MISSISSIPPI SUPREME COURT DEATH PENALTY DECISIONS ON DIRECT APPEAL WITH CASE HISTORIES

AFFIRMED

- 1. Clark v. State, 343 So.3d 943 (Miss. 2022)
- 2. Garcia v. State, 300 So.3d 945 (Miss. 2020)
- 3. <u>Ambrose v. State</u>, 254 So.3d 77 (Miss. 2018); 323 So.3d 482 (Miss. 2021) (post-conviction relief denied)
- 4. Evans v. State, 226 So. 3d 1 (Miss. 2017); 294 So.3d 1152 (Miss. 2020) (post-conviction relief denied) (died other causes 7/5/2021)
- Hutto v. State, 227 So.3d 963 (Miss. 2017); 286 So.3d 653 (Miss. 2019) (post-conviction relief denied)
- 6. Cox v. State, 183 So.3d 36 (Miss. 2015) (waived further review, Executed Nov. 17, 2021)
- 7. <u>Dickerson v. State</u>, 175 So.3d 8 (Miss. 2015); -- So.3d --- (Miss. 2021) (post-conviction relief denied)
- 8. Ronk v. State, 172 So.3d 1112 (Miss. 2015); 267 So.3d 1239 (Miss. 2019) (post-conviction relief denied)
- 9. <u>Flowers v. State</u>, 158 So.3d 1009 (Miss. 2014); <u>Flowers v. Mississippi</u>, 136 S.Ct. 2157 (2016) (cert. granted, vacated and remanded for further consideration in light of *Foster v. Chatman*; relief denied); cert granted, <u>Flowers v. Mississippi</u>, 139 SCt 2228 (2019) (vacated and remanded for new trial) (EXONERATED 9/5/2020)
- 10. <u>Corrothers v. State</u>, 148 So.3d 278 (Miss. 2014); <u>Corrothers v. State</u>, 255 So.3d 99 (Miss. 2017) (remanded for hearing on juror misconduct claim; pending)
- 11. <u>Keller v. State</u>, 138 So.3d 817 (Miss. 2014); <u>Keller v. State</u>, 229 So.3d 715 (Miss. 2017) (remanded for hearing on IAC; denied); <u>Keller v. State</u>, 306 So.3d 706 (Miss. 2020) (denial of PCR affirmed)
- 12. Galloway v. State, 122 So.3d 614 (Miss. 2013)
- 13. <u>Batiste v. State</u>, 121 So.3d 808 (Miss. 2013); <u>Batiste v. State</u>, 184 So.3d 290, (Miss., Jan. 21, 2016) (remanded for hearing on claim of jury exposure to improper information; denied, appeal affirmed 2022)
- 14. Moffett v. State, 49 So.3d 1073 (Miss. 2010); Moffett v. State, 156 So.3d 835 (Miss. 2014) (post-conviction relief denied)
- 15. <u>Gillett v. State</u>, 56 So.3d 469 (Miss. 2010); <u>Gillett v. State</u>, 148 So.3d 260 (Miss. 2014) (post-conviction relief granted in part denied in part, remanded for resentencing on due process violation in appellate reweighing; resentenced to LWOP)

- 16. <u>Pitchford v. State</u>, 45 So.3d 216 (Miss. 2010); <u>Pitchford v. State</u>, 2010-DR-1032 (Feb. 7, 2013) (remanded for hearing on competency to be tried; relief denied; affirmed 2018)
- 17. Wilson v. State, 21 So.3d 572 (Miss. 2009); Wilson v. State, 81 So.3d 1067 (Miss. 2012) (remanded for hearing on IAC and jury waiver claim; sentence vacated IAC; resentenced to LWOP)
- 18. Goff v. State, 14 So.3d 625 (Miss. 2009) (found incompetent to proceed, died other causes July 2019)
- 19. <u>Chamberlin v. State</u>, 989 So.2d 320 (Miss. 2008); <u>Chamberlin v. State</u>, 55 So.3d 1046 (Miss. 2010) (post-conviction relief denied); <u>Chamberlin v. Fisher</u>, 2015 WL 1485901 SD Miss, March 31, 2015 (Habeas Corpus granted; reversed on state appeal)
- 20. <u>Loden v. State</u>, 971 So.2d 548 (Miss. 2007); <u>Loden v. State</u>, 43 So.3d 365 (Miss. 2010) (post-conviction relief denied); <u>Loden v. McCarty</u>, 778 F.3d 484 (5th Cir. 2015) (affirming denial of habeas corpus; cert denied Nov. 2, 2015) (EXECUTED Dec. 14, 2022)
- 21. <u>King v. State</u>, 960 So.2d 413 (Miss. 2007); <u>King v. State</u>, 23 So.3d 1067 (Miss. 2009) (post-conviction relief denied); <u>King v. Epps</u>, 1:10-cv-00007 (ND Miss) (habeas granted on <u>Atkins</u>)
- 22. <u>Bennett v. State</u>, 933 So.2d 930 (Miss. 2006); <u>Bennett v. State</u>, 990 So.2d 155 (Miss. 2008) (remanded for hearing on <u>Wiggins</u> claim; pending)
- 23. <u>Havard v. State</u>, 928 So.2d 771 (Miss. 2006); <u>Havard v. State</u>, 988 So.2d 322 (Miss. 2008) (post-conviction relief denied) (subsequent motion for leave to proceed granted, sentence vacated); (sentenced to LWOP after finding evidence insufficient to support death penalty)
- 24. <u>Spicer v. State</u>, 921 So.2d 292 (Miss. 2006); <u>Spicer v. State</u>, 973 So.2d 184 (Miss. 2007) (remanded for hearing on <u>Wiggins</u> claim; relief granted Feb. 22, 2012; resentenced to lwop by agreement)
- 25. Walker v. State, 913 So.2d 198 (Miss. 2005)
- 26. Hodges v. State, 912 So.2d 730 (Miss. 2005); Hodges v. State, 949 So.2d 706 (Miss. 2006) (post-conviction relief denied); Hodges v. Epps, No.1:07cv66-MPM (N.D. Miss. Sept. 13, 2010) (relief granted on prosecution presentation of false testimony; instructional error and IAC); Hodges v. Epps, 648 F.3d 283 (5th Cir. 2011) (affirmed on instructional error, other claims not reached)
- 27. <u>Le v. State</u>, 913 So.2d 913 (Miss. 2005); <u>Le v. State</u>, 967 So.2d 627 (Miss. 2007) (post-conviction relief denied)
- 28. <u>Thorson v. State</u>, 895 So.2d 85 (Miss. 2004); <u>Thorson v. State</u>, 994 So.2d 707 (Miss. 2007) (remanded for <u>Atkins</u> hearing; relief denied); <u>Thorson v. State</u>, 76 So.2d 667 (Miss. 2011) (affirmed)
- 29. Brown, Xavier v. State, 890 So.2d 901 (Miss. 2004); Brown v. State, 948 So.2d 405 (Miss. 2006) (post-conviction relief denied)
