Court of Appeals, State of Michigan

ORDER

People of MI v Curtis Lee Rouse

William B. Murphy, C.J.

Presiding Judge

Docket No.

323567

David H. Sawyer

LC No.

13-000281-FC

Jane M. Beckering

Judges

On the Court's own motion, the delayed application for leave to appeal is STRICKEN because the delayed application appears to have conflated the present case with a different case with a different defendant and to present arguments that do not actually relate to this case.

Within 21 days of the date of this order appellate defense counsel shall file a substitute delayed application for leave to appeal on behalf of defendant-appellant under the present Court of Appeals docket number. Plaintiff-appellee shall be allowed 21 days from service of the substitute delayed application to file a timely answer. See MCR 7.205(C). If plaintiff-appellee files such an answer, defendant-appellant shall be allowed 21 days from service of the answer to file a reply brief. See MCR 7.205(D); MCR 7.212(G). Thereafter, the Clerk's Office shall submit the substitute delayed application to a newly-selected motion panel of this Court for a decision. See MCR 7.205(E).

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

DEC 2 9 2014

Date

Drone W. Sing.
Chief Clerk