

Ray BROWN v. STATE of Arkansas

RC 88-8

745 S.W.2d 627

Supreme Court of Arkansas  
Opinion delivered March 21, 1988

APPEAL & ERROR — MOTION FOR RULE ON THE CLERK WHICH IS ACTUALLY A MOTION FOR BELATED APPEAL WILL BE TREATED AS A MOTION FOR BELATED APPEAL. — Where petitioner filed for a rule on the clerk, but the motion was actually a motion for a belated appeal, the supreme court will treat it for what it really is.

Motion for Belated Appeal; granted.

*James W. Haddock*, for appellant.

No response.

PER CURIAM. [1] Petitioner has filed for a rule on the clerk. However, we find that the motion is actually a motion for a belated appeal, and, treating it for what it really is, we grant the motion for a belated appeal.