- 30. <u>Scott v. State</u>, 878 So.2d 933 (Miss. 2004); <u>Scott v. State</u>, 938 So.2d 1233 (Miss. 2006) (remanded for <u>Atkins</u> hearing; relief granted)

- 31. <u>Branch v. State</u>, 882 So.2d 36 (Miss. 2004); <u>Branch v. State</u>, 961 So.2d 659 (Miss. 2007) (post-conviction relief denied); <u>Branch v. Epps</u>, 4:07-cv-138 (habeas granted on <u>Atkins</u> error; resentenced to LWOP)
- 32. <u>Lynch v. State</u>, 877 So.2d 1254 (Miss. 2004); <u>Lynch v. State</u>; 951 So.2d 549 (Miss. 2007) (remanded for Atkins hearing; found MR; re-sentenced to LWOP)
- 33. <u>Brawner v. State</u>, 872 So.2d 1(Miss. 2004); <u>Brawner v. State</u>, 947 So.2d 254 (Miss. 2006) (post-conviction relief denied); <u>Brawner v. Epps</u>, No. 2:07cv16 (N.D. Miss.) (relief denied); EXECUTED 6/12/12)
- 34. <u>Dycus v. State</u>, 875 So.2d 140 (Miss. 2004); *cert. granted vacated and remanded*, <u>Dycus v. Mississippi</u>, 544 U.S. 901 (2005) (remanded in light of <u>Roper v. Simmons</u>); <u>Dycus v. State</u>, 910 So.2d 1100 (Miss. 2005) (remanded for imposition of lwop)
- 35. <u>Powers v. State</u>, 883 So.2d 20 (Miss. 2004); <u>Powers v. State</u>, 945 So.2d 386 (Miss. 2006) (post-conviction relief denied)
- 36. <u>Byrom v. State</u>, 863 So.2d 836 (Miss. 2003); <u>Byrom v. State</u>, 927 So.2d 709 (Miss. 2006) (post-conviction relief denied); <u>Byrom v. Epps</u> (habeas denied, denial affirmed, cert denied); <u>Byrom v. State</u>, 2014-DR-230-SCT, Order entered March 31, 2014 (successor post-conviction motion granted, conviction vacated, trial judge removed from case).
- 37. <u>Howell v. State</u>, 860 So.2d 704 (Miss. 2003); *cert. granted*, <u>Howell v. Mississippi</u>, 542 U.S. 936 (2004); *cert. dismissed*, <u>Howell v. Mississippi</u>, 543 U.S. 440 (2005); <u>Howell v. State</u>, 989So.2d 372 (Miss. 2008) (remanded for evidentiary hearing on pcr claims; relief denied; 163 So.3d 240(Miss. 2015) (denial of post-conviction relief affirmed on appeal)
- 38. <u>Howard v. State</u>, 853 So.2d 781 (Miss. 2003); <u>Howard v. State</u>, 945 So.2d 326 (Miss. 2006) (post-conviction relief denied); 300 So.3d 1011 (Miss. 2020) (successor PCR granted, new trial ordered, EXONERATED 1/4/2021)
- 39. <u>Bishop v. State</u>, 812 So.2d 934 (Miss. 2002); <u>Bishop v. State</u>, 882 So.2d 135 (Miss. 2004) (post-conviction relief denied); <u>Bishop v. Epps</u>, 2007 WL 2363465 (N.D. Miss Aug. 16, 2007, No. 1:04cv 319-MPM) (*habeas* dismissed) (EXECUTED July 2008)
- 40. <u>Stevens v. State</u>, 806 So.2d 1031 (Miss. 2001); <u>Stevens v. State</u>, 867 So.2d 219 (Miss. 2004) (post-conviction relief denied); <u>Stevens v. Epps</u>, No. 2:04cv118 (S.D. Miss.) (relief denied); <u>Stevens v. Epps</u>, 618 F.3d 489 (5th Cir. 2010) (affirmed) (EXECUTED May 2011)
- 41. <u>Grayson v. State</u>, 806 So.2d 241 (Miss. 2001); <u>Grayson v. State</u>, 879 So.2d 1008 (Miss. 2004) (post-conviction relief denied); <u>Grayson v. State</u>, 118 So.3d 118 (Miss.2013) (successor PCR denied but right to effective assistance on PCR recognized)
- 42. <u>Knox v. State</u>, 805 So.2d 527 (Miss. 2002); <u>Knox v. State</u>, 901 So.2d 1257 (Miss. 2005) (post-conviction relief denied)
- 43. <u>Simmons v. State</u>, 805 So.2d 452 (Miss. 2001); <u>Simmons v. State</u>, 869 So.2d 995 (Miss. 2004) (post-conviction relief denied); <u>Simmons v. Epps</u>, No. 1:04cv496 (S.D. Miss.) (relief denied); (EXECUTED 6/20/2012)

- 44. <u>Berry v. State</u> 703 So.2d 269 (Miss. 1997) (<u>Batson</u> issue remanded, relief denied); <u>Berry v. State</u>, 802 So.2d 1033 (Miss. 2001) (affirmed following <u>Batson</u> remand); <u>Berry v. State</u>, 882 So.2d 157 (Miss. 2004) (post-conviction relief denied); <u>Berry v. Epps</u>, 2006 WL 2865064 (N.D. Miss Oct. 5, 2006, No. 1:04cv 328-D-D) (*habeas* dismissed) (EXECUTED May 2008)
- 45. <u>Snow v. State</u>, 800 So.2d 472 (Miss. 2001); <u>Snow v. State</u>, 875 So.2d 188 (Miss. 2004) (remanded for Atkins hearing; found MR; re-sentenced to LWOP)
- 46. Mitchell v. State, 792 So.2d 192 (Miss. 2001); Mitchell v. State, 886 So.2d 704 (Miss. 2004) (post-conviction relief denied); Mitchell v. Epps, No. 1:04cv865 (S.D. Miss.) (relief denied) (EXECUTED March 2012)
- Puckett v. State, 737 So.2d 322 (Miss. 1999) (<u>Batson</u> issue remanded, relief denied); <u>Puckett v. State</u>, 788 So.2d 752 (Miss. 2001) (affirmed following <u>Batson</u> remand); <u>Puckett v. State</u>, 879 So.2d 920 (Miss. 2004) (post-conviction relief denied); <u>Puckett v. Epps</u>, 615 F.Supp.2d 494 (S.D. Miss. 2009) (relief denied) (EXECUTED March 2012)
- 48. Goodin v. State, 787 So.2d 639 (Miss. 2001); Goodin v. State, 856 So.2d 267 (Miss. 2003) (remanded for evidentiary hearing on IAC and Atkins; relief denied; reversed on appeal by Order 8/27/2009, 2007-CA-972; remanded for new hearing; relief denied; reversed and rendered on Atkins by Order of 12/13/12, 2010-CA-1762)
