Court of Appeals, State of Michigan

ORDER

People of MI v Keaira Carmita Hampton

Docket No.

314905

LC No.

11-003335-FC

William B. Murphy, Chief Judge, acting under MCR 7.211(E)(2), orders:

The motion for reconsideration is DENIED. Although the application could be reinstated where corrections to defects were filed with the motion for reconsideration, the application nevertheless would require dismissal because appellant failed to file it within the time period provided by MCR 7.205(F). The exceptions in MCR 7.205 (F)(4) do not apply where the delayed application was not filed within 42 days of the production of the transcripts. Even under retained counsel's erroneous implied argument that he could file the delayed application within 42 days of receiving the transcripts, an argument that is not supported by MCR 7.205(F)(4), the delayed application was not filed within 42 days from January 4, 2013.

A true copy entered and certified by Angela P. DiSessa, Acting Chief Clerk, on

Date