## Court of Appeals, State of Michigan

## **ORDER**

People of MI v Tonya Mallett-Rathell

Docket No.

330327

LC No.

15-005035-01-FH

Michael J. Talbot, Chief Judge, acting under MCR 7.211(E)(2), orders:

The motions for immediate consideration are GRANTED.

The motion to limit the portion of the transcripts in the record on appeal and shorten the time for filing the transcript, and the motion to order that the transcript be produced at public expense are DENIED.

The motion to limit the portion of the transcripts in the record on appeal is denied without prejudice to such a motion filed in the trial court. See MCR 7.210(B)(1)(c). If the parties are unable to stipulate to the production of less than the complete transcript under MCR 7.210(B)(1)(d), the limitation of the record on appeal must be on order of the trial court entered pursuant to a motion filed under MCR 7.210(B)(1)(c).

The motion to order that the transcript be produced at public expense is also denied without prejudice to such a motion filed in the trial court. An indigent defendant is entitled to have the transcript produced at public expense, but the request should be made to the trial court. See MCR 6.433(A).

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

DEC 2 1 2015

Date

Drom W. Je Jr.