

In the  
**Indiana Supreme Court**

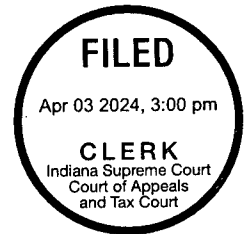
Charles Andrew Wenner,  
Appellant,

v.

Gehrid Hensley, et al.,  
Appellees.

Court of Appeals Case No.  
23A-SC-973

Trial Court Case No.  
53C08-2212-SC-1253



**Order**

The Court of Appeals denied rehearing on January 26, 2024, making any transfer petition due by February 26, 2024. *See* Ind. App. R. 57(C)(2). Appellant tendered several transfer petitions between February 26 and March 23, 2024, all of which were received by the Clerk but not filed due to various defects. The Clerk certified the Court of Appeals opinion on March 25, 2024. Later that day, Appellant tendered a corrected transfer petition and sought leave to file the petition belatedly, which the Court denied on March 27, 2024. *See* Ind. App. R. 57(C).

Appellant has now filed a motion requesting the Court reconsider its March 27 order. In support of his request, Appellant cites Indiana Appellate Rule 14(B)(1)(a), which addresses belated motions to certify discretionary interlocutory appeals. But petitions to transfer are addressed by Appellate Rules 35(C) and 57(C), both of which unequivocally state that no extension of time shall be granted to file a petition to transfer.

Being duly advised, the Court DENIES Appellant's "Motion to Reconsider." This appeal remains at an end.

Done at Indianapolis, Indiana, on 4/3/2024.

Loretta H. Rush  
Chief Justice of Indiana

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