

IN THE SUPREME COURT OF OHIO

ORIGINAL

On Appeal from the Sixth Appellate District Court
for Erie County, Ohio
Case No. E 13 065

14-0630

STATE OF OHIO,
Plaintiff/Appellee,

Supreme Court No. _____

- vs -

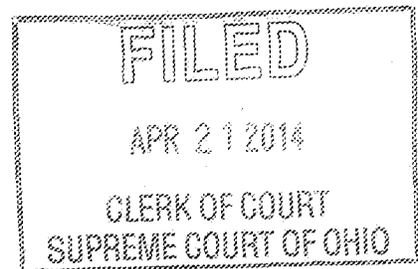
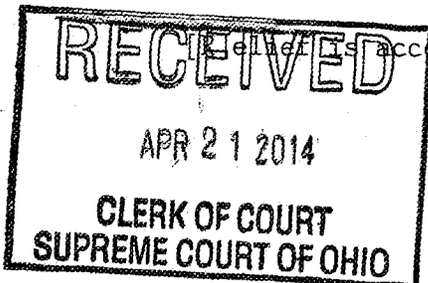
NOTICE OF APPEAL (*in a proposed appeal as of
right).

RONALD J. DORITY,
Defendant/Appellant.

[N]OTICE IS HEREBY GIVEN, that: 'RONALD J. DORITY,' [a]ppellant ('pro
se') in the above entitled cause, hereby appeals to the Supreme Court of Ohio
from the: 'March 14, 2014-judgment' of the Ohio Sixth Appellate District Court,
Case No E 13 352, [t]herein affirming the judgment of the Erie County Common
Pleas Court refusing to 'grant allied offense determination procedures' on a
prima facie case for the requested relief.

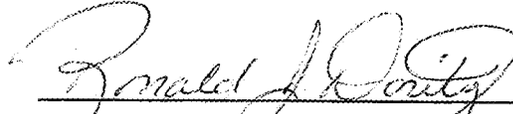
Appellant certifies that the instant appeal involves a felony, is of great
public interest and, raises a substantial constitutional question.

This appeal respectfully follows.



[]

[E]xecuted this 31 day of March, 2014.



Ronald J. Dority, #552-012

M.C.I.

P.O. Box 57

Marion, Ohio

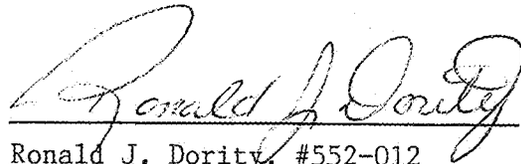
43301

CERTIFICATE OF SERVICE:

This is to certify that the foregoing was duly served by United States Mail on the Office of the Erie County Prosecutor, at:

247 Columbus Avenue
Sandusky, Ohio 44870-2638

[o]n this 31 day of March, 2014.



Ronald J. Dority, #552-012

M.C.I.

P.O. Box 57

Marion, Ohio

43301

*Kevin J. Baxter, Prosecutor