Ark.]

.

Glenda YENT v. STATE of Arkansas

655 S.W.2d 458

Supreme Court of Arkansas Opinion delivered July 18, 1983

APPEAL & ERROR — MOTION FOR BELATED APPEAL — ADMISSION OF MISTAKE BY ATTORNEY GOOD CAUSE FOR GRANTING. — An admission by an attorney for a criminal defendant that the record was not timely filed due to a mistake on his part is good cause to grant a motion for belated appeal.

Motion for Belated Appeal; motion granted.

Law Office of W. B. Putman, by: E. E. Maglothin, Jr., for appellant.

Steve Clark, Atty. Gen., by: Theodore Holder, Asst. Atty. Gen., for appellee.

PER CURIAM. Glenda Yent's motion for belated appeal is granted. E. E. Maglothin, Jr., her attorney of record, agrees to accept responsibility for failure to file the record timely. A copy of this per curiam is forwarded to the Committee on Professional Ethics in accordance with the practice we have heretofore established.

205