- 49. <u>Jordan, Richard v. State</u>, 786 So.2d 987 (Miss. 2001); <u>Jordan, Richard v. State</u>, 912 So.2d 800 (Miss. 2005) (post-conviction relief denied); <u>Jordan v. Epps</u>, 740 F.Supp.2d 802 (S.D. Miss. 2010) (relief denied); <u>Jordan v. Epps</u>, 756 F.3d 395 (5th Cir. June 25, 2014) (COA denied)
- 50. Manning v. State, 735 So.2d 323 (Miss. 1999) (Batson issue remanded, relief denied); Manning v. Sate, 765 So.2d 516 (Miss. 2000) (affirmed following Batson remand); Manning v. State, 884 So.2d 717 (Miss. 2004) (remanded for evidentiary hearing on false testimony, Brady and IAC; relief denied); Manning v. State, 158 So.3d 302 (Miss. 2015) (reversed on Brady violation recanted false testimony) (charges dismissed)
- 51. <u>Eskridge, v. State,</u> 765 So.2d 508 (Miss. 2000); <u>Eskridge, v. State,</u> --- So.2d --- (Miss. 2005) (remanded in light of Roper v. Simmons for imposition of LWOP)
- 52. McGilberry v. State, 741 So.2d 894 (Miss. 1999); McGilberry v. State, 843 So.2d 21 (Miss. 2003) (post-conviction relief denied); McGilberry v. Epps, No. 1:03cv301-L (S.D. Miss.) (Aug. 4, 2005) (sentence vacated pursuant to Roper v. Simmons)
- 53. <u>Hughes v. State</u>, 735 So.2d 238 (Miss. 1999); <u>Hughes v. State</u>, 892 So.2d 203 (Miss. 2004) (post-conviction relief denied); <u>Hughes v. Epps</u>, (found intellectually disabled and relief granted under <u>Atkins v. Virginia</u>)
- 54. <u>Turner, Edwin v. State</u>, 732 So.2d 937 (Miss. 1999); <u>Turner, Edwin v. State</u>, 953 So.2d 1063 (Miss. 2007) (post-conviction relief denied); <u>Turner v. Epps</u>, No. 4:07cv77 (S.D. Miss.) (relief denied) (EXECUTED Feb. 8, 2012)
- 55. <u>Smith, Clyde v. State</u>, 729 So.2d 1191 (Miss. 1998); <u>Smith, Clyde v. State</u>, 877 So.2d 369 (Miss. 2004) (remanded for <u>Atkins</u> hearing; denied); --- So.3d --- (Miss. 2017) (denial of post-conviction relief affirmed)

- 56. Burns v. State, 729 So.2d 203 (Miss. 1998); Burns v. State, 813 So.2d. 668 (Miss. 2001) (remanded for evidentiary hearing, relief denied); Burns v. State, 879 So.2d 1000 (Miss. 2004) (denial of post-conviction relief affirmed); Burns v. Epps, 2003 WL 3871727 (N.D. Miss. 2008)(relief denied); Burns v. Epps, 08-70037, 5th Cir. (COA denied Aug. 21, 2009) (EXECUTED July 21, 2010)
- 57. <u>Jordan, Kelvin v. State</u>, 728 So.2d 1088 (Miss. 1998); <u>Jordan, Kelvin v. State</u>, 918 So.2d 636 (Miss. 2005) (post-conviction relief denied)
- 58. <u>Gray, Rodney v. State</u>, 728 So.2d 36 (Miss. 1998); <u>Gray, Rodney v. State</u>, 887 So.2d 158 (Miss. 2004) (post-conviction relief denied); <u>Gray v. Epps</u>, No. 4:04cv234 (S.D. Miss.) (relief denied); 616 F.3d 436 (5th Cir. 2010) (EXECUTED May 2011)
- 59. Manning v. State, 726 So.2d 1152 (Miss. 1998); Manning v. State, 903 So.2d 27 (Miss. 2004), Opinion Withdrawn and Superseded on Rehearing by Manning v. State, 929 So.2d 885 (Miss. 2006) (post-conviction relief denied); Manning v. Epps, 695 F.Supp.2d 323 (N.D. Miss. 2009); Manning v. Epps, 688 F.3d 177 (5th Cir. 2012); Manning v. State, 119 So.3d 293 (Miss. 2013) (successor granted in part, remanded for DNA testing; relief denied, affirmed on appeal 6/30, 2022)
- 60. Woodward v. State, 726 So.2d 524 (Miss. 1997); Woodward v. State, 843 So.2d 1 (Miss. 2003) (post-conviction relief denied); Woodward v. Epps, S.D. Miss. (relief denied); Woodward v. Epps, 06-70053 5th Cir. (affirmed Aug. 21, 2009); (EXECUTED May 19, 2010).
- 61. <u>Bell, Fredrick v. State</u>, 725 So.2d 836 (Miss. 1998); <u>Bell, Fredrick v. State</u>, 879 So.2d 423 (Miss. 2004) (post-conviction relief denied); <u>Bell v. Epps</u>, 3:04cv212 (N.D. Miss.) (relief denied); 347 Fed. Appx. 73 (5th Cir. 2009) (affirmed); <u>Bell v. State</u>, 2010-DR-1907, <u>Atkins</u> successor motion remanded for hearing, relief granted)
- 62. Evans, Donald v. State, 725 So.2d 613 (Miss. 1997) (killed by another inmate prior to decision on state court post-conviction relief motion)
- 63. <u>Brewer v. State</u>, 725 So.2d 106 (Miss. 1998); <u>Brewer v. State</u>, 819 So.2d 1165 (Miss. 2000) (post-conviction relief denied) *pet. reh. granted* 819 So.2d 1169 (2002) (remanded for hearing on new DNA evidence; new trial ordered) (EXONERATED February 2008)
- 64. <u>Crawford v. State</u>, 716 So.2d 1028 (Miss. 1998); <u>Crawford v. State</u>, 867 So.2d 196 (Miss. 2003) (post-conviction relief denied); <u>Crawford v. Epps</u>, 2008 WL 4419347 (relief denied); 353 Fed. Appx. 977 (5th Cir 2009) (vacated and remanded); relief denied, <u>Crawford v. Epps</u>, 2012 WL 3777024 (N.D. Miss.2012) affirmed <u>Crawford v. Epps</u>, 531 Fed. Appx. 511 (5th Cir. 2013)
- 65. <u>Doss v. State</u>, 709 So.2d 369 (Miss. 1996); <u>Doss v. State</u>, 882 So.2d 176 (Miss. 2004) (remand for <u>Atkins</u> hearing and IAC; relief denied); <u>Doss v. State</u>, 19 So.3d 690 (Miss. 2009) (reversed, relief granted on IAC)
- 66. <u>Underwood v. State</u>, 708 So.2d 18 (Miss. 1998); <u>Underwood v. State</u>, 919 So.2d 931 (Miss. 2005) (post-conviction relief denied)

- 67. Holland v. State, 705 So.2d 307 (Miss. 1997); Holland v. State, 878 So.2d 1 (Miss. 2004) (post-conviction relief denied); Holland v. Anderson, 439 F.Supp.2d 644 (S.D. Miss. 2006) (habeas denied) (EXECUTED May 20, 2010).
