

**Court of Appeals, State of Michigan**

**ORDER**

**People of MI v Arlandus Nolen**

Docket No. **330057**

LC No. **15-004660-FC**

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Michael J. Talbot, Chief Judge, acting under MCR 7.211(E)(2), orders:

The motion for immediate consideration is GRANTED.

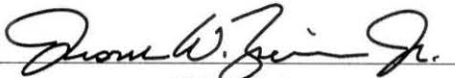
It is further ordered that the motion to reinstate appeal pursuant to MCR 7.217(D) is DENIED. As MCR 7.217(D) provides, a motion for reinstatement may be filed to seek relief from dismissal in accordance with that rule. However, defendant's application was previously dismissed for failure to pursue the case in conformity with the rules under MCR 7.201(B)(3) and 7.216(A)(10). Moreover, in light of defendant's failure to take any action in this Court regarding this application until nearly one month after being notified of his defective filing, he has otherwise failed to support his claims of mistake, inadvertence, or excusable neglect.



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

**DEC 15 2015**

Date

  
Chief Clerk