

1 The State of Ohio, Appellee, v. Ibraheem, a.k.a. Chambers, Appellant.

2 [Cite as *State v. Ibraheem* (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*
6 *applicant fails to show good cause for failing to file his*
7 *application within ninety days after journalization of the court*
8 *of appeals' decision affirming the conviction, as required by*
9 *App.R. 26(B).*

10 (No. 95-1145--Submitted September 26, 1995--Decided January 10,
11 1996.)

12 Appeal from the Court of Appeals for Franklin County, No. 79AP-
13 693.

14 Appellant, Abdullah Ibraheem, a.k.a. Robert A. Chambers, was
15 convicted of aggravated murder, and the conviction was affirmed on appeal.

16 *State v. Chambers* (May 6, 1980), Franklin App. No. 79AP-693, unreported.

17 Almost fifteen years later, appellant filed an application to reopen his appeal
18 for ineffective assistance of appellate counsel, citing numerous instances of
19 trial counsel's ineffectiveness and a few other issues. The court of appeals

1 found no good cause to allow the untimely application and denied the
2 application. Appellant has appealed the denial to this court.

3 *Michael Miller*, Franklin County Prosecuting Attorney, and *Joyce S.*
4 *Anderson*, Assistant Prosecuting Attorney, for appellee.

5 *Abdullah Ibraheem*, *pro se*.

6 *Per Curiam*. Appellant makes no attempt to show good cause for
7 such a late application. Accordingly, the judgment of the court of appeals is
8 affirmed for the reasons stated in its opinion.

9 *Judgment affirmed.*

10 DOUGLAS, ACTING C.J., WRIGHT, RESNICK, F.E. SWEENEY, PFEIFER
11 and COOK, JJ., concur.

12 MOYER, C.J., not participating.

13