## Court of Appeals, State of Michigan

## ORDER

People of MI v Raymond Conley		Christopher M. Murray Presiding Judge
Docket No.	327298	Michael J. Talbot
LC No.	13-003059-FH	Karen M. Fort Hood Judges

The Court, pursuant to MCR 7.205(D)(2), and in lieu of granting defendant's delayed application for leave to appeal, hereby VACATES in part the December 2, 2013 Judgment of Sentence to the extent it provided consecutive sentences in Wayne Circuit Court case numbers 12-1610, 13-3015 and 13-3059. Those sentences must run concurrent to each other. The consecutive sentencing statute did not apply in this case, MCL 768.75, and so the sentences must be concurrent. *People v Alverado*, 192 Mich App 718, 720; 481 NW2d 822 (1992). We REMAND for the trial court to correct the Judgment of Sentence to reflect concurrent sentences. In all other respects, delayed leave to appeal is DENIED for lack of merit in the grounds presented.



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

•

JUL 0 9 2015

Dromek

Date