

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **People of MI v Christopher M Starr**
Docket No. **297219**
L.C. No. **96-503380**

William B. Murphy, Chief Judge, acting under MCR 7.203(F)(1), 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 no order exists, contrary to the requirements of MCR 6.500. Aside from an undated cover sheet, defendant has provided no evidence that a motion for relief from judgment was filed in the circuit court. The Wayne County Circuit Court register of actions does not reflect that a motion was filed in that court. A defendant seeking relief pursuant to MCR 6.500 must file a motion with the clerk of the court in which he was convicted and sentenced, MCR 6.503(A)(1). Defendant also has not provided an order from the circuit court deciding his request for relief from judgment, MCR 6.508(E). A decision from the circuit court is required for appellate review, MCR 6.509(A). Without an order appealable to this Court, this Court lacks jurisdiction.

The motion regarding audiotape and confession, the motion to request oral argument and evidentiary hearing, and the motion for the appointment of counsel are DISMISSED.



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

MAY 26 2010

Date

Sandra Schultz Mengel
Chief Clerk