Court of Appeals, State of Michigan

ORDER

People of MI v Petrina K Riyahidekordi

Deborah A. Servitto Presiding Judge

Docket No.

351938

Mark J. Cavanagh

LC No.

19-000961-FH

Jonathan Tukel Judges

The Court orders that the motion for immediate consideration is GRANTED.

The motion to file a reply to the answer to the motion for immediate consideration is GRANTED and the reply filed with the motion is accepted.

Pursuant to MCR 7.205(E)(2), in lieu of granting the delayed application for leave to appeal, the Court orders that the June 3, 2019, judgment of sentence is VACATED IN PART to the extent that it ordered that defendant's sentence be served consecutive to her contempt sentence for her personal protection order violation. "A consecutive sentence cannot be imposed under Michigan law in the absence of statutory authority." *People v Clark*, 315 Mich App 219, 224; 888 NW2d 309 (2016). No statutory authority mandates or permits consecutive sentencing in the circumstances presented.

The motion to consolidate this appeal with Docket No. 351711, *In re PKR*, is DISMISSED AS MOOT.

The Court retains no further jurisdiction.

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

DEC 23 2019

Date

Drom W. Gin Jr.
Chief Clerk