

**STATE OF MICHIGAN**  
**COURT OF APPEALS**

---

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellant/Cross-Appellee,

v

DWIGHT-STERLING DAVID JAMBOR,

Defendant-Appellee/Cross-Appellant.

---

FOR PUBLICATION

January 4, 2007

9:05 a.m.

No. 259014

Oakland Circuit Court

LC No. 2004-194043-FH

ON REMAND

Official Reported Version

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

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

I concur in the result only, because I am bound to do so by the current state of the law, but I would urge our Supreme Court to reconsider whether the boundaries of MRE 803(6) may or should really stretch so far as to include fingerprint cards prepared by a police officer in the course of an investigation of a crime scene. I would find that those cards properly fall within "matters observed by police officers" "in criminal cases," and that MRE 803(8) ought to exclude them.

/s/ Jessica R. Cooper