

Before the Presiding Judges of the Administrative Judicial Regions

Per Curiam Rule 12 Decision

APPEAL NO.: 17- 009

RESPONDENT: Court of Criminal Appeals

DATE: June 19, 2017

SPECIAL COMMITTEE: Judge Stephen B. Ables, Chairman; Judge Mary Murphy, Judge Olen Underwood, Judge David L. Evans, Judge Kelly G. Moore

Petitioner, an individual incarcerated in a state correctional facility, requested from the Court of Criminal Appeals (the “Court”) a “copy of writ Staff’s memoranda detailing/analyzing each claim” made in a case and a copy of the signature card showing the denial made by a judge in the case. The Court provided a copy of the signature card and denied the request for staff’s memoranda. Petitioner then filed this appeal.

A court, judicial agency, or records custodian is not required to respond to or comply with a request for a judicial record from or on behalf of an individual who is imprisoned or confined in a correctional facility. *See* Rule 12.4(a) and Rule 12 Decision No. 00-002. Therefore, we do not reach the issue of whether these records are judicial records and whether they are subject to disclosure. The appeal is denied.