

STATE OF MICHIGAN
COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

KEVIN JAMES ALLEN,

Defendant-Appellant.

UNPUBLISHED

April 25, 2006

No. 258820

Oakland Circuit Court

LC No. 2004-196386-FC

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

ONDRE QUINTRELL HULING,

Defendant-Appellant.

No. 258821

Oakland Circuit Court

LC No. 2004-196385-FC

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

ADAM T. MEYERS,

Defendant-Appellant.

No. 259144

Oakland Circuit Court

LC No. 2004-196387-FC

Before: Cooper, P.J., and Cavanagh and Fitzgerald, JJ

COOPER, P.J. (*concurring*).

I join with the majority in result and analysis, and write separately only because I find it necessary to add a word of caution to the majority opinion. While it is true that on these facts the

prosecutor's behavior does not rise to the level of reversible error, it is not equally true that this Court will countenance such behavior. Attorneys would be well advised to cabin their aggressive impulses more closely and refrain from personal attacks on opposing counsel that might draw the jurors' attention away from their role as triers of fact. There is a line that separates acceptable from unacceptable courtroom conduct, and while that line was not crossed here, attorneys ought carefully consider the wisdom of coming so close to it.

/s/ Jessica R. Cooper