

**IN THE MICHIGAN COURT OF APPEALS**

**ORDER**

Re: **People of MI v Terry Straham**  
Docket No. **271512**  
L.C. No. **2001-001216-FC**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10),  
orders:

The delayed application for leave to appeal from the September 10, 2001 judgment of sentence is **DISMISSED** since it is an application in a criminal matter that was filed more than 12 months after the entry of the judgment appealed where none of the exceptions found at MCR 7.205(F)(4) apply. The United States Supreme Court decision in *Halbert v Michigan*, 545 US \_\_\_\_; 125 S Ct 2582; 162 L Ed 2d 552 (2005), does not apply in the give situation since the circuit court appointed appellate counsel on October 11, 2001, to pursue an appeal on appellant's behalf.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JUL 21 2006

Date

*Sandra Schultz Mengel*  
Chief Clerk