

**ARKANSAS SUPREME COURT**  
**PROCEEDINGS OF APRIL 25, 2024**

**RHONDA K. WOOD, JUSTICE**

[CR-23-630](#). Darren Taylor v. State of Arkansas, from Pulaski County Circuit Court, First Division. Affirmed. Baker, J., concurs.

**SHAWN A. WOMACK, JUSTICE**

[CR-23-400](#). Zachary Nicholas Ryan Harlan v. State of Arkansas, from Benton County Circuit Court. Affirmed. Baker, J., concurs.

**ARKANSAS SUPREME COURT**

**PROCEEDINGS OF APRIL 25, 2024**

**PER CURIAM ORDERS**

[CR-23-441](#). Timothy Wayne Ross v. State of Arkansas, from Dallas County Circuit Court. Remanded to settle and supplement the record. See **per curiam** this date.

CV-23-416. Hotels.com, L.P.; Hotwire, Inc.; Trip Network, Inc. (d/b/a Cheaptickets.com); Expedia, Inc.; Internetwork Publishing Corp. (d/b/a Lodging.com); Orbitz, LLC; priceline.com Incorporated (n/k/a Booking Holdings, Inc.); priceline.com, LLC; Travelocity.com, L.P. (n/k/a TVL LP); Travelweb, LLC; and Site59.com, LLC v. Pine Bluff Advertising and Promotion Commission; Jefferson County, Arkansas, and All Others Similarly Situated; City of North Little Rock, Arkansas, and All Others Similarly Situated; State of Arkansas ex rel. Larry Jegley, from Jefferson County Circuit Court. Appellant's motion to prohibit audio and video recording and broadcasting of oral argument is denied. Womack, J., would grant. Wood, J., would grant in part and deny in part by prohibiting simultaneous broadcast but allowing recording. The parties would then have ten days to propose any redactions, at which point, the Court would decide what portions of the recording to remove. If the parties had no objections within ten days, the recording would be publicly released in full. Webb, J., would deny the motion to prohibit audio recording and grant the motion to prohibit video recording and broadcasting.