STATE OF MICHIGAN COURT OF APPEALS

PEOPLE OF ORION TOWNSHIP, Plaintiff-Appellee,	UNPUBLISHED August 29, 2024
Tament Appence,	
v ANTHONY LEEDS,	No. 367456 Oakland Circuit Court LC No. 2023-202144-AR
TH VIII OIVI EBEBB,	De 110. 2023 2021 11 7110
Defendant-Appellant.	
PEOPLE OF OXFORD TOWNSHIP,	
Plaintiff-Appellee,	
v	No. 367458
ANTHONY LEEDS,	Oakland Circuit Court LC No. 2023-202182-AR
Defendant-Appellant.	
Before: MARKEY, P.J., and BORRELLO and GARRETT, JJ.	
MARKEY, P.J. (dissenting).	
For the reasons set forth in my dissenting opinion; NW3d (2024) (Docket No. 367687); slip concurrent 30-day jail sentences on convictions for failure 257.311. Defendant, like the defendant in <i>Mason</i> , has a which formed the basis of the district court's determina depart from the rebuttable presumption favoring a no jail-The district court made an adequate record in support discretion or otherwise err in sentencing defendant to jail	op at, I would affirm defendant's to display a valid driver's license, MCL n extensive criminal record and history ation that reasonable grounds existed to no probation sentence under MCL 769.5 of the sentences and did not abuse its

/s/ Jane E. Markey