- 1 The State of Ohio, Appellee, v. Oden, Appellant.
- 2 [Cite as *State v. Oden* (1996), \_\_\_\_\_ Ohio St.3d \_\_\_\_\_.]
- 3 Appellate procedure -- Application for reopening appeal from
- 4 judgment and conviction based on claim of ineffective
- 5 assistance of appellate counsel -- Application denied when
- applicant fails to establish good cause for failing to file his
- application within ninety days after journalization of the court
- of appeals' decision affirming the conviction, as required by
- 9 App.R. 26(B).
- 10 (No. 95-1052--Submitted September 12, 1995--Decided January 10,
- 11 1996.)
- 12 Appeal from the Court of Appeals for Summit County, No. 13869.
- 13 Appellant, Master Chaunce' Oden, was convicted of aggravated
- burglary with a prior aggravated felony specification and sentenced
- 15 accordingly. The Court of Appeals for Summit County affirmed the
- 16 conviction. State v. Oden (May 3, 1989), Summit App. No. 13869,
- 17 unreported.
- On March 7, 1994, appellant filed an application for reopening
- 19 pursuant to App. R. 26(B), alleging as good cause for failure to file within
- 20 ninety days after journalization of the appellate judgment as required by

- 1 App.R. 26(B)(2)(b), that he was pursuing various appeals and collateral
- 2 attacks on the judgment instead, and that the riots at the Southern Ohio
- 3 Correctional Institute also impeded his ability to file a timely application.
- 4 The court of appeals denied the application, finding that appellant failed to
- 5 file the application in a timely manner, rejecting the stated reasons for good
- 6 cause. This appeal followed.
- 7 Maureen O'Connor, Summit County Prosecuting Attorney, and
- 8 William D. Wellemeyer, Assistant Prosecuting Attorney, for appellee.
- 9 *Master Chaunce' Oden, pro se.*
- 10 Per Curiam. We affirm the judgment of the court of appeals for the
- 11 reasons stated in its judgment entry.
- 12 Judgment affirmed.
- MOYER, C.J., DOUGLAS, WRIGHT, RESNICK, F.E. SWEENEY, PFEIFER
- 14 and COOK, JJ., concur.

15