

# Court of Appeals, State of Michigan

## ORDER

People of MI v Terry Loyd Ganske

Docket No. 275705

LC No. 04-092209-FC

Brian K. Zahra  
Presiding Judge

Janet T. Neff

Karen M. Fort Hood  
Judges

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The Court, acting under MCR 7.203(F)(2), orders that the motion for reconsideration is DENIED. There is no requirement that a defendant be served with a copy of the judgment of sentence. Unlike civil cases where there is such a requirement, see MCR 2.602(D), there is no such requirement in the criminal procedure part of the rules. The only requirements are those set out in MCR 6.427. Service is not a requirement because a defendant is in court when the sentence occurs. Furthermore, it is clear that defendant did not believe he needed to have a judgment of sentence to file an appeal because the claim of appeal was filed without a judgment of sentence or even an attempt to obtain one.



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

APR 11 2007

Date

*Sandra Schultz Mengel*  
Chief Clerk