Steven PINELL v. STATE of Arkansas

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CR 04-1240

214 S.W.3d 258

Supreme Court of Arkansas Opinion delivered September 29, 2005

APPEAL & ERROR — ADDENDUM INSUFFICIENT — REBRIEFING ORDERED — In violation of Ark. Sup. Ct. R. 4-2(a)(8), the appellant's notice of appeal was not included in the Addendum; pursuant to Ark. Sup. Ct. R. 4-2(b)(3), the supreme court found that the Addendum was deficient, and appellant was granted fifteen days from the date of the entry of this order within which to file an amended Addendum.

Appeal from Drew Circuit Court, R. Bynum Gibson, Judge, rebriefing ordered.

Appellant, pro se.

Mike Beebe, Att'y Gen., by Vada Berger, Ass't Att'y Gen., for appellee.

PER CURIAM. [1] Stephen Pinell appeals the judgment entered by the Circuit Court of Drew County, Arkansas, on June 9, 2003. However, in violation of Ark. Sup. Ct. R. 4–2(a)(8), the notice of appeal is not included in the Addendum. Pursuant to Ark. Sup. Ct. R. 4–2(b)(3), this court finds that the Addendum is deficient, and that appellant is granted fifteen days from the date of the entry of

this order within which to file an amended Addendum Dodson v. State, 357 Ark. 646, 187 S.W.3d 854 (2004). Further, this court may affirm the judgment under Ark. R. Sup. Ct. 4-2(b)(3), if an amended Addendum is not filed within fifteen days.