IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **People of MI v Terry Darsel Brooks** Docket No. **309882** L.C. No. **05-011254-01**

David H. Sawyer, Chief Judge Pro Tem, acting under MCR 7.203(F)(1), orders:

The delayed application for leave to appeal from the July 12, 2006, judgment of sentence is DISMISSED because appellant previously filed a claim of appeal from the judgment of sentence and his convictions were affirmed by *People v Brooks*, unpublished opinion per curiam of the Court of Appeals, issued May 28, 2009 (Docket No. 271831). See MCR 7.205(F)(2). Even if appellant was allowed to file a delayed application from the judgment of sentence, he failed to file the application within the time period required by MCR 7.205(F)(3), and the exceptions found in MCR 7.205(F)(4) are inapplicable.



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



Date