## Nina Lea ALPHIN (Surber) v David Paul ALPHIN

05-285

215 S.W.3d 586

## Supreme Court of Arkansas Opinion delivered October 13, 2005

APPEAL & ERROR — ADDENDUM INSUFFICIENT — REBRIEFING ORDERED.

— Where the addendum was insufficient because the notice of appeal was not included, rebriefing was ordered.

Rebriefing ordered

James M. Pratt, Jr., for appellant.

No response.

PER CURIAM. [1] Appellant, Nina Lea Alphin appeals the September 5, 2003, order of the Union County Circuit Court, First Division, modifying the decree of divorce and changing custody of Megan Alphin from the appellant to the appellee, David Paul Alphin. 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 insufficient, and the 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). Under Ark. R. Sup Ct. 4–2(b)(3), this court may affirm the judgment if an amended addendum is not filed within the fifteen days.