

IN THE
COURT OF APPEALS OF INDIANA

Clinton Riley,

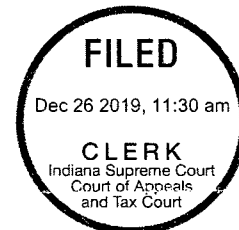
Appellant,

v.

Indiana Department of
Corrections, et al.,

Appellees.

Court of Appeals Cause No.
19A-MI-1273



Order

[1] Appellees, by counsel, have filed a Verified Motion to Dismiss or in the Alternative to Remand. Appellant, pro se, has filed a Verified Reply and Motion to Deny Motion to Dismiss or in the Alternative to Remand.

[2] Having reviewed the matter, the Court finds and orders as follows:

1. Appellees' Verified Motion to Dismiss is granted and this appeal is dismissed with prejudice.
2. The Clerk of this Court is directed to send this order to the parties, the trial court, and the Henry Circuit Courts Clerk.
3. The Henry Circuit Courts Clerk is directed to file a copy of this order under Cause Number 33C02-1812-MI-228 and, pursuant to Indiana Trial Rule 77(D), the Clerk shall place the contents of this order in the Record of Judgments and Orders.

[3] Ordered 12/26/2019

Bradford, J., Barteau, Darden, Sr.JJ., concur.

For the Court,

Nancy Harris Vaidik

Chief Judge

In the
Indiana Supreme Court

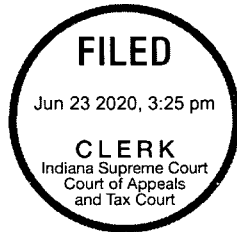
Clinton Riley,
Appellant(s),

v.

Indiana Department Of Correction; Keith
Butts,
Appellee(s).

Court of Appeals Case No.
19A-MI-01273

Trial Court Case No.
33C02-1812-MI-228



Order

This matter has come before the Indiana Supreme Court on a petition to transfer jurisdiction, filed pursuant to Indiana Appellate Rules 56(B) and 57, following the issuance of a decision by the Court of Appeals. The Court has reviewed the decision of the Court of Appeals, and the submitted record on appeal, all briefs filed in the Court of Appeals, and all materials filed in connection with the request to transfer jurisdiction have been made available to the Court for review. Each participating member has had the opportunity to voice that Justice's views on the case in conference with the other Justices, and each participating member of the Court has voted on the petition.

Being duly advised, the Court DENIES the petition to transfer.
Done at Indianapolis, Indiana, on 6/23/2020.

Loretta H. Rush
Loretta H. Rush
Chief Justice of Indiana

All Justices concur.

pg B 2



CLERK

SUPREME COURT, COURT OF APPEALS, AND TAX COURT STATE OF INDIANA

216 STATE HOUSE, INDIANAPOLIS, IN 46204
317-232-1930 FAX: 317-232-8365

Clinton Riley
DOC#111204
New Castle Correctional Facility
PO Box A
New Castle, IN 47362

CAUSE NO.: 19A-MI-01273
LOWER COURT CAUSE NO.: 33C021812MI228

IN RE: Clinton Riley v. Indiana Department of Corrections, et al.

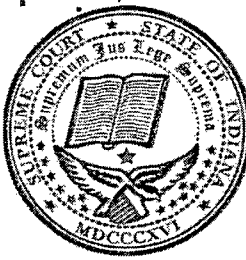
You are hereby notified that the Indiana Supreme Court has on this day, Tuesday, June 23, 2020, issued the attached order, opinion, or notice.

Transmitted pursuant to the requirements of Indiana Appellate Rule 26.

Clerk of the Indiana Supreme Court, Court of Appeals, and Tax Court
Statehouse Rm. 216
200 W. Washington St.
Indianapolis, IN 46204

[App B]

pg B 1



INDIANA SUPREME COURT

Office of Judicial Administration

200 W Washington St | Rm 216
Indianapolis, Indiana 46204

COURTS.IN.GOV

Via U.S. First Class Mail

August 11, 2020

Clinton Riley
P. O. Box A
New Castle IN 47362

**Re: Petition for Rehearing
19A-MI-1273**

Dear Mr. Riley:

This office received on 07/22/2020 your Petition for Rehearing referencing the above-mentioned case. A Party may not seek rehearing of an order denying transfer, see Appellate Rule 54 (A). Please see the following entry copied from the docket:

06/23/2020	<input checked="" type="checkbox"/> Order Denying Petition to Transfer (Judicial Officer: Rush, Loretta H.) File Stamp: 06/23/2020 Party: Appellant Riley, Clinton Serve: Deputy Attorney General Hill, Curtis Theophilus; Trial Court Staff Crane, Kit C. Dean; Deputy Attorney General Jones, Benjamin Myron Lane; Deputy Attorney General Craft, Aaron Thomas; Trial Court Staff Trial Clerk 33 - Henry; Appellant Riley, Clinton; Appellate Court Staff Court of Appeals Administrator <i>Appellant's petition to transfer denied. All Justices concur.</i>
08/05/2020	<input checked="" type="checkbox"/> Received Document PostmarkDate: 07/22/2020 <i>Receive Date: 07/27/2020 Petition for Rehearing**appears untimely**</i>
08/05/2020	Note <i>Rec-Petition for rehearing**A party may not seek rehearing of an order denying transfer**</i>

For more information, please refer to the Indiana Rules of Appellate Procedure.

Sincerely,

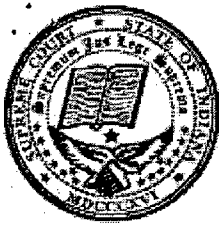
Gregory Pachmayr
Clerk of Courts

WO

GREGORY R. PACHMAYR, CLERK OF THE INDIANA APPELLATE COURTS

Clerk of the Appellate Courts | clerk@courts.IN.gov | 317.232.1930

App. C2



CLERK

SUPREME COURT, COURT OF APPEALS, AND TAX COURT STATE OF INDIANA

216 STATE HOUSE, INDIANAPOLIS, IN 46204
317-232-1930 FAX: 317-232-8365

Clinton Riley
DOC#111204
New Castle Correctional Facility
PO Box A
New Castle, IN 47362

CAUSE NO.: 19A-MI-01273
LOWER COURT CAUSE NO.: 33C021812MI228

IN RE: Clinton Riley v. Indiana Department of Correction, et al.

You are hereby notified that the Indiana Court of Appeals has on this day, Tuesday, August 11, 2020, issued the attached order, opinion, or notice.

Transmitted pursuant to the requirements of Indiana Appellate Rule 26.

Clerk of the Indiana Supreme Court, Court of Appeals, and Tax Court
Statehouse Rm. 216
200 W. Washington St.
Indianapolis, IN 46204

App. C 1

**Additional material
from this filing is
available in the
Clerk's Office.**