Cite as 2010 Ark. 60

SUPREME COURT OF ARKANSAS

No. CR09-1000

Opinion Delivered

February 4, 2010

RICHARD TOMBOLI

PETITIONER

PRO SE MOTION FOR BELATED APPEAL OF ORDER [LONOKE

COUNTY CIRCUIT COURT, CR 2006-79, HON. PHILLIP

WHITEAKER, JUDGE]

V.

STATE OF ARKANSAS

RESPONDENT

MOTION DENIED.

PER CURIAM

In 2006, petitioner Richard Tomboli was found guilty by a jury of theft by receiving for which a sentence of 360 months' imprisonment was imposed. The Arkansas Court of Appeals affirmed. *Tomboli v. State*, 100 Ark. App. 355, 268 S.W.3d 918 (2007). The court's mandate was issued on December 18, 2007.

On February 25, 2008, sixty-nine days after the mandate was issued, petitioner filed in the trial court a pro se petition for postconviction relief pursuant to Arkansas Criminal Procedure Rule 37.1. (2008). The trial court denied the petition. No appeal was taken and petitioner now seeks leave to proceed with a belated appeal from the order.

We need not consider petitioner's reasons for failing to perfect an appeal because it is clear from the record that the Rule 37.1 petition was not timely filed in the trial court. This court will not permit an appeal from an order that denied a petition for postconviction relief