

In the
Indiana Supreme Court



Daniel BREWINGTON,)
Appellant,)
v.)
STATE OF INDIANA,)
Appellee.)

Cause No. 15S01-1405-CR-309

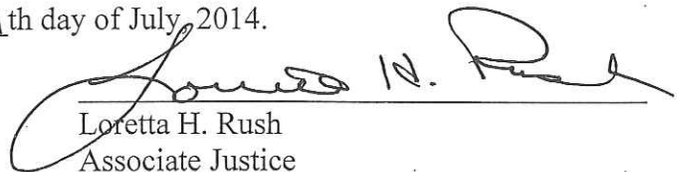
ORDER

Appellant, *pro se*, has petitioned the full Court for rehearing of its unanimous May 1, 2014 opinion affirming some of his convictions. Before me individually is Appellant's motion to recuse or disqualify myself from this Court's deliberations on rehearing.

Having carefully considered the Indiana Code of Judicial Conduct, including but not limited to Rules 1.1, 1.2, 2.4, and 2.11 and all the Judicial Canons in view of Appellant's motion, I respectfully find no basis to recuse or disqualify myself from this Court's further deliberations.

Appellant's Verified Motion for Recusal is therefore DENIED. The clerk is directed to send copies of this order to all counsel of record and to any unrepresented parties.

Done at Indianapolis, Indiana this 31th day of July, 2014.


Loretta H. Rush
Associate Justice