

**Court of Appeals, State of Michigan**

**ORDER**

People of MI v Jabri Markeese Weatherspoon

Docket No. 325094

LC No. 13-018325-FH

William B. Murphy  
Presiding Judge

Jane M. Beckering

Douglas B. Shapiro  
Judges

---

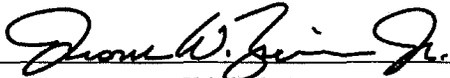
We considered appellant's delayed application for leave to appeal under the standard for direct appeals, and not under the standard for appeals from orders denying relief from judgment pursuant to MCR 6.500 *et seq.*, for the reason that defendant's first appointed appellate counsel rendered ineffective assistance of counsel when he failed to file either an application or a motion to correct invalid sentence in a timely manner and, thereby, deprived defendant of his direct appeal. *People v Goodman*, 485 Mich 1119; 779 NW2d 254 (2010); *People v Mills*, 485 Mich 960; 774 NW2d 524 (2009). So considered, the Court orders that the delayed application for leave to appeal is DENIED for lack of merit in the grounds presented.



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

FEB 23 2015

Date

  
Chief Clerk