

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **People of MI v Anthony Darryl James**
Docket No. **281639**
L.C. No. **06-011446-01; 06-07640-01 & 06-11448-01**

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 for lack of jurisdiction because appellant cannot file an application for leave to appeal from judgments of sentence where an application for leave to appeal has already been denied from the same judgments of sentence. See MCR 7.205(F)(2). In this application for leave to appeal it is admitted by appellant that he was informed by retained counsel that an application for leave to appeal had been filed on his behalf. A review of the file for 278630 shows that appellant never notified this Court that the application was filed without his alleged permission. There is no allegation from appellant that he could not have promptly notified this Court of the problem in 278630 considering the application was not denied until 107 days after it was filed.



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

NOV 21 2007

Date

Sandra Schultz Mengel

Chief Clerk