

# Download Johnny Collins V. State Indiana

State's exhibit number ten consisted of an information filed in the Vanderburgh Superior Court, cause number 75-CR-262, charging a Jesse Steven Collins with unlawful dealing in a controlled narcotic substance, a commitment order bearing the same cause number placing Collins in the custody of the Department of Corrections, and certificates of the Vanderburgh Superior Court clerk and judge who presided over the case. Case opinion for IN Court of Appeals COLLINS v. STATE. Read the Court's full decision on FindLaw.Id. (quoting Weyls v. State, 266 Ind. 301, 302, 362 N.E.2d 481, 482 (1977)). Seeking post-conviction relief pursuant to Indiana Post Conviction Rule 1 is the proper vehicle for challenging the validity of a guilty plea. Jones v. State, 675 N.E.2d 1084, 1090 (Ind.1996). Therefore, we dismiss Collins' appeal to the extent it challenges his ...Collins's conviction for maintaining a crack house must be reversed because the State failed to present sufficient evidence to support a finding that Collins controlled the motel suite where he and the drugs were found. Collins's conviction for possessing a firearm during the commission of a felony drug offense must be reversed because the jury was not instructed (and thus made no finding ... - Johnny Collins V. State Indiana