

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Cedric Ford v. State of Indiana	02A05-0508-CR-448	3-13-06	Crone, J. Friedlander, J. May, J.	Affirmed Concurs Concurs
John R. Sorg v. Julie Sorg	48A04-0510-CV-621	3-13-06	Crone, J. Friedlander, J. May, J.	Affirmed Concurs Concurs
Glen E. Smith v. State of Indiana	42A01-0507-CR-330	3-13-06	Vaidik, J. Robb, J. Mathias, J.	Affirmed Concurs Concurs
William Earl Ross v. State of Indiana	49A04-0411-PC-599	3-14-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed Concurs Concurs
Roy Brown v. State of Indiana	49A02-0508-CR-693	3-14-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs
Tony Branch v. State of Indiana	49A04-0505-CR-262	3-14-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
Jeff Hurst v. Horner Novelty, Inc.	10A01-0510-CV-451	3-14-06	Riley, J. Sharpnack, J. Barnes, J.	Reversed Concurs Concurs
Barbara Rogers v. State of Indiana	49A02-0508-CR-775	3-14-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Joshua T. Huffman v. State of Indiana	53A05-0508-CR-443	3-14-06	Sullivan, J. Kirsch, C.J. Darden, J.	Affirmed Concurs Concurs
Ala Shabazz Melton v. State of Indiana	71A04-0508-CR-432	3-14-06	Vaidik, J. Robb, J. Mathias, J.	Affirmed Concurs Concurs
Charles D. Freeland v. State of Indiana	24A01-0507-PC-318	3-14-06	Vaidik, J. Robb, J. Mathias, J.	Affirmed Concurs Concurs
In the Matter of A.D. v. State of Indiana	49A05-0508-JV-460	3-14-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs
Kenneth L. Sanders v. State of Indiana	49A02-0507-CR-612	3-14-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
Domingo S. Burks v. State of Indiana	73A01-0502-CR-65	3-14-06	Friedlander, J. Vaidik, J. Sullivan, J.	Affirmed Concurs Concurs in result
Clifford Thomas v. State of Indiana	49A04-0504-CR-221	3-14-06	Friedlander, J. Vaidik, J. Sullivan, J.	Affirmed Concurs Concurs
Kenneth Miller v. State of Indiana	49A02-0508-CR-714	3-14-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Mark and Debbie Price v. Ruby Elam	46A03-0509-CV-437	3-14-06	Kirsch, C.J. Sullivan, J. Darden, J.	Reversed and Remanded Concurs Concurs
James David Stott v. Frontier Financial Holdings, Inc.	49A05-0506-CV-320	3-14-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
Term. Of Parent-Child Rel. of F.W., Forrest S. Woodall v. Lake Co. Office of Family/Children and Lake Co. CASA Program	45A03-0508-JV-376	3-14-06	Kirsch, C.J. Darden, J. Sullivan, J.	Affirmed Concurs Concurs in result w/ separate opin.
Christopher Driver v. State of Indiana	49A05-0505-CR-242	3-14-06	Friedlander, J. May, J. Crone, J.	Affirmed Concurs Concurs
Doyle E. Dillon v. State of Indiana	44A03-0508-CR-381	3-15-06	Vaidik, J. Robb, J. Mathias, J.	Affirmed Concurs Concurs
Clint W. Barrus v. State of Indiana	35A05-0507-CR-386	3-15-06	Darden, J. Bailey, J. Sharpnack, J.	Affirmed/Reversed/Remanded Concurs Concurs in result
Michael Troutman v. St. Joseph County/Metro Homicide Unit	71A03-0409-CV-417	3-15-06	Darden, J. Kirsch, C.J. Sullivan, J.	Affirmed Concurs Concurs

