

STATE of Arkansas *v.* Renee WHITFIELD

CR 07-640

280 S.W.3d 29

Supreme Court of Arkansas
Opinion delivered March 13, 2008

CRIMINAL LAW — ARREST — CIRCUIT COURT ERRED IN DISMISSING CHARGES AGAINST APPELLEE FOR AN ALLEGEDLY DEFECTIVE ARREST WARRANT. — For the reasons set forth in *Richardson v. State*, 373 Ark. 1, 280 S.W.3d 20 (2008), the circuit court erred in dismissing charges against appellee due to an allegedly defective arrest warrant, and the supreme court reversed and remanded.

Appeal from Phillips Circuit Court; *L.T. Simes, II*, Judge; reversed and remanded.

Dustin McDaniel, Att’y Gen., by: *David R. Raupp*, Sr. Ass’t Att’y Gen., for appellant.

No response.

PAUL DANIELSON, Justice. [1] Appellant the State of Arkansas appeals from the circuit court’s dismissal of charges against appellee Renee Whitfield due to an allegedly defective arrest warrant. The sole point on appeal is that the circuit court erred as a matter of law in doing so. As the facts pertinent to this appeal are sufficiently set forth in *State v. Richardson*, 373 Ark. 1, 280 S.W.3d 20 (2008), handed down this same date, it is unnecessary to do so here. For the reasons set forth in *Richardson*, we reverse and remand.

Reversed and remanded.