Court of Appeals, State of Michigan

ORDER

People of MI v Brandon Harold Crawford		Presiding Judge
Docket No.	319298	Kurtis T. Wilder
LC No.	12-009385-02-FC	Michael J. Riordan Judges

The Court orders that the motion to remand is GRANTED ONLY TO THE EXTENT THAT the matter is REMANDED to settle the record with respect to the recorded statement that was played for the jury. Within 21 days of the date of this order, the trial court shall settle whether the transcript provided by Court Reporter Margaret Bamonte (R 5518) reflects the recorded statement from defendant that was played for the jury at trial. If the transcript is not the statement that was played for the jury, the Wayne County Prosecutor is directed to file a copy of the correct recording with the trial court clerk within 14 days. Within 21 days after receipt of the recording, the Wayne Circuit Court shall have a transcript of the recording prepared for inclusion with the record on appeal and provide copies of the transcript to the prosecutor and defendant-appellant's appointed counsel. The trial court shall also cause a transcript of any hearing on remand to be prepared and filed within 21 days after completion of the proceedings.

In all other respects, the motion for remand is DENIED.

The Court retains jurisdiction.



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

 \bigcirc 17

Date

MAY 2 1 2015

June W. b

Kirsten Frank Kelly