

In the
Indiana Supreme Court



In re: Request from)
Indiana Court of Appeals to) Indiana Supreme Court
Post Unpublished Opinions on) Cause No. 94S00-0608-MS- 299
Judiciary Website)

ORDER

Pursuant to Ind. Code § 33-25-3-6, the Indiana Court of Appeals, through its Chief Judge, has requested the Indiana Supreme Court's consent to post the Court of Appeals' not-for-publication memorandum decisions, *see* Ind. Appellate Rule 65(A), on the Indiana Judicial Branch website (*see, e.g.*, <http://www.in.gov/judiciary/opinions/archapp.html> (archived opinions) and <http://www.in.gov/judiciary/opinions/appeals.html> (recent opinions)).

After due consideration, this Court has determined that the request shall be GRANTED; provided, however, the availability of Court of Appeals' "not-for-publication memorandum decisions" on the Internet shall not in any way alter or change their status as a "not-for-publication memorandum decision" for purposes of Appellate Rule 65.

The Clerk shall send a copy of this order to James S. Kirsch, Chief Judge of the Indiana Court of Appeals; to the Administrator of the Indiana Court of Appeals; to the Clerk of the Indiana Supreme Court, Court of Appeals, and Tax Court; to James W. Riley, Jr., President of Indiana State Bar Association; to Kendra G. Gjerdingen, Chair, Appellate Practice Section, Indiana State Bar Association; to the Attorney General of Indiana; and to the Public Defender of Indiana.

Done at Indianapolis, Indiana, this 21st day of August, 2006.

Randal T. Shepard
Randall T. Shepard (for the Court)
Chief Justice of Indiana

Sullivan and Boehm, J.J., concur. Shepard, C.J., Dickson, J., and Rucker, J. concur in result in the interests of comity, notwithstanding their belief that the posting of not-for-publication opinions on the Internet is unwise.