Court of Appeals, State of Michigan

ORDER

People of MI v Dennis Brandon Anderson

William B. Murphy Presiding Judge

Docket No.

337184

Jane E. Markey

LC No.

16-000060-FH

Mark T. Boonstra

Judges

Pursuant to MCR 7.205(E)(2), in lieu of granting the delayed application for leave to appeal, the Court VACATES the \$60 DNA assessment set forth in the September 2, 2016 judgment of sentence. The Washtenaw Circuit Court erred by directing defendant to pay the assessment where defendant's DNA profile is already in the possession of law enforcement authorities. MCL 28.176(3). This Court further VACATES the 20 percent late fee assessed against defendant. The circuit court erred in assessing the late fee where the court failed to identify in the judgment of sentence the date upon which the costs, fees and assessments became due and owing. MCL 600.4803(1). This matter is REMANDED to the Washtenaw Circuit Court for the ministerial task of correcting the September 2, 2016 judgment of sentence to conform to the terms of this order. 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

TERMOTE OF MICHGAN

APR 20 2017

Date

Drone W. Zein Zr.
Chief Clerk