- 68. Wilcher v. State, 697 So.2d 1123 (Miss. 1997); Wilcher v. State, 863 So.2d 719 (Miss. 2003) (post-conviction relief denied) (waived further review, EXECUTED October 2006)
- 69. Wilcher v. State, 697 So.2d 1087 (Miss. 1997); Wilcher v. State, 863 So.2d 776 (Miss. 2003) (post-conviction relief denied) (waived further review, EXECUTED October 2006)
- 70. Wells v. State, 698 So. 2d 497 (Miss. 1997); Wells v. State, 903 So.2d 739 (Miss. 2005) (remanded for Atkins hearing; found MR, re-sentenced to LWOP)
- 71. Wiley v. State, 691 So.2d 959 (Miss. 1997); Wiley v. State, 750 So.2d 1193 (Miss. 1999) (post-conviction relief denied); Wiley v. State, 842 So.2d 1280 (Miss. 2003) (successor post-conviction relief denied); Wiley v. State, 890 So.2d 892 (Miss. 2004) (successor motion on Atkins denied); Wiley v. Epps, (found intellectually disabled and relief granted under Atkins v. Virginia)
- 72. <u>Brown, Sherwood v. State</u>, 690 So. 2d 276 (Miss. 1996); <u>Brown v. State</u>, 798 So.2d 481 (Miss. 2001) (post-conviction relief motion denied); <u>Brown, Sherwood v. State</u>, 875 So. 2d 202 (Miss. 2004) (successor granted, remand for <u>Atkins</u> hearing; denied; subsequent motion to test DNA granted; <u>Brown, Sherwood v. State</u>, 2017-DR-00206-SCT (Oct. 26, 2017) (order granting post-conviction relief and vacating underlying convictions and sentences and remanded for a new trial based on DNA results); (EXONERATED)
- 73. Simon v. State, 688 So. 2d 791 (Miss.1997); Simon v. State, 857 So.2d 668 (Miss. 2003) (post-conviction relief motion denied); Simon v. Epps, No. 2:04cv26 (N.D. Miss.); Simon v. Epps, 2010 WL 3516743 (5th Cir) (affirmed); Simon v. Epps, Ford claim denied in state court and ND Miss.,
- 74. <u>Jackson v. State</u>, 684 So. 2d 1213 (Miss. 1996); <u>Jackson v. State</u>, 860 So.2d 653 (Miss. 2003) (post-conviction relief motion denied); <u>Jackson v. Epps</u>, No. 4:03cv461 (N.D. Miss.) (relief denied); EXECUTED 6/5/2012
- 75. Williams, Jessie v. State, 684 So. 2d 1179 (Miss. 1996); Williams v. State, 722 So.2d 447 (Miss. 1998) (post-conviction relief denied); Williams v. Puckett, 283 F.3d 272 (5th Cir. 2002) (relief denied; EXECUTED Dec. 2002)
- 76. <u>Davis, Jeff v. State</u>, 684 So.2d 643 (Miss. 1996); <u>Davis v. State</u>, 743 So.2d. 326 (Miss. 1999) (remanded for evidentiary hearing; relief denied); <u>Davis v. State</u>, 87 So.3d 465 (Miss. 2012)(reversed, sentence vacated on IAC)
- 77. <u>Brown, Joseph v. State</u>, 682 So.2d 340 (Miss. 1996); <u>Brown v. State</u>, 749 So.2d. 82 (Miss. 1999) (remanded for evidentiary hearing; relief denied); *affirmed by* 88 So.3d 720 (Miss. 2012)
- 78. <u>Blue v. State</u>, 674 So.2d 1184 (Miss. 1996); <u>Blue v. State</u>, 1998-DR-1553-SCT (Miss. Sept. 25, 2002 and March 31, 2003) (remanded for <u>Atkins</u>, found MR by trial court and re-sentenced to LWOP, prior to filing post-conviction relief application)
- 79. Walker, Allan v. State, 671 So.2d 581(Miss. 1995); Walker v. State, 863 So.2d 1 (Miss. 2003) (post-conviction relief denied)

- 80. Holly v. State, 671 So.2d 32 (Miss. 1996); Holly v. State, 716 So.2d 979 (Miss. 1998) (post-conviction relief denied); Holly v. State, 2006 WL 763133 (N.D. Miss. March 24, 2006, No. 3:98cv53-D-A) (sentence vacated in light of Roper v. Simmons)
- 81. <u>Russell v. State</u>, 670 So.2d 816 (Miss. 1995); <u>Russell v. State</u>, 849 So.2d. 95 (Miss. 2003) (remanded for <u>Atkins</u> hearing; pending) (died other causes)
- 82. <u>Ballenger v. State</u>, 667 So.2d 1242 (Miss. 1995); <u>Ballanger v. State</u>, 761 So.2d 214 (Miss. 2000) (new trial ordered for instructional error) (Mrs. Ballenger found incompetent to be tried)
- 83. <u>Davis, Kenneth v. State</u>, 660 So.2d 1228 (Miss. 1995); <u>Davis, Kenneth v. State</u>, 697 So.2d 1190 (Miss. 1997) (partial remand for evidentiary hearing; relief denied); <u>Davis, Kenneth v. State</u>, 897 So.2d 960 (Miss. 2004) (denial of post-conviction relief affirmed)
- 84. <u>Carr v. State</u>, 655 So.2d 824 (Miss. 1995); <u>Carr v. State</u>, 873 So.2d 991 (Miss. 2004) (remanded for <u>Atkins</u> hearing; denied); 283 So.3d 18 (Miss. 2019) (denial of post-conviction relief affirmed)
- 85. Mack v. State, 650 So.2d 1289 (Miss. 1994); Mack v. State, 97 -DR- 375 (Miss. 1999) (remanded for hearing on competency and Atkins in unpublished order, found MR, re-sentenced to LWOP, May 9, 2005)
