STATE OF MICHIGAN COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellant,

UNPUBLISHED November 29, 2012

V

STANLEY DUNCAN,

Defendant-Appellee.

No. 312637 Macomb Circuit Court LC Nos. 2011-003839-FC & 2011-004304-FC

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellant,

V

VITA DUNCAN,

Defendant-Appellee.

No. 312638 Macomb Circuit Court LC Nos. 2011-004401-FC

Before: JANSEN, P.J., and STEPHENS and RIORDAN, JJ.

RIORDAN, J. (concurring)

I concur with the result reached by the majority.

However, we need not consider *Crawford v Washington*, 541 US 36; 124 S Ct 1354; 158 L Ed 2d 177 (2004), in reaching our decision. Our Supreme Court has long held that courts should not grapple with finding a constitutional question when the case can be decided on other grounds. *People v Jackson*, 487 Mich 783, 801; 790 NW2d 340 (2010). Any analysis of the constitutional implications of *Crawford* is not necessary for the disposition of this matter.

/s/ Michael J. Riordan