

Order

Michigan Supreme Court
Lansing, Michigan

February 4, 2019

158165

PEOPLE OF THE STATE OF MICHIGAN,
Plaintiff-Appellee,

v

GENE T. FAVORS, JR.,
Defendant-Appellant.

Bridget M. McCormack,
Chief Justice

David F. Viviano,
Chief Justice Pro Tem

Stephen J. Markman
Brian K. Zahra
Richard H. Bernstein
Elizabeth T. Clement
Megan K. Cavanagh,
Justices

SC: 158165
COA: 343824
Wayne CC: 98-004497-FC

On order of the Court, the application for leave to appeal the July 3, 2018 order of the Court of Appeals is considered, and it is DENIED, because we are not persuaded that the question presented should be reviewed by this Court.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

February 4, 2019

A handwritten signature in black ink, appearing to read "Larry S. Royster".

Clerk

Court of Appeals, State of Michigan

ORDER

People of MI v Gene T. Favors Jr

Docket No. 343824

LC No. 98-004497-01-FC

Douglas B. Shapiro
Presiding Judge

William B. Murphy

Joel P. Hoekstra
Judges

The Court orders that the motion to waive fees is GRANTED and fees are WAIVED for this case only.

The Court further orders that the delayed application for leave to appeal is DENIED for lack of merit in the grounds presented.


Presiding Judge

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



JUL - 3 2018

Date


Chief Clerk

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|--|-------------------------------------|----------------------------------|
| STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT WAYNE COUNTY | ORDER DENYING/GRANTING MOTION | CASE NO. 98-004497-01-FC |
| ORI MI- 821095J Court Address 1441 St. Antoine, Detroit MI 48226 | Courtroom 502 | Court Telephone No. 313-224-2520 |

THE PEOPLE OF THE STATE OF MICHIGAN

vs.

Gene T Favors, Jr.

Defendant

At a Session of Said Court held in The Frank Murphy Hall of Justice
at Detroit in Wayne County on 04/19/2018

PRESENT: Honorable Qiana Denise Lillard

A Motion for: vacating of sentence and for resentencing

having been filed; and
the Court having reviewed the briefs and records in the Cause and being fully advised in the premises;

IT IS ORDERED THAT the Motion for vacating of sentence and for resentencing is denied. Defendant has failed to state a claim upon which relief can be granted. Jail credit has already been applied to each count in the judgment of sentence. The motion for vacating of sentence and for resentencing

is hereby denied granted.



Honorable Qiana Denise Lillard