

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **People of MI v Rickey Edwards**

Docket No. **286444**

L.C. No. **01-013006-FC**

Henry William Saad, Chief Judge, acting under MCR 7.201(B)(3) and 7.216(A)(10),  
orders:

The motion to waive fees is GRANTED for this case only.

The delayed application for leave to appeal is DISMISSED for lack of jurisdiction because the defendant cannot appeal the denial or rejection of a successive motion for relief from judgment. See MCR 6.502(G)(1). The pleading that resulted in the December 13, 2007 order was a motion for relief from judgment because that is the only way that jail credit associated with a judgment of sentence can be challenged five years after entry. See MCR 6.501. The court rules do not otherwise provide for a motion for jail credit filed five years after entry of the judgment of sentence.



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

JUL 30 2008

Date

*Sandra Schultz Mengel*

Chief Clerk