Arthur Lee THREETS, Jr. v. STATE of Arkansas CR 87-59 736 S.W.2d 282

> Supreme Court of Arkansas Opinion delivered September 28, 1987

APPEAL & ERROR — ARGUMENTS NOT RAISED BELOW WILL NOT BE CONSIDERED ON APPEAL. — Arguments not raised below, will not be considered on appeal.

Appeal from Arkansas Circuit Court, Northern District; Russell Rogers, Judge; affirmed.

Mark A. Colbert, for appellant.

Steve Clark, Att'y Gen., by: Clint Miller, Asst. Att'y Gen., for appellee.

DARRELL HICKMAN, Justice. Arthur Lee Threets, Jr., was convicted of aggravated robbery, theft of property, and of being a felon in possession of a firearm. He had twelve prior felony convictions. The jury sentenced him to a total of 100 years imprisonment.

[1] His only argument on appeal, that using the term habitual criminal before the jury denied him a fair trial, was not raised below. Therefore, we need not consider it. *Wicks* v. *State*, 270 Ark. 781, 606 S.W.2d 366 (1980).

Affirmed.