ARKANSAS SUPREME COURT

No. CR 06-584

NOT DESIGNATED FOR PUBLICATION	Opinion Delivered June 15, 2006
MICHAEL VENN Appellant	<i>PRO SE</i> MOTION TO FILE RECORD ON APPEAL WITHOUT CIRCUIT COURT CLERK'S CERTIFICATION [CIRCUIT COURT OF BENTON
V.	COUNTY, CR 2006-584, HON. TOM KEITH, JUDGE]
STATE OF ARKANSAS Appellee	MOTION MOOT

PER CURIAM

Appellant Michael L. Venn was convicted by a jury of rape and was sentenced to twenty years' imprisonment. The Arkansas Court of Appeals affirmed. *Venn v. State*, CACR 04-1315 (Ark. App. November 2, 2005). Subsequently, appellant filed in the trial court a petition for postconviction relief pursuant to Ark. R. Crim. P. 37.1. The trial court denied the petition, and appellant's attorney has lodged an appeal in this court.

Now before us is appellant's *pro se* motion to lodge the record on appeal without the circuit court clerk's certification. As appellant's counsel has lodged the certified record, appellant's *pro se* motion is moot.

Motion moot.