- 86. Chase v. State, 645 So.2d 829 (Miss. 1994); Chase v. State, 699 So.2d 521 (Miss. 1997) (post-conviction relief denied); Chase v. Puckett, 74 Fed Appx. 339 (2003) (not for publication); Chase v. State, 873 So.2d 1013 (Miss. 2004) (successor petition, remand for Atkins hearing; denied); 171 So.3d 163 (Miss. 2015) (successor per denial affirmed)
- 87. Foster, Ron Chris v. State, 639 So.2d 1263 (Miss. 1994); Foster v. State, 687 So.2d 1124 (Miss. 1996) (post-conviction relief denied); Foster v. Puckett, 293 F3d 766 (5th Cir. 2002) (habeas denied); Foster v. State, 848 So.2d 172 (Miss. 2003) (successor petition, on rehearing, remanded for Atkins hearing; moot in light of Roper v. Simmons, remanded for imposition of LWOP on State's motion August 4, 2005)
- 88. <u>Conner v. State</u>, 632 So.2d 1239 (Miss. 1993); <u>Conner v. State</u>, 684 So.2d 608 (Miss. 1996) (post-conviction relief denied); <u>Conner v. Puckett</u>, 271 F.Supp. 2d 909 (S.D. Miss. 2001) (motion for habeas denied); <u>Conner v. State</u>, 904 So.2d 105 (Miss. 2004) (successor motion remanded for <u>Atkins</u> hearing; relief granted)
- 89. <u>Hansen v. State</u>, 592 So. 2d 114 (Miss. 1991); <u>Hansen v. State</u>, 649 So.2d 1256 (Miss. 1994) (post-conviction relief denied); <u>Hansen v. Armstrong</u>, 277 F.3d 1372 (5th Cir. 2001) (relief denied; EXECUTED July 2002)
- 90. Shell v. State, 554 So. 2d 887 (Miss. 1989); cert. granted and sentence vacated, Shell v. Mississippi, 498 U.S. 1, 111 S.Ct. 313, 112 L.Ed.2d 1 (1990); Shell v. State, 595 So.2d 1323 (Miss. 1992) (sentence vacated, HAC instruction) (life on retrial)
- 91. <u>Davis, Greg v. State</u>, 551 So. 2d 165 (Miss. 1989); <u>Davis v. State</u>, 655 So.2d 864 (Miss. 1995) (post-conviction relief granted, HAC instruction) (agreed to LWOP)

- 92. Minnick v. State, 551 So. 2d 77 (Miss. 1989), cert. granted, conviction and sentence vacated, Minnick v. Mississippi, 498 U.S. 146, 111 S.Ct. 486, 112 L.Ed.2d 489 (1989) (Edwards v. Arizona error) (life following retrial)
- 93. Pinkney v. State, 538 So. 2d 329 (Miss. 1989), cert. granted, sentence vacated, Pinkney v. Mississippi, 494 U.S. 1075, 110 S.Ct. 1800,108 L.Ed.2d 931 (1990), on remand, Pinkney v. State, 602 So.2d 1177 (Miss. 1992) (sentence vacated, HAC instruction) (agreed to LWOP)
- 94. Clemons v. State, 535 So. 2d 1354 (Miss. 1988); cert. granted, sentence vacated, Clemons v. Mississippi, 494 U.S. 738, 110 S.Ct. 1441, 108 L.Ed.2d 725 (1990), on remand, Clemons v. State, 593 So.2d. 1004 (Miss. 1992) (sentence vacated, HAC instruction) (agreed to LWOP)
- 95. Nixon v. State, 533 So. 2d 1078 (Miss. 1987); Nixon v. State, 641 So.2d 751 (Miss. 1994) (post-conviction relief denied); Nixon v. Hargett, 194 F.Supp.2d 501 (S.D. Miss. 2002) (habeas motion dismissed with prejudice); Nixon v. Epps, No. 02-60385 (5th Cir. 2005) (affirmed) (EXECUTED Dec. 14, 2005)
- 96. Woodward v. State, 533 So. 2d 418 (Miss. 1988); Woodward v. State, 635 So.2d 805 (Miss. 1993) (post-conviction relief granted IAC) (re-sentenced to death)
- 97. <u>Cole v. State</u>, 525 So. 2d 365 (Miss. 1987); <u>Cole v. State</u>, 666 So.2d 767 (Miss. 1995) (post-conviction relief granted HAC instruction) (sentenced to LWOP as habitual)
- 98. Lockett v. State, 517 So. 2d 1346 (Miss. 1987); Lockett v. State, 614 So.2d 898 (Miss. 1992) (post-conviction relief denied); Lockett v. State, 656 So.2d 76 (Miss. 1995) (successor denied); Lockett v. Puckett, 988 F.Supp. 1019 (SD Miss. 1997) (habeas granted, insufficient evidence to support HAC) (agreed to LWOP)
- Lockett v. State, 517 So. 2d 1317 (Miss. 1987); Lockett v. State, 614 So.2d 888 (Miss. 1992);
 Lockett v. State, 656 So.2d 68 (Miss. 1995) (successor denied); Lockett v. Puckett, 988 F.Supp. 1019 (SD Miss. 1997); Lockett v. Anderson, 230 F.3d 695 (5th Cir 2000) (habeas granted IAC) (agreed to LWOP)
- 100. <u>Jones, Greg v. State</u>, 517 So. 2d 1295 (Miss. 1987), *cert. granted, sentence vacated*, <u>Jones v. Mississippi</u>, 487 U.S. 1230, 108 S.Ct. 2891, 101 L.Ed.2d 925 (1988), *on remand*, <u>Jones v. State</u>, 602 So.2d 1170 (Miss. 1992) (sentence vacated HAC instruction) (agreed to LWOP)
- 101. <u>Faraga v. State</u>, 514 So. 2d 295 (Miss. 1987); <u>Faraga v. State</u>, 557 So.2d 771 (Miss. 1990) (post-conviction relief granted IAC and prosecutorial misconduct) (plea/life)
- 102. <u>Wiley v. State</u>, 484 So. 2d 339 (Miss. 1986); <u>Wiley v. State</u>, 517 So.2d 1373 (Miss. 1987) (pcr denied); <u>Wiley v. Puckett</u>, 969 F.2d 86 (5th Cir. 1992); *on remand* <u>Wiley v. State</u>, 635 So.2d 802 (Miss. 1993) (post-conviction relief granted HAC instruction) (re-sentenced to death)
