

**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION  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“Unless specifically designated ‘*for publication*’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law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
Antonio Pirtle v. State of Indiana	49A02-0504-CR-326	11-7-05	Riley, J. Baker, J. Mathias, J.	Affirmed/Reversed/Remanded Concurs Concurs
Steve Edward Bumgardner v. State of Indiana	45A04-0501-CR-48	11-7-05	Baker, J. Riley, J. Mathias, J.	Affirmed Concurs Concurs
Vigo County 21 Buffet v. LaSalle National Bank and 3600 S. 41, LLC	84A01-0504-CV-151	11-7-05	Baker, J. Riley, J. Mathias, J.	Affirmed Concurs Concurs
James E. Manley v. State of Indiana	53A01-0506-PC-243	11-7-05	Baker, J. Riley, J. Mathias, J.	Affirmed Concurs Concurs
Lorena Harding v. Michael Harding	29A02-0502-CV-153	11-7-05	Bailey, J. Sharpnack, J. Darden, J.	Affirmed/Reversed/Remanded Concurs Concurs
Tim Sisco, Melissa Coburn v. The Car Company	43A03-0506-CV-264	11-7-05	Baker, J. Riley, J. Mathias, J.	Affirmed and Remanded Concurs Concurs
In Re: The Paternity of A.R.W., by Christopher Edwards v. Heather Watson	34A02-0507-JV-673	11-7-05	Baker, 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**DISPOSITION OF CASE BY UNPUBLISHED MEMORANDUM DECISION  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“Unless specifically designated ‘*for publication*’, memorandum decisions shall not be published nor shall they be regarded as precedent nor cited before any court except for purposes of establishing the defense of Res Judicata, collateral estoppel or law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
Kevin L. Pinkerton v. State of Indiana	20A03-0505-CR-209	11-7-05	Baker, J. Friedlander, J. Vaidik, J.	Affirmed Concurs Concurs
Luther T. Hill v. State of Indiana	40A01-0506-CR-237	11-7-05	Baker, J. Riley, J. Mathias, J.	Affirmed Concurs Concurs
Jason W. Holcomb v. Walter's Dimmick Petroleum, Inc.	76A04-0410-CV-572	11-8-05	Robb, J. Bailey, J. Friedlander, J.	Reversed and Remanded Concurs Dissents with opinion
Mark Fish v. State of Indiana	71A03-0502-PC-88	11-8-05	Bailey, J. Sharpnack, J. Darden, J.	Affirmed Concurs Concurs
Mario Gilbert v. State of Indiana	49A02-0504-CR-348	11-8-05	Hoffman, Sr. J. Kirsch, C.J. Riley, J.	Affirmed Concurs Concurs
Tranell Nash v. State of Indiana	49A02-0504-CR-321	11-8-05	Bailey, J. Sharpnack, J. Darden, J.	Affirmed Concurs Concurs
Nicole R. Davison and Lee Huckstep v. State Farm Fire & Casualty Co.	49A02-0506-CV-487	11-8-05	Bailey, J. Sharpnack, J. Darden, J.	Reversed Concurs Concurs
Raymond Stephenson v. State of Indiana	31A01-0503-CR-131	11-8-05	Robb, J. Kirsch, C.J. May, 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
Frances and Tyler Patrick v. Nancy and James Adams	67A05-0507-CV-378	11-8-05	Hoffman, Sr. J. May, J. Robb, J.	Affirmed Concurs Concurs
Don Taylor v. State of Indiana	47A01-0503-CR-111	11-8-05	Robb, J. May, J. Kirsch, C.J.	Affirmed and Remanded Concurs Dissents
Derral A. Moons v. State of Indiana	57A05-0503-CR-143	11-8-05	Robb, J. Kirsch, C.J. May, J.	Affirmed Concurs Concurs
James R. Recker, II v. State of Indiana	29A02-0504-CR-286	11-8-05	Darden, J. Mathias, J. Crone, J.	Affirmed Concurs Concurs
Deborah L. Nufer v. Michael A. Nufer	57A03-0503-CV-122	11-10-05	Hoffman, Sr. J. Barnes, J. Vaidik, J.	Affirmed Concurs Concurs in result
Ruth Wicks v. State of Indiana	49A02-0410-CR-837	11-10-05	Sharpnack, J. May, J. Vaidik, J.	Affirmed Concurs Concurs
Chester L. Wilms, Jr. v. State of Indiana	02A03-0503-PC-103	11-10-05	May, J. Kirsch, C.J. Robb, J.	Affirmed Concurs Concurs
Maurice Sansom v. State of Indiana	45A03-0505-PC-232	11-10-05	May, J. Kirsch, C. J. Robb, 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
Adoption of N.J.D., Robert D. Parnell and Michele Parnell v. Lake Co. Office of Family and Children and Lake Co. CASA	45A03-0507-CV-335	11-10-05	May, J. Kirsch, C.J. Robb, J.	Affirmed Concurs Concurs
David Troy LeBlanc v. State of Indiana	64A03-0504-CR-154	11-10-05	May, J. Kirsch, C.J. Robb, J.	Affirmed Concurs Concurs
Undray L. Knighten v. State of Indiana	03A01-0501-CR-3	11-10-05	May, J. Kirsch, C.J. Robb, J.	Affirmed Concurs Concurs
Jessie Glover v. State of Indiana	48A05-0411-CR-623	11-10-05	Vaidik, J. Sullivan, J. Friedlander, J.	Affirmed Concurs Concurs
*** TAX COURT *** Plaza Properties Co. v. Dept. of Local Government Finance	71T10-0107-TA-61 71T10-0107-TA-64 71T10-0107-TA-67	11-9-05	Fisher, J.	The Court affirms the final determination of the State Board