

Download Jerry L Harding V State Indiana

Jerry L. Harding appeals the denial of his petition for post-conviction relief. A jury convicted Harding of attempted rape, attempted criminal deviate conduct, criminal deviate conduct, battery and attempted murder. The Indiana Supreme Court affirmed his convictions on January 13, 1984 in *Harding v. State* (1984), Ind., 457 N.E.2d 1098. The post-conviction court summarily denied his Ind. Rules of Procedure, Post-Conviction Rule 1 petition without holding an evidentiary hearing. [Justia > US Law > Case Law > Indiana Case Law > Indiana Court of Appeals Decisions > 2016 > Jerry L. McClure v. State of Indiana \(mem. dec.\) State of Indiana \(mem. dec.\)](#) Receive free daily summaries of new opinions from the Supreme Court of Indiana .We have information on 232 results for Jerry Harding , including phone numbers and addresses. We also found 162 background checks for Jerry Harding , including criminal records.Indiana; IN Ct. App. Jerry L. McClure, Appellant-Petitioner, v. State of Indiana, Appellee-Respondent.