- 103. <u>Johnson, Sam v. State</u>, 477 So. 2d 196 (Miss. 1985); <u>Johnson v. State</u>, 511 So.2d 1333 (Miss. 1987) (post-conviction relief denied), *cert. granted, sentence vacated*, <u>Johnson v. Mississippi</u>, 486 U.S. 578, 108 S.Ct. 1981, 100 L.Ed.2d 575 (1988); *on remand <u>Johnson v. State</u>*, 547 So.2d 59 (Miss. 1989) (invalid aggravator) (life on re-trial)

- 104. <u>Gray, David v. State</u>, 472 So. 2d 409 (Miss. 1985), *cert. granted, sentence vacated*, <u>Gray v. Mississippi</u>, 481 U.S. 648, 107 S.Ct. 2045, 95 L.Ed.2d 622 (1987) (failure to seat juror) (life on retrial)
- 105. <u>Cabello v. State</u>, 471 So. 2d 332 (Miss. 1985); <u>Cabello v. State</u>, 524 So.2d 313 (Miss. 1988) (post-conviction relief denied, died other causes prior to federal review)
- 106. <u>Jordan, Richard v. State</u>, 464 So. 2d 475 (Miss. 1985), cert. granted, sentence vacated, <u>Jordan v. Mississippi</u>, 476 U.S. 1101, 106 S.Ct. 1942, 90 L.Ed.2d 352 (1986), on remand, <u>Jordan v. State</u>, 518 So.2d 1186 (Miss.1987) (<u>Skipper error</u>) (agreed to LWOP; later set aside and sentenced to death)
- 107. <u>Wilcher v. State</u>, 455 So. 2d 727 (Miss. 1984); <u>Wilcher v. State</u>, 479 So.2d 710 (Miss. 1985) (Consolidated); <u>Wilcher v. Hargett</u>, 978 F.2d 872 (5th Cir. 1992); <u>Wilcher v. State</u>, 635 So.2d 789 (Miss. 1993) (Consolidated) (relief granted HAC instruction) (re-sentenced to death)
- 108. <u>Stringer, James v. State</u>, 454 So. 2d 468 (Miss. 1984); <u>Stringer v. State</u>, 485 So.2d 274 (Miss. 1986); <u>Stringer v. Scroggy</u>, 675 F.Supp. 356 (S.D. Miss. 1987), *aff'ed*, <u>Stringer v. Jackson</u>, 862 F.2d 1108 (5th Cir. 1988), *reh. denied*, 866 F.2d 1417 (5th Cir. 1989), *cert. granted and sentence vacated*, <u>Stringer v. Black</u>, 494 U.S. 1074, 110 S.Ct. 1800, 108 L.Ed.2d 931 (1990), *on remand*, <u>Stringer v. Black</u>, 909 F.2d 111 (5th Cir. 1990), *cert. granted and sentence vacated*, <u>Stringer v. Black</u>, 503 U.S. 222, 112 S.Ct. 1130, 117 L.Ed.2d 367 (1992), *on remand*, <u>Stringer v. Black</u>, 979 F.2d 38 (5th Cir. 1992); <u>Stringer v. Lucas</u>, 25 F.3d 1043 (5th Cir. 1994); *on remand* <u>Stringer v. State</u>, 638 So.2d 1285 (Miss. 1994) (post-conviction relief granted HAC instruction) (agreed to LWOP)
- 109. <u>Billiot v. State</u>, 454 So. 2d 445 (Miss. 1984); <u>Billiot v. State</u>, 478 So.2d 1043 (Miss. 1985) (post-conviction relief denied); <u>Billiot v. State</u>, 515 So.2d 1234 (Miss. 1987) (remand for <u>Ford</u> hearing, relief denied); <u>Billiot v. State</u>, 655 So.2d 1 (Miss. 1995) (post-conviction relief denial affirmed); <u>Billiot v. Puckett</u>, 135 F.3d 311 (5th Cir. 1998) (grant of writ reversed and remanded, pending)
- Dufour v. State, 453 So. 2d 337 (Miss. 1984); <u>Dufour v. State</u>, 483 So.2d 307 Miss.
 1985); <u>Dufour v. Puckett</u>, No. J87-0074(G)(S.D.Miss., Sept. 30, 1993); *on remand <u>Dufour v. State</u>*, 1994 WL 872420 (Oct. 20, 1994) (post-conviction relief granted HAC instruction) (agreed to LWOP)
- 111. Neal v. State, 451 So. 2d 743 (Miss. 1984); Neal v. State, 525 So.2d 1379 (Miss. 1987) (remand for evidentiary hearing, relief denied); Neal v. State, 687 So.2d 1180 (Miss. 1996) (post-conviction relief denial affirmed); Neal v. Puckett, 239 F.3d 683 (5th Cir. 2001), reh. granted 264 F.3d 1149 (5th Cir. 2001); 286 F.3d 230 (5th Cir. 2002) (habeas relief denied); Neal v. State, 873 So.2d 1010 (Miss. 2004) (successor petition, remanded for Atkins hearing; found MR, resentenced to LWOP; Lamar Co. # 2004-319P, Aug. 14, 2007)
- Booker v. State, 449 So. 2d 209 (Miss. 1984) cert. denied, Booker v. Mississippi, 472
 U.S. 1023, 105 S.Ct. 3493, 87 L.Ed.2d 626 (1985), pet. reh. granted, sentence vacated, 472 U.S. 1023, 105 S.Ct. 3493, 87 L.Ed.2d 626 (1985); on remand, Booker v. State, 511 So.2d 1329 (Miss. 1987) (sentence reinstated); Booker v. State, 699 So.2d 132 (Miss. 1997) (post-conviction relief granted HAC instruction) (plea to life plus 40)

- 113. Wilcher v. State, 448 So. 2d 927 (Miss. 1984); Wilcher v. State, 479 So.2d 710 (Miss. 1985) (Consolidated); Wilcher v. Hargett, 978 F.2d 872 (5th Cir. 1992); Wilcher v. State, 635 So.2d 789 (Miss. 1993) (Consolidated) (relief granted HAC instruction) (re-sentenced to death)
- 114. <u>Caldwell v. State</u>, 443 So. 2d 806 (Miss. 1983), cert granted, sentence vacated, <u>Caldwell v. Mississippi</u>, 472 U.S. 320, 105 S.Ct. 2633, 86 L.Ed.2d 231 (1985); on remand <u>Caldwell v. State</u>, 481 So.2d 850 (Miss.1985) (reversed prosecutor misconduct) (life on retrial)
