

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **People of MI v Markeith Jamal Harmon**  
Docket No. **276969**  
L.C. No. **05-015555-FH**

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 is DISMISSED since appointed counsel failed to file the appeal within twelve months of the entry of the December 19, 2005 judgment of sentence. MCR 7.203(B)(1) and 7.205(F)(3). Since the circuit court appointed appellate counsel on January 25, 2006, the filing of a motion to allow appellant to withdraw his plea on December 19, 2006, which is more than six months after the entry of the judgment of sentence, did not toll the time in which appointed counsel had to file the appeal. Administrative Order No. 2005-2; MCR 7.205(F)(4), amended 474 Mich cccxii-cccxxiii (2005), 474 Mich cclxv (2005), and 474 Mich cclxvii-cclxviii (2005).



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

APR - 5 2007

Date

*Sandra Schultz Mengel*

Chief Clerk