

Court of Appeals, State of Michigan

ORDER

People of MI v Curtis Lee Rouse

Docket No. 323567

LC No. 13-000281-FC

William B. Murphy, C.J.
Presiding Judge

David H. Sawyer

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 29 2014

Date


Chief Clerk