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Argelio Gonzales v. State of Indiana	09A02-0509-PC-858	3-15-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
William Baxter v. State of Indiana	49A02-0504-CR-296	3-15-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Sean Michael Reilly v. State of Indiana	48A02-0502-CR-151	3-15-06	Friedlander, J. Sullivan, J. Vaidik, J.	Remanded Concurs in result with opinion. Concurs in result and joins the separate opinion by J. Sullivan.
Larry M. Asher v. Review Bd. of the Indiana Dept. of Workforce Development and Shelby Eastern Schools	93A02-0509-EX-823	3-15-06	Sharpnack, J. Riley, J. Barnes, J.	Affirmed Concurs Concurs
Involuntary Term. Of Parent-Child Rel. of K.D. and K.P., Tamika Wheeler v. Marion Co.Div. of Family/Children and Child Advocates, Inc.	49A02-0508-JV-685	3-15-06	Sharpnack, J. Riley, J. Barnes, J.	Affirmed Concurs Concurs
Donald Newlin v. State of Indiana	55A01-0511-CR-487	3-15-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Kenneth E. Gentry v. State of Indiana	49A05-0502-PC-101	3-15-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Randy Horine v. State of Indiana	48A02-0507-CR-649	3-15-06	Vaidik, J. Robb, J. Mathias, J.	Affirmed Concurs Concurs
David L. Rose v. Indiana Dept. of Workforce Development and Securitas Security Services, USA	93A02-0503-EX-230	3-16-06	May, J. Friedlander, J. Crone, J.	Affirmed Concurs Concurs
Ulysses Poston v. State of Indiana	49A04-0509-CR-548	3-16-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Patrick T. George v. State of Indiana	41A01-0507-CR-313	3-16-06	Baker, J. Bailey, J. Najam, J.	Remanded Concurs Dissents with opinion
Robert Lewis Reed v. State of Indiana	29A05-0506-CR-340	3-16-06	May, J. Crone, J. Friedlander, J.	Affirmed Concurs Concurs
George S. Weaver, Jr. v. State of Indiana	10A01-0503-CR-110	3-16-06	May, J. Friedlander, J. Crone, J.	Affirmed Concurs Concurs

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘*for publication*’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Scott E. Miller v. State of Indiana	44A03-0506-CR-259	3-16-06	May, J. Friedlander, J. Crone, J.	Affirmed Concurs Concurs
Mark Huskins v. State of Indiana	34A02-0508-CR-723	3-16-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs
Angela Barnett v. Thomas Browne, M.D.	75A03-0509-CV-453	3-16-06	Bailey, J. Baker, J. Najam, J.	Affirmed Concurs Concurs
Kenneth D. Ivy v. State of Indiana	79A02-0503-CV-177	3-16-06	Baker, J. Najam, J. Bailey, J.	Reversed and Remanded Concurs Concurs
Jowana D. Crouch v. Leroy R. Crouch	68A01-0507-CV-315	3-16-06	May, J. Crone, J. Friedlander, J.	Affirmed Concurs Concurs
William F. Gates v. State of Indiana	87A01-0505-CR-198	3-16-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed and Remanded Concurs Concurs
Harold Hansborough, Jr. v. City of Elkhart, et al	20A04-0504-CV-181	3-16-06	May, J. Friedlander, J. Crone, J.	Affirmed Concurs Concurs
Carl Dyer v. State of Indiana	28A05-0506-CR-329	3-17-06	Baker, J. Bailey, J. Najam, J.	Affirmed and Remanded Concurs Concurs in result with opinion

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘*for publication*’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Maurice Green v. State of Indiana	49A05-0508-CR-489	3-17-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
In the Matter of N.D.L. and R.E.B., Barbara J. Bowens v. Elkhart Office of Family & Children	20A03-0508-JV-392	3-17-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
Michael Culver v. Pactiv Corporation	93A02-0511-EX-1063	3-17-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Isaiah Knighten v. State of Indiana	49A02-0506-CR-515	3-17-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed Concurs Concurs
William Jones v. State of Indiana	34A04-0509-PC-564	3-17-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed Concurs Concurs
Denise E. Grier v. State of Indiana	03A01-0508-CR-364	3-17-06	Robb, J. Vaidik, J. Mathias, J.	Affirmed Concurs Concurs
Pekin Insurance Company v. Balboa Insurance Company	49A02-0510-CV-1022	3-17-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed Concurs Concurs

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION
IN THE COURT OF APPEALS OF INDIANA
INDIANA RULES OF PROCEDURE, APPELLATE RULE 15(A)(3) AND APPELLATE RULE 65(D) PROVIDES:**

Appellate Rule 15(A)(3) - effective prior to January 1, 2001

“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law of the case.”

Appellate Rule 65(D) – effective January 1, 2001

“Unless later designated for publication, a not-for-publication memorandum decision shall not be regarded as precedent and shall not be cited to any court except by the parties to the case to establish *res judicata*, collateral estoppel, or law of the case.”

NAME OF THE CASE	CAUSE NUMBER	DATE	JUDGES	DISPOSITION
Dennis McAllister v. State of Indiana	45A03-0508-CR-389	3-17-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
Animals, Inc. v. Christmas Visions, Inc., and Winterland, Inc., and R. David Fred	27A02-0504-CV-311	3-17-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed Concurs Concurs
John Gause v. Tobias Insurance Group	49A02-0506-CV-488	3-17-06	Baker, J. Sullivan, J. Bailey, J.	Affirmed and Reversed Concurs Concurs
Kesslerwood Lake Association Inc. v. Douglas Schmidt	49A02-0408-CV-710	3-17-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Anthony Haynes v. State of Indiana	79A02-0505-CR-386	3-17-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed and Remanded Concurs Concurs

