

**Court of Appeals, State of Michigan**

**ORDER**

People of MI v Micah Ishone Quinn

Docket No. 326738

LC No. 14-064748-FC

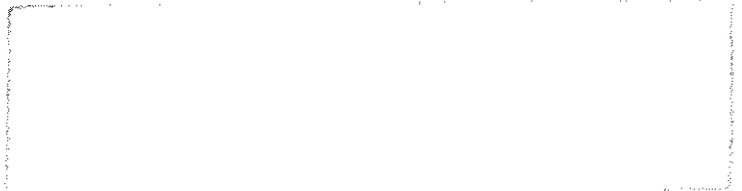
Joel P. Hoekstra  
Presiding Judge

David H. Sawyer

William B. Murphy  
Judges

---

The Court orders that the motion to remand pursuant to MCR 7.211(C)(1) is DENIED. Defendant-appellant has not demonstrated that further factual development of the record or an initial ruling by the trial court is necessary at this time in order for this Court to review the issues on appeal. Under *People v Lockridge*, 498 Mich 358; 870 NW2d 502 (2015), remand is mandatory if the guidelines minimum sentence range changes when recalculated without consideration of facts not found by the jury or admitted by the defendant and this recalculation of the sentencing guidelines may be performed based on the existing record. Further, because defendant-appellant's argument regarding ineffective assistance of counsel involves the admission of his statement to the police, the prosecution shall file with this Court a copy of the video recording of defendant-appellant's statement entered into evidence at trial.



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

DEC 15 2015

Date

Chief Clerk