

John Abraham STEPHENS v. STATE of Arkansas

CR 07-347

256 S.W.3d 483

Supreme Court of Arkansas
Opinion delivered May 3, 2007

APPEAL & ERROR — MOTION FOR BELATED APPEAL — GRANTED. —
Because appellant's attorney admitted fault, the motion for belated
appeal was granted pursuant to *McDonald v. State*.

Motion for Belated Appeal; granted.

David L. Dunagin, for appellant.

No response.

PER CURIAM. Appellant John Abraham Stephens, by and
through his attorney, has filed a motion for rule on clerk.
The court treats these motions as a Motion for Belated Appeal. His
attorney, David L. Dunagin, states in the motion that the record was
tendered late due to a mistake on his part.

[1] Because Dunagin has admitted fault, this motion is granted pursuant to *McDonald v. State*, 356 Ark. 106, 146 S.W.3d 883 (2004). A copy of this opinion will be forwarded to the Committee on Professional Conduct.