ARKANSAS COURT OF APPEALS

DIVISION I No. CA12-886

JONATHAN PARKER

Opinion Delivered March 6, 2013

APPELLANT

APPEAL FROM THE BENTON COUNTY CIRCUIT COURT, [NO. DR-12-1607-3]

V.

HONORABLE MARK T. FRYAUF,

JUDGE

ERIN PARKER

REMANDED FOR SUPPLEMENTAL ADDENDUM

APPELLEE

PHILLIP T. WHITEAKER, Judge

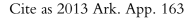
Jonathan Parker appeals the October 4, 2012 order of the Benton County Circuit Court granting appellee Erin Parker's motion to dismiss Jonathan's divorce complaint for improper venue. We remand for Jonathan to supplement his addendum.

Arkansas Supreme Court Rule 4-2(a)(8)(A) (2012) directs that an appellant's addendum must include the pleadings on which the circuit court decided each issue, including the complaint. The rule further provides as follows:

If the appellate court determines that deficiencies or omissions in the abstract or addendum need to be corrected, but complete rebriefing is not needed, then the court will order the appellant to file a supplemental abstract or addendum within seven calendar days to provide the additional materials from the record to the members of the appellate court.

Ark. Sup. Ct. R. 4-2(b)(4)(2012).

Jonathan's addendum fails to include his complete complaint. Accordingly, Jonathan has seven calendar days in which to file a supplemental addendum in compliance with the





Rule. Ark. Sup. Ct. R. 4-2(b)(4). This list may not be inclusive of the missing and necessary pleadings, motions, and briefs that should be included in the addendum, and we encourage counsel to review the Rules of the Arkansas Supreme Court, as well as the record and addenda, to ensure that no additional deficiencies are present.

Remanded for supplemental addendum.

PITTMAN and GRUBER, JJ., agree.

Everett, Wales & Comstock, by: Jason H. Wales, for appellant.

Taylor Law Partners, by: John Mikesch, for appellee.