## **Court of Appeals, State of Michigan**

## ORDER

People of MI v Danny Allen Badour

Docket No. 332612

LC No. 15-009392-FC; 15-009393-FH

William B. Murphy Presiding Judge

Jane M. Beckering

Mark T. Boonstra Judges

Pursuant to MCR 7.205(E)(2), in lieu of granting the delayed application for leave to appeal, the Court REMANDS this matter to the Iosco Circuit Court, in light of *People v Steanhouse*, \_\_\_\_\_\_ Mich App \_\_\_\_; \_\_\_\_ NW2d \_\_\_\_ (2015), for the limited purpose of determining whether the court would have imposed materially different sentences had the court been aware that it was bound by the reasonableness standard of *People v Lockridge*, 498 Mich 358; 870 NW2d 502 (2015). The remand procedure described in *Lockridge* and modeled on *United States v Crosby*, 397 F3d 103 (CA 2, 2005), applies. If the circuit court determines that it would have imposed the same sentences, it may affirm the original sentenced. If, however, the court determines that it would not have imposed the same sentences, it shall resentence defendant. This order has immediate effect. MCR 7.215(F)(2). The Court does not retain jurisdiction.



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

JUN 01 2016 Date

Dronell