

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION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“Unless specifically designated ‘for publication’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law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
Marvin and Lola Christman v. Eric and Angel Honaker, David and Debra Cook	55A05-0506-CV-364	1-30-06	Crone, J. Friedlander, J. May, J.	Affirmed Concurs Concurs
Involuntary Term. Of Parent-Child Rel. of A.H., M.H., D.H., and C.H., Harry Horsley v. Marion Co. Office of Family/Children, Child Advocates, Inc.	49A04-0506-JV-301	1-30-06	May, J. Friedlander, J. Crone, J.	Affirmed Concurs Concurs
Robert A. Harper v. John Kauffman	20A05-0505-CV-277	1-30-06	May, J. Friedlander, J. Crone, J.	Affirmed Concurs Concurs
Brenda M. Bowers v. State of Indiana	40A05-0501-CR-42	1-30-06	May, J. Kirsch, C.J. Robb, J.	Affirmed Concurs Concurs
Christopher Lorentzen v. State of Indiana	02A03-0507-CR-340	1-30-06	Hoffman, Sr. J. May, J. Vaidik, J.	Reversed and Remanded Concurs Concurs
Chester L. Wilms, Jr. v. State of Indiana	02A03-0503-PC-103	1-30-06	May, J. Kirsch, C.J. Robb, J.	Rehearing Denied 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**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION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“Unless specifically designated ‘*for publication*’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law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
Stacy Hart v. State of Indiana	82A01-0508-PC-348	1-31-06	Sharpnack, J. Bailey, J. Darden, J.	Affirmed Concurs Concurs
Samuel Williams v. State of Indiana	49A05-0508-CR-479	1-31-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Joseph Ware v. State of Indiana	45A05-0507-CR-418	1-31-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Term. Of Parent-Child Rel. of D.D. v. Lake Co. Dept. of Child Services	45A03-0509-JV-476	1-31-06	Sharpnack, J. Riley, J. Barnes, J.	Affirmed Concurs Concurs
Anthony A. Smiley v. State of Indiana	20A03-0506-CR-257	1-31-06	Darden, J. Sharpnack, J. Bailey, J.	Affirmed/Reversed/Remanded Concurs Concurs
Corliss Jackson v. State of Indiana	27A02-0501-CR-87	1-31-06	Darden, J. Sharpnack, J. Bailey, J.	Reversed Concurs Concurs
Tammie M. Church v. State of Indiana	84A01-0506-CR-240	1-31-06	Sharpnack, J. Riley, J. Barnes, J.	Affirmed Concurs Concurs
Edward H. Daniels v. State of Indiana	33A01-0501-CR-42	1-31-06	Darden, J. Sharpnack, 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
Kavena R. Merriweather v. Eaglecare, Inc. d/b/a American Senior Communities (Heritage Park Nursing Home)	02A03-0506-CV-261	1-31-06	Vaidik, J. Sullivan, J. Friedlander, J.	Affirmed Concurs Concurs
Heather Kirby v. Darrell Kirby	03A01-0507-CV-322	1-31-06	Crone, J. Friedlander, J. May, J.	Affirmed Concurs Concurs
Donald E. Mudica v. State of Indiana	71A04-0506-CR-335	1-31-06	Sharpnack, J. Riley, J. Barnes, J.	Affirmed Concurs Concurs
Freddy J. Reynolds v. State of Indiana	06A01-0412-CR-530	1-31-06	Robertson, Sr. J. May, J. Sharpnack, J.	Affirmed Concurs Concurs
Troy E. Phillips v. State of Indiana	49A02-0504-CR-347	1-31-06	Baker, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Edward Charles Cook v. State of Indiana	02A05-0505-CR-251	1-31-06	Sharpnack, J. Najam, J. Bailey, J.	Affirmed Concurs Concurs
Timothy L. Whittler v. State of Indiana	22A01-0507-CR-320	1-31-06	Sharpnack, J. Riley, 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
Anthony Scott v. State of Indiana	49A02-0503-CR-253	1-31-06	Barnes, J. Sharpnack, J. Riley, J.	Affirmed Concurs Concurs
William Shane Kramer v. State of Indiana	47A01-0503-CR-100	1-31-06	Darden, J. Sharpnack, J. Bailey, J.	Affirmed Concurs Concurs
Samuel Allen Smith v. State of Indiana	02A03-0507-CR-357	1-31-06	Darden, J. Sharpnack, J. Bailey, J.	Reversed and Remanded Concurs Concurs
Noah E. Goodman v. State of Indiana	49A02-0504-CR-364	1-31-06	Kirsch, C.J. Sullivan, J. Darden, J.	Affirmed Concurs Concurs
Amy Deckard v. Greene County Dept. of Child Services	28A04-0509-JV-546	1-31-06	Bailey, J. Baker, J. Najam, J.	Affirmed Concurs Concurs
Estate of Michael L. Arndt, Jr., Debra Sierra Vitale a/k/a Sierra Tirota v. Jamie (Aldridch) Arndt	71A03-0407-CV-336	2-1-06	Friedlander, J. Vaidik, J. Sullivan, J.	Affirmed Concurs Concurs in result w/ separate opin.
Theodore Thompson v. State of Indiana	45A04-0501-CR-18	2-1-06	Sullivan, J. Friedlander, J. Vaidik, 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
Paul W. Grim v. Golden Rule Ins. Co. and Gary Fry	57A03-0503-CV-107	2-2-06	Hoffman, Sr. J. Riley, J. May, J.	Reversed and Affirmed Concurs Concurs
Troy A. Wright v. State of Indiana	45A03-0505-CR-204	2-3-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs
Brenai Baxter v. Delaware Co. Div. of Family/Children	18A02-0507-JV-670	2-3-06	Sullivan, J. Kirsch, C.J. Darden, J.	Affirmed Concurs Concurs
Term. Of Parent-Child Rel. of K.C.D., and Jerry Leon Daniels, Shannon Michelle Daniels	79A05-0508-JV-478	2-3-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs
Ali Hakim v. State of Indiana	48A04-0409-PC-499	2-3-06	Mathias, J. Baker, J. Riley, J.	Affirmed Concurs Concurs
Cara McClung v. Marion Co. Office of Family/Children and Child Advocates, Inc.	49A05-0506-JV-353	2-3-06	Sullivan, J. Kirsch, C.J. Darden, J.	Affirmed Concurs Concurs
Timothy D. Rogers v. State of Indiana	02A03-0509-CR-414	2-3-06	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
Del Stubbs v. State of Indiana	49A05-0508-CR-425	2-3-06	Riley, J. Sharpnack, J. Barnes, J.	Affirmed Concurs Concurs
Annare L. (Pala) Loubser v. Alexander R. Pala	91A05-0504-CV-211	2-3-06	Mathias, J. Baker, J. Riley, J.	Affirmed Concurs Concurs
Kelly Scott Thomas v. State of Indiana	20A03-0503-CR-138	2-3-06	Mathias, J. Barnes, J. Crone, J.	Reversed and Remanded Concurs Concurs
TAX COURT Eugene A. Bonfiglio v. Indiana Dept. of State Revenue	02T10-0506-TA-50	1-30-06	Fisher, J.	The Court affirms the final determination of the Dept.