Court of Appeals, State of Michigan

ORDER

People of MI v Robert Lee Shannon

Docket No. 350451

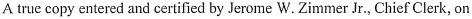
LC No. 18-008397-01-FH

Karen M. Fort Hood Presiding Judge

Kirsten Frank Kelly

Thomas C. Cameron Judges

The Court orders that the motion to withdraw is DENIED without prejudice because counsel for defendant has failed to demonstrate that, after a "conscientious and thorough review of the trial court record," an appeal would be wholly frivolous. MCR 7.211(C)(5). We are unable to conclude that appellate counsel fully considered any issues arising from defendant's plea. Within 35 days of the Clerk's certification of this order, counsel for defendant may filed a supplemental brief in support of the motion to withdraw, in which counsel shall discuss the issues arising from defendant's plea that he has considered, if counsel concludes that an appeal in this matter would be wholly frivolous. Without limiting the issues to be discussed, counsel is directed to address: (1) whether the trial court accurately informed defendant of the names of the offenses to which he was pleading guilty, MCR 6.302(B)(1); (2) whether the trial court substantially complied with MCR 6.302(E); and (3) whether the trial court correctly advised defendant regarding concurrent sentencing. Alternatively, if counsel determines that an appeal would not be wholly frivolous, counsel shall file a brief in support of the delayed application within 35 days of the Clerk's certification of this order.





NOV 1 2 2019

June W.

Date