Danny HARRIS, Jr. v. STATE of Arkansas

CR 02-377

73 S.W.3d 615

Supreme Court of Arkansas Opinion delivered May 2, 2002

Appeal & error — motion for rule on Clerk — good cause for granting. — An admission by an attorney for a criminal defendant that the record was tendered late due to a mistake on his part is good cause to grant a motion for rule on the clerk.

Motion for Rule on the Clerk; granted.

Bart Ziegenhorn, for appellant.

No response.

PER CURIAM. Appellant Danny Harris, Jr., by and through his attorney, has filed a motion for rule on clerk. His attorney, Bart Ziegenhorn, states in the motion that the record was tendered late due to a mistake on his part.

[1] We find that such an error, admittedly made by an attorney for a criminal defendant, is good cause to grant the motion. See In Re Belated Appeals in Criminal Cases, 265 Ark. 964 (1979) (per curiam).

The motion is, therefore, granted. A copy of this opinion will be forwarded to the Committee on Professional Conduct.