Court of Appeals, State of Michigan

ORDER

People of MI v Hieu Van Hoang		Amy Ronayne Krause Presiding Judge
Docket No.	336746	Patrick M. Meter
LC No.	15-001826-FC	Brock A. Swartzle Judges

The Court orders that the motion to remand is GRANTED, and this case is REMANDED to the trial court so that defendant may submit copies of the letters sent between himself and his wife referenced in the motion for inclusion in the record. If defendant's trial coursel possesses the letters, or if the police or prosecution have copies of the letters, the trial court shall direct them to provide copies for inclusion in the record. Additionally, the trial court is directed to appoint a new translator to review both the letters and recordings of telephone conversations between defendant and his wife that occurred while defendant was incarcerated in jail awaiting trial and to provide new translations of those letters and recordings if the translator determines that the existing translations are incorrect. The trial court may also determine whether further proceedings, including an evidentiary hearing, are appropriate, and may grant or deny substantive relief to defendant as it determines appropriate.

Defendant shall initiate the proceedings on remand within 14 days of the date of this order. The Court retains jurisdiction and the time for proceeding with the appeal in this Court shall begin to run upon issuance of an order in the trial court that disposes of the remand proceedings. Defendant shall file with this Court a copy of any motion and supporting brief filed in the trial court within 14 days after the date of this order. Defendant shall also file with the Clerk of this Court copies of all orders entered on remand within 14 days after entry. The trial court shall hear and decide the matter within 56 days of the date of this order. The trial court shall cause a transcript of any hearing on remand to be prepared at public expense and filed within 21 days after completion of the proceedings. Defendant may file a supplemental brief pertaining to the issues raised on remand within 21 days after entry of the trial court's order deciding the matter or 21 days after the transcript of any hearing on remand is filed, whichever is later. Plaintiff may file a supplemental brief in response. The time for proceeding with the appeal shall begin to run 14 days after the date of this order if a motion to initiate the proceedings on remand is not filed in the trial court within that 14-dav/deriod.



A true copy entered and contract by second w. Zimmer Jr., Chier Clerk, on

NOV 2 0 2017

June W.

Date