

Shirley BROWN and Fred BROWN v. Joann S. NOBLES,
et al.

86-40

711 S.W.2d 786

Supreme Court of Arkansas
Opinion delivered June 23, 1986

APPEAL & ERROR — FAILURE TO ABSTRACT TESTIMONY OR EVIDENCE
— EFFECT. — An appeal must be affirmed where the appellants fail
to abstract any testimony or evidence from the record. [Rule 9,
Rules of the Arkansas Supreme Court and Court of Appeals.]

Appeal from Pulaski Circuit Court, Second Division; *Perry
V. Whitmore*, Judge; affirmed.

Appellants, *pro se*.

Wright, Lindsey & Jennings, and *Laser, Sharp & Mayes*,
by: *Sam Laser*, for appellees.

DARRELL HICKMAN, Justice. [1] This appeal must be
affirmed because the appellants have failed to abstract any
testimony or evidence from the record. Rule 9, Rules of the
Arkansas Supreme Court and Court of Appeals.

Affirmed.
