

[Cite as *Hollins v. Rose*, 2002-Ohio-5174.]

COURT OF APPEALS  
RICHLAND COUNTY, OHIO  
FIFTH APPELLATE DISTRICT

RAYMOND HOLLINS	:	JUDGES:
	:	Hon. W. Scott Gwin, P.J.
Petitioner-Appellant	:	Hon. John W. Wise, J.
	:	Hon. John F. Boggins, J.
-vs-	:	
	:	Case No. 02-CA-1
NORMAN ROSE, WARDEN RICHLAND CORRECTIONAL INSTITUTION	:	
	:	<u>OPINION</u>
Respondent-Appellee	:	

CHARACTER OF PROCEEDING: Civil appeal from the Richland County Court of Appeals, Case No. 01-CA-103

JUDGMENT: Dismissed

DATE OF JUDGMENT ENTRY: September 26, 2002

APPEARANCES:

For Petitioner-Appellant *PRO SE*  
RAYMOND HOLLINS # 342-076  
Box 8107  
Mansfield, OH 44901

For Respondent-Appellee

*Gwin, P. J.,*

{¶1} Appellant Raymond Hollins filed a petition for a writ of habeas corpus in the Ninth District Court of Appeals, alleging that he was unlawfully restrained of liberty because of deficiencies in the indictment or criminal complaint charging him with theft in the Lorain County Common Pleas Court. As appellant was incarcerated in Richland County, the writ was transferred to this court by judgment of the Ninth District Court of Appeals on December 13, 2001. On December 31, 2001, we dismissed the petition for writ of habeas corpus.

{¶2} On January 11, 2002, appellant filed an appeal from the December 31, 2001, judgment, to this court. We do not have jurisdiction to determine an appeal from our own entry. Pursuant to Article IV., Section II. of the Ohio Constitution, the Ohio Supreme Court has appellate jurisdiction over cases originating in the courts of appeals.

{¶3} Accordingly, the appeal is dismissed.

By: Gwin, P.J.,

Wise, J., and

Boggins, J., concur

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IN THE COURT OF APPEALS FOR RICHLAND COUNTY, OHIO

FIFTH APPELLATE DISTRICT

RAYMOND HOLLINS

Petitioner-Appellant

JUDGMENT ENTRY

-vs-

NORMAN ROSE, WARDEN  
RICHLAND CORRECTIONAL  
INSTITUTION

CASE NO. 02-CA-1

Respondent-Appellee

{¶4} For the reasons stated in the Memorandum-Opinion on file, the appeal is dismissed. The caption of the instant case is corrected from *State of Ohio v. Raymond Hollins*, to *Raymond Hollins v. Norman Rose, Warden Richland Correctional Institution*. Costs to appellant.

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JUDGES