

**SMITH, APPELLANT, v. JOHNSON, WARDEN, APPELLEE.**

[Cite as *Smith v. Johnson*, 135 Ohio St.3d 250, 2013-Ohio-403.]

*Habeas corpus—Adequate remedy in ordinary course of law—Writ denied.*

(No. 2012-1747—Submitted February 6, 2013—Decided February 14, 2013.)

APPEAL from the Court of Appeals for Madison County, No. CA2012-08-018.

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**Per Curiam.**

{¶ 1} We affirm the judgment of the court of appeals granting the motion of appellee, Madison Correctional Institution Warden Rod B. Johnson, and dismissing the petition of appellant, James Smith, for a writ of habeas corpus. Smith’s claims of a speedy-trial violation and a defective jury-verdict form are not cognizable in habeas corpus, and he had an adequate remedy by appeal to raise them. *See State ex rel. Hart v. Turner*, 132 Ohio St.3d 479, 2012-Ohio-3305, 974 N.E.2d 87; *State ex rel. Harsh v. Sheets*, 132 Ohio St.3d 198, 2012-Ohio-2368, 970 N.E.2d 926, ¶ 3; *Smith v. Smith*, 123 Ohio St.3d 145, 2009-Ohio-4691, 914 N.E.2d 1036.

Judgment affirmed.

O’CONNOR, C.J., and PFEIFER, O’DONNELL, LANZINGER, KENNEDY, FRENCH, and O’NEILL, JJ., concur.

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James Smith, pro se.

Michael DeWine, Attorney General, and William H. Lamb, Assistant Attorney General, for appellee.

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