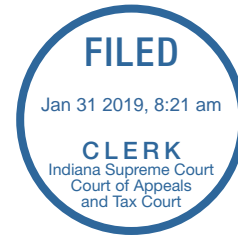


MEMORANDUM DECISION

Pursuant to Ind. Appellate Rule 65(D), this Memorandum Decision shall not be regarded as precedent or cited before any court except for the purpose of establishing the defense of res judicata, collateral estoppel, or the law of the case.



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IN THE COURT OF APPEALS OF INDIANA

Antrone L. Crockett,
Appellant-Defendant,

v.

State of Indiana,
Appellee-Plaintiff

January 31, 2019

Court of Appeals Case No.
18A-CR-391

Appeal from the St. Joseph
Superior Court

The Honorable Elizabeth Hurley,
Judge

Trial Court Cause No.
71D08-0403-MR-007

Vaidik, Chief Judge.

- [1] In 2005, Antrone L. Crockett was convicted of Class A felony conspiracy to commit murder, and the trial court sentenced him to forty years. In 2018,

Crockett filed a motion to correct erroneous sentence pursuant to Indiana Code section 35-38-1-15. Specifically, he argued that his “**conviction** is illegal on its Face” because the State did not properly charge him with conspiracy. Appellant’s App. p. 22 (emphasis added). The trial court denied Crockett’s motion without holding a hearing because he did not allege “that the sentence itself is erroneous on its face.” *Id.* at 49. We affirm. The purpose of Section 35-38-1-15 “is to provide prompt, direct access to an uncomplicated legal process for correcting the occasional erroneous or illegal **sentence.**” *Robinson v. State*, 805 N.E.2d 783, 785 (Ind. 2004) (emphasis added). Here, however, the basis of Crockett’s motion is that his conviction—not his sentence—is illegal.

[2] Affirmed.

Mathias, J., and Crone, J., concur.