

Court of Appeals, State of Michigan

ORDER

People of MI v Wendell Alan Racette

Docket No. 314895

LC No. 11-000182-FC

William B. Murphy, Chief Judge, acting under MCR 7.211(E)(2), orders:

The motions for immediate consideration are DENIED for lack of actual urgency to the motions. Further, because the present motions were served on appellee by mail, they could not be submitted for consideration by the Court on an expedited basis as the answer period for the present substantive motions is only seven days. See MCR 7.211(B)(1)(e); MCR 7.211(C)(6).

The motion to extend time to file appellant's brief is GRANTED until January 9, 2015.

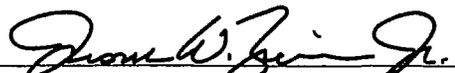
The motion to file a brief exceeding the 50-page limit is GRANTED. Appellant may file a brief on appeal not exceeding 125 pages. Accordingly, appellee may also file a brief on appeal not exceeding 125 pages.



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

JAN 09 2015

Date


Chief Clerk