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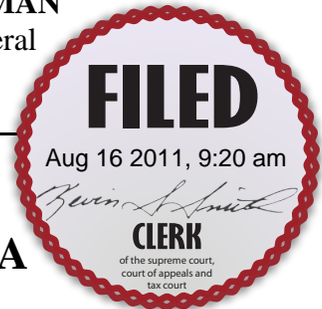
APPELLANT PRO SE:

**KURT ST. ANGELO**  
Indianapolis, Indiana

ATTORNEYS FOR APPELLEE:

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**IN THE  
COURT OF APPEALS OF INDIANA**

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KURT ST. ANGELO, )  
 )  
Appellant-Defendant, )  
 )  
vs. )  
 )  
STATE OF INDIANA, )  
 )  
Appellee-Plaintiff. )

No. 51A01-1105-IF-189

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APPEAL FROM THE MARTIN CIRCUIT COURT  
The Honorable Lynne E. Ellis, Judge  
Cause No. 51C01-1006-IF-938

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**August 16, 2011**

**MEMORANDUM DECISION - NOT FOR PUBLICATION**

**KIRSCH, Judge**

Kurt St. Angelo appeals from the judgment of the Martin Circuit Court that he had committed the Class C infraction of Speeding.<sup>1</sup> On appeal, he contends that the trial court erred in entering judgment and in denying his motions to dismiss and to correct errors, contending that the trial court lacked subject matter jurisdiction. This contention is without merit. See I.C. 33-33-51-1(b),<sup>2</sup> I.C. 33-28-3-2(b),<sup>3</sup> and I.C. 33-28-3-8(a).<sup>4</sup>

Affirmed.

BAKER, J., and BROWN, J., concur.

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<sup>1</sup> IC 9-21-5-2; IC 9-21-5-13(a).

<sup>2</sup> “The Martin Circuit Court has a standard small claims and misdemeanor division.”

<sup>3</sup> “The small claims and misdemeanor division of the court has . . . A minor offenses and violations docket.”

<sup>4</sup> “The minor offenses and violations docket has jurisdiction over . . . All infraction cases.”