

**Court of Appeals, State of Michigan**

**ORDER**

**People of MI v William Edward Armour**

Docket No. **332411**

LC No. **08-001845-01-FC**

---

Michael F. Gadola, Judge, acting under MCR 7.211(E)(2), orders:

The correspondence received on June 9, 2016 is treated as a timely motion for reconsideration of this Court's May 27, 2016 order. The motion for reconsideration is GRANTED, and the May 27, 2016 order is VACATED. Further, despite being captioned as a complaint for superintending control against the relevant circuit judge, the April 11, 2016 initiating filing in this file is treated as a delayed application for leave to appeal the November 5, 2015 circuit court order denying defendant-appellant's second motion for relief from judgment in *People of MI v William Edward Armour*, Lower Court Number 08-001845-01-FC. Accordingly, the Clerk's Office is directed to revise the captioning and docketing of this file in this Court's records consistently with the captioning of this order and the treatment of the initiating filing as a delayed application for leave to appeal.

Defendant-appellant shall refile the pleadings previously returned to him in this matter and provide the Clerk's Office of this Court with five copies of the November 5, 2015 circuit court order within 21 days of the date of this order. See MCR 7.205(B)(1)-(2). Failure to meet these requirements may result in dismissal of the appeal. Plaintiff-appellee may timely file an answer to the delayed application for leave to appeal within 21 days of the date of this order. See MCR 7.205(C).

The motion to waive fees is GRANTED for this case only. In this regard, because the initiating filing is being treated as a delayed application for leave to appeal in a criminal case, MCL 600.2963 is inapplicable.



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

**JUN 16 2016**

Date

  
Chief Clerk