on its own motion, orders that the appellant's brief filed by appointed counsel on August 18, 2010, the pro se supplemental brief filed on October 26, 2010, and the prosecutor's appellee brief filed on March 24, 2011, are STRICKEN. If defendant-appellant's retained counsel files a replacement brief within 35 days after the Clerk's certification of this order, the brief shall be considered timely filed. The time for filing appellee's brief under MCR 7.212(A)(2)(a)(ii) shall be calculated from the date of service of defendant-appellant's replacement brief.



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

April 14, 2011

Date


Chief Clerk