

Court of Appeals, State of Michigan

ORDER

People of MI v Cuong Mihn Nguyen

Docket No. **325086**

LC No. **2014-000953-FH**

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.211(E)(2), orders:

The motion to extend time to file an answer to the delayed application for leave to appeal is DENIED because appellee can file an answer at any time prior to a decision on the delayed application. See IOP 7.205(C)-1. Additionally, it should be noted in light of appellee's basis for the motion, that the prosecutor need not file a full brief, as IOP 7.205(C)-2 allows a "truncated" pleading in these cases.



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

JAN 21 2015

Date

Jerome W. Zimmer Jr.

Chief Clerk