

Court of Appeals, State of Michigan

ORDER

People of MI v Antonio Patrick Hammock

Docket No. 312836

LC No. 12-011357-FC

Amy Ronayne Krause, Judge, acting under MCR 7.211(E)(2), orders:

On the Court's own motion, this cause is REMANDED to the trial court for appointment of substitute appellate counsel for defendant-appellant, current appellate defense counsel having failed to provide proof of service of the delayed application for leave to appeal on plaintiff-appellee and a complete copy of the March 16, 2012 plea transcript after the Clerk's Office of this Court sent him multiple defect letters requesting those items. See MCR 7.201(B)(3).

The trial court shall enter an order appointing substitute appellate counsel as required by this order within 21 days of the date of this order. Within 42 days after entry of such an order of appointment substitute appellate counsel shall file with this Court either (1) a statement adopting the already-filed delayed application for leave to appeal and the needed defect cures indicated above or (2) an amended delayed application to replace the initial delayed application and any necessary accompanying items not already filed with this Court. See MCR 7.205(F)(4)(c). In either event, substitute counsel shall file a copy of his or her order of appointment with this Court.

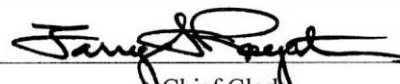
Jay Courtright (P69336), appointed counsel for defendant-appellant, must pay the Clerk of this Court, within 21 days of the certification of this order, court costs in the sum of \$250.00 for failing to pursue this case in accordance with the Court Rules. Such costs are personal to the attorney and shall not be charged back to the County or to the State. The Clerk's Office shall send a copy of this order to Thomas M. Harp, Administrator of the Michigan Appellate Assigned Counsel System.



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

FEB 15 2013

Date


Chief Clerk