## STATE V. MACKEY, 127 N.M. 390, 981 P.2d 1208 (S. Ct. 1999)

## STATE OF NEW MEXICO, Plaintiff-Respondent, vs. BILLY MACKEY, SR., Defendant-Petitioner.

NO. 25,658

SUPREME COURT OF NEW MEXICO

127 N.M. 390, 981 P.2d 1208

April 14, 1999, Decided

## **OPINION**

## **ORDER**

This matter coming on for consideration by the Court upon petition for writ of certiorari, and the Court having considered said petition, and being sufficiently advised;

NOW, THEREFORE, IT IS ORDERED that petition for writ of certiorari is **denied** in Court of Appeals number **20037**; and

IT IS FURTHER ORDERED that under Rule 12-502(c) NMRA 1999, counsel needs to attach to the petition, in addition to "a copy of the decision of the Court of Appeals," "in cases decided on the summary calendar, any calendaring notices." Thus, in the future, counsel is instructed to attach a copy of any calendaring notice to the petition in addition to attaching a copy of the Court of Appeals decision. This will facilitate the Court's action on a petition for writ of certiorari.