

ARKANSAS COURT OF APPEALS

DIVISION I

No. CACR08-1447

BLAKE DOWELL MCKENZIE,
APPELLANT

V.

STATE OF ARKANSAS,
APPELLEE

Opinion Delivered 17 JUNE 2009

APPEAL FROM THE CARROLL
COUNTY CIRCUIT COURT,
[NO. CR-08-21-WD]

THE HONORABLE ALAN D. EPLEY,
JUDGE

SUPPLEMENTAL RECORD and
REBRIEFING ORDERED

D.P. MARSHALL JR., Judge

The circuit court dismissed Blake McKenzie’s appeal from district court in this criminal case for want of jurisdiction. We order a supplemental record and rebriefing.

In his notice of appeal, McKenzie designated “the entire record, including but not limited to all pleadings, proceedings, exhibits, evidence and documents introduced or offered into evidence for CR08-21 WD.” McKenzie’s case, however, was first assigned a different case number—CR08-13 WD—in circuit court. The circuit clerk included one order, but no other document, from CR08-13 WD in the record filed with this court. We order McKenzie to correct this omission by securing and filing a supplemental record containing a certified copy of the entire circuit court file in CR08-13 WD. Ark. R. App. P.–Civil 6(e). McKenzie should file this

supplemental record within fifteen days.

We also order rebriefing. This court needs every available document to untangle the jurisdictional issue presented on appeal. And all those documents need to be in McKenzie's addendum. McKenzie's current addendum is incomplete, and of course more documents will be available for inclusion once the supplemental record is filed. McKenzie shall therefore file a new brief with a complete addendum within fifteen days of filing the supplemental record. Ark. Sup. Ct. R. 4-2(b)(3). The State shall have fifteen days thereafter to file a new appellee's brief.

PITTMAN and HENRY, JJ., agree.