- 115. <u>Irving v. State</u>, 441 So. 2d 846 (Miss. 1983); <u>Irving v. State</u>, 498 So.2d 305 (Miss. 1986) (post-conviction relief denied); <u>Irving v. State</u>, 618 So.2d 58 (Miss. 1992) (successor post-conviction relief granted HAC instruction) (life on re-trial); <u>Irving v. Hargett</u>, 59 F.3d 23 (5th Cir. 1995) (dismissed as moot)
- 116. <u>Tokman v. State</u>, 435 So. 2d 664 (Miss. 1983); <u>Tokman v. State</u>, 475 So.2d 457 (Miss. 1985), <u>Tokman v. State</u>, 482 So.2d 241 (Miss. 1986); <u>State v. Tokman</u>, 564 So.2d. 1339 (Miss. 1990) (post-conviction relief grant affirmed IAC) (plea/life)
- 117. <u>Leatherwood, Michael v. State</u>, 435 So. 2d 645 (Miss. 1983); <u>Leatherwood v. State</u>, 473 So.2d 964 (Miss. 1985) (remanded for hearing, relief granted IAC); <u>Leatherwood v. State</u>, 539 So.2d 1378 (Miss. 1989) (affirmed as to sentencing relief) (life on re-trial)
- 118. <u>Hill v. State</u>, 432 So.2d 427 (Miss. 1983); <u>In re Hill</u>, 460 So.2d 792 (Miss. 1984); <u>In re Hill</u>, 467 So.2d 669 (Miss. 1985); <u>Hill v. Thigpen</u>, 667 F.Supp. 314 (N.D. Miss. 1987), aff'ed in part, rev. in part, <u>Hill v. Black</u>, 887 F.2d 513 (5th Cir. 1989), reh. denied, 891 F.2d 89 (5th Cir. 1989), cert. granted, sentence vacated, <u>Hill v. Black</u>, 498 U.S. 801, 111 S.Ct. 28, 112 L.Ed.2d 6 (1990), on remand, 920 F.2d 369 (5th Cir. 1990), reh. denied, 932 F.2d 371 (5th Cir. 1991); <u>Hill v. State</u>, 659 So.2d 547 (Miss. 1994) (HAC instruction) (agreed to life plus 27 sentence)
- 119. Pruett v. State, 431 So. 2d 1101 (Miss. 1983); Pruett v. Thigpen, 444 So.2d 819 (Miss. 1984); Pruett v. Thigpen, 665 F.Supp 1254 (N.D. Miss. 1986), reversed, conviction and sentence vacated, Pruett v. Thigpen, 805 F.2d 1032 (5th Cir. 1986); on remand Pruett v. State, 512 So.2d 689 (Miss. 1987) (seating biased juror) (convicted/life on re-trial)
- 120. <u>Gilliard v. State</u>, 428 So. 2d 576 (Miss. 1983); <u>Gilliard v. State</u>, 446 So.2d 590 (Miss. 1984); <u>Gilliard v. State</u>, 462 So.2d 710 (Miss. 1985); <u>Gilliard v. Scroggy</u>, 847 F.2d 1141 (5th Cir. 1988) (affirming denial of habeas petition); <u>Gilliard v. State</u>, 614 So.2d 370 (Miss. 1992) (successor granted HAC instruction) (life on re-trial)
- 121. <u>Evans, Connie v. State</u>, 422 So. 2d 737 (Miss. 1982); <u>Evans v. State</u>, 441 So.2d 520 (Miss. 1983); <u>Evans v. Thigpen</u>, 631 F.Supp. 274 (S.D. Miss. 1986), *aff'ed*, <u>Evans v. Thigpen</u>, 809 F.2d 239 (5th Cir. 1987), *cert. denied*, <u>Evans v. Thigpen</u>, 483 U.S. 1033, 107 S.Ct. 3278, 97 L.Ed.2d 782 (1987), *reh. denied*, 483 U.S. 1036, 108 S.Ct. 6, 97 L.Ed.2d 795 (1987); <u>Evans v. State</u>, 485 So.2d 276 (Miss. 1986), *cert. denied*, 476 U.S. 1178, 106 S.Ct. 2908, 90 L.Ed.2d 994 (1986); <u>Evans v. Cabana</u>, 683 F.Supp. 1079 (S.D. Miss. 1987), *aff'ed*, <u>Evans v. Cabana</u>, 821 F.2d 1065 (5th Cir. 1987), *stay denied*, *cert. denied*, <u>Evans v. Cabana</u>, 483 U.S. 1035, 108 S.Ct. 5, 97 L.Ed.2d 795 (1987) (EXECUTED August 1987)
- 122. <u>King v. State</u>, 421 So. 2d 1009 (Miss. 1982); <u>King v. Thigpen</u>, 441 So.2d 1365 (Miss. 1983); <u>King v. State</u>, 446 So.2d 600 (Miss. 1984); <u>King v. State</u>, 503 So.2d 271 (Miss. 1987), <u>King v. Puckett</u>, 1 F.3d 280 (5th Cir. 1993); *on remand* <u>King v. State</u>, 656 So.2d 1168 (Miss. 1995) (post-conviction relief granted HAC instruction) (re-sentenced to death)

- 123. Wheat v. State, 420 So. 2d 229 (Miss. 1982); Wheat v. Thigpen, 431 So.2d 486 (Miss. 1983); Wheat v. Thigpen, 793 F.2d 621 (5th Cir. 1986) (district court grant of sentencing relief affirmed) (prosecutor misconduct) (agreed to LWOP)
- 124. Smith, Willie v. State, 419 So. 2d 563 (Miss. 1982); Smith v. State, 434 So.2d 212 (Miss. 1983); In re Smith, 457 So.2d 911 (Miss. 1984); Smith v. State, 492 So.2d 260 (Miss. 1986); Smith v. State, 500 So.2d 973 (Miss. 1986); Smith v. Thigpen, 689 F.Supp. 644 (S.D. Miss. 1988), aff'ed, Smith v. Black, 904 F.2d 950 (5th Cir. 1990), reh. denied, 912 F.2d 1465 (1990), cert. granted, sentence vacated, Smith v. Black, 503 U.S. 930, 112 S.Ct. 1463, 117 L.Ed.2d 609 (1992), on remand, Smith v. Black, 970 F.2d 1383 (5th Cir. 1992); Smith v. Lucas, 9 F.3d 359 (5th Cir. 1993); Smith v. Lucas, 16 F.3d 638 (5th Cir. 1994); on remand Smith v. State, 648 So.2d 63 (Miss. 1994) (post-conviction relief granted HAC instruction) (agreed to LWOP)
