

NOTE: This order is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

JERRY WAYNE MCNEELY,
Plaintiff-Appellant,

v.

**RONALD COURTLEY, TROOPER HODGSON, SGT
THOMPSON, JOHN DOE, 1-3, MICHIGAN STATE
POLICE DEPARTMENT, MICHIGAN
DEPARTMENT OF CORRECTIONS, KENNETH
ROMANOWSKI, RAYMOND V. MCCLARITY, EARL
FISHER AND PATRICK WARREN,**
Defendants-Appellees.

2014-1408

Appeal from the United States District Court for the
Eastern District of Michigan in No. 2:13-cv-13790-DPH-
DRG, Judge Denise Page Hood.

Before RADER, *Chief Judge*, NEWMAN and HUGHES, *Cir-
cuit Judges.*

PER CURIAM.

O R D E R

The court considers whether this appeal should be transferred to the United States Court of Appeals for the Sixth Circuit.

This is an appeal in an action asserting violation of Jerry Wayne McNeely's rights under the Civil Rights Act of 1871, specifically 42 U.S.C. §§ 1983 and 1985.

This court is a court of limited jurisdiction, which does not include jurisdiction in this matter. 28 U.S.C. § 1295. Rather, the proper forum is the United States Court of Appeals for the Sixth Circuit.

Accordingly,

IT IS ORDERED THAT:

The appeal is transferred to the United States Court of Appeals for the Sixth Circuit pursuant to 28 U.S.C. § 1631.

FOR THE COURT

/s/ Daniel E. O'Toole
Daniel E. O'Toole
Clerk of Court