Court of Appeals, State of Michigan

ORDER

People Of MI v Tye Alan Triantafelo

Docket No.

313794

LC No.

11-003459-FH

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

The motion for immediate consideration is treated as a motion to expedite and is DENIED for the following reasons:

The fact that a defendant-appellant may complete his sentence prior to a decision on appeal, is generally not considered a valid reason for expediting an appeal ahead of others awaiting disposition. Furthermore, a check of the Michigan Department of Corrections website reflects that defendant is also incarcerated for a plea-based conviction for possession of a weapon in jail. Defendant was sentenced for that offense on December 5, 2011, to a term of two years and six months to five years in prison and his delayed application for leave to appeal from that plea-based conviction was denied on November 27, 2012, in Docket No. 310621. Consequently, even if defendant were to prevail on appeal in this case, he would not be eligible for immediate release.

 Λ \wedge

1



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

FEB 1 5 2013

Date

Chief Clerk