- 125. Johnson, Edward v. State, 416 So. 2d 383 (Miss.1982); Johnson v. Thigpen, 449 So.2d 1207 (Miss. 1984); Johnson v. Thigpen, 623 F.Supp. 1121 (S.D. Miss. 1985), aff'ed, Johnson v. Thigpen, 806 F.2d 1243 (5th Cir. 1986), cert. denied, Johnson v. Thigpen, 480 U.S. 951, 107 S.Ct. 1618, 94 L.Ed.2d 802 (1987); Johnson v. State, 508 So.2d 1126 (Miss. 1987); Johnson v. Cabana, 661 F.Supp 356 (S.D. Miss. 1987), aff'ed, Johnson v. Cabana, 818 F.2d 333 (5th Cir. 1987), cert. denied, 481 U.S. 1061, 107 S.Ct. 2207, 95 L.Ed.2d 861 (1987) (EXECUTED May 1987)
- Edwards v. State, 413 So. 2d 1007 (Miss. 1982); Edwards v. Thigpen, 433 So.2d 906 (Miss. 1983); Edwards v. Thigpen, 595 F.Supp 1271 (S.D. Miss. 1984), on reconsideration, 682 F.Supp 1374 (S.D. Miss. 1987), aff'ed, Edwards v. Scroggy, 849 F.2d 204 (5th Cir. 1988), reh. denied, 852 F.2d 832 (5th Cir. 1988), Edwards v. Black, 489 U.S. 1059, 109 S.Ct. 1328, 103 L.Ed.2d 597 (1989), reh. denied, 490 U.S. 1032, 109 S.Ct. 1772, 104 L.Ed.2d 207 (1989); Edwards v. Black, 876 F.2d 377 (5th Cir. 1989); stay denied, cert. denied, Edwards v. Black, 491 U.S. 913, 109 S.Ct. 3206, 105 L.Ed.2d 713 (1989) (EXECUTED June 1989)
- 127. <u>Bullock v. State</u>, 391 So. 2d 601 (Miss. 1980); <u>Bullock v. Lucas</u>, 743 F.2d 244 (5th Cir. 1984), *reh. denied*, 747 F.2d 1465 (5th Cir. 1984), *cert. granted, aff'ed as modified*, <u>Cabana v. Bullock</u>, 474 U.S. 376, 106 S.Ct. 689, 88 L.Ed.2d 704 (1986); *on remand* <u>Bullock v. State</u>, 525 So.2d 764 (Miss. 1987) (sentence vacated Enmund error) (sentence reduced to life)
- 128. Reddix v. State, 381 So. 2d 999 (Miss. 1980); Reddix v. Thigpen, 554 F.Supp. 1212 (S.D. Miss. 1983), aff'ed in part, rev. in part, Reddix v. Thigpen, 728 F.2d 705 (5th Cir. 1984), reh. denied, 732 F.2d 494 (5th Cir. 1984), cert. denied, Thigpen v. Reddix, 469 U.S. 990, 105 S.Ct. 397, 83 L.Ed.2d 331 (1984); Reddix v. Thigpen, 805 F.2d 506 (5th Cir. 1986); on remand Reddix v. State, 547 So.2d 792 (Miss. 1989) (Enmund) (sentence reduced to life)
- 129. <u>Jones, Larry v. State</u>, 381 So. 2d 983 (Miss. 1980); <u>Jones v. Thigpen</u>, 555 F.Supp. 870 (S.D. Miss. 1983), *sentence vacated*, <u>Jones v. Thigpen</u>, 741 F.2d 805 (5th Cir. 1984), *reh. denied*, 747 F.2d 1465 (5th Cir. 1984), *cert. granted and remanded*, <u>Thigpen v. Jones</u>, 475 U.S. 1003, 106 S.Ct. 1172, 89 L.Ed.2d 292 (1986), *on remand*, <u>Jones v. Thigpen</u>, 788 F.2d 1101 (5th Cir. 1986), *reh. denied*, 795 F.2d 521 (5th Cir. 1986), *cert. denied*, 479 U.S. 1087, 107 S.Ct. 1292, 94 L.Ed.2d 148 (1987) (habeas granted as to sentence IAC) (life on re-trial)
- 130. <u>Culberson v. State</u>, 379 So. 2d 499 (Miss. 1979); <u>Culberson v. State</u>, 412 So.2d 1184 (Miss. 1984) (remanded for hearing, relief denied); <u>Culberson v. State</u>, 456 So.2d 697 (Miss. 1984) (post-conviction relief denial affirmed); <u>Culberson v. State</u>, 580 So.2d 1136 (1990)

- (remanded for exhaustion, relief denied); <u>Culberson v. State</u>, No. 03-DP-00009) (relief granted HAC instruction on Clemons review) (re-sentenced to life)
- 131. <u>Gray, Jimmy v. State</u>, 375 So. 2d 994 (Miss. 1979); <u>Gray v. Lucas</u>, 677 F.2d 1086 (5th Cir. 1982); *reh. denied*, 685 F.2d 139 (5th Cir. 1982), *cert. denied*, <u>Gray v. Lucas</u>, 461 U.S. 910, 103 S.Ct. 1886, 76 L.Ed.2d 815 (1983), *reh. denied*, 462 U.S. 1124, 103 S.Ct. 3099, 77 L.Ed.2d 1357 (1983); <u>Gray v. Lucas</u>, 710 F.2d 1048 (5th Cir. 1983), *reh. en banc denied*, 714 F.2d 137 (5th Cir. 1983), *cert. denied*, 463 U.S. 1237, 104 S.Ct. 211, 77 L.Ed.2d 1453 (1983) (EXECUTED Sept. 1983)
- 132. <u>Jordan v. State</u>, 365 So. 2d 1198 (Miss. 1978); <u>In re Jordan</u>, 390 So.2d 584 (Miss. 1980); <u>Jordan v. Thigpen</u>, 681 F.2d 1067 (5th Cir. 1982), *reh. denied*, 688 F.2d 395 (5th Cir. 1982) (conviction vacated instruction failed to channel jury discretion) (re-sentenced to death)
- 133. <u>Voyles v. State</u>, 362 So. 2d 1236 (Miss. 1978); <u>Voyles v. Watkins</u>, 489 F.Supp. 901 (N.D. Miss. 1980) (conviction vacated IAC) (convicted of manslaughter on re-trial)
- 134. <u>Irving v. State</u>, 361 So. 2d 1360 (Miss. 1978); <u>Irving v. Hargett</u>, 518 F.Supp. 1127 (N.D. Miss. 1981) (sentence vacated for IAC) (re-sentenced to death)
- 135. <u>Washington v. State</u>, 361 So. 2d 6l (Miss. 1978); <u>Washington v. Watkins</u>, 655 F.2d 1346 (5th Cir. 1981) (sentence vacated instruction error) (life on re-trial)
- 136. <u>Bell v. State</u>, 360 So. 2d 1206 (Miss. 1978); <u>Bell v. State</u>, 381 So.2d 118 (Miss.1980); <u>Bell v. Watkins</u>, 92 F.2d 999 (5th Cir.1982) (sentence vacated instruction error) (agreed to life)