

STATE OF MICHIGAN
COURT OF APPEALS

PEOPLE OF ORION TOWNSHIP,

Plaintiff-Appellee,

v

ANTHONY LEEDS,

Defendant-Appellant.

UNPUBLISHED

August 29, 2024

No. 367456

Oakland Circuit Court

LC No. 2023-202144-AR

PEOPLE OF OXFORD TOWNSHIP,

Plaintiff-Appellee,

v

ANTHONY LEEDS,

Defendant-Appellant.

No. 367458

Oakland Circuit Court

LC No. 2023-202182-AR

Before: MARKEY, P.J., and BORRELLO and GARRETT, JJ.

MARKEY, P.J. (*dissenting*).

For the reasons set forth in my dissenting opinion in *People v Mason*, ___ Mich App ___, ___; ___ NW3d ___ (2024) (Docket No. 367687); slip op at ___, I would affirm defendant’s concurrent 30-day jail sentences on convictions for failure to display a valid driver’s license, MCL 257.311. Defendant, like the defendant in *Mason*, has an extensive criminal record and history, which formed the basis of the district court’s determination that reasonable grounds existed to depart from the rebuttable presumption favoring a no jail-no probation sentence under MCL 769.5. The district court made an adequate record in support of the sentences and did not abuse its discretion or otherwise err in sentencing defendant to jail. Accordingly, I respectfully dissent.

/s/ Jane E. Markey