

(Cite as: 952 So.2d 129)

■ Beckwith v. Anderson S.D. Miss., 2000.

United States District Court, S.D. Mississippi, Jackson Division.

Byron De La BECKWITH, VI, Petitioner,

v.

James V. ANDERSON, Commissioner, Mississippi Department of Corrections, and the Attorney General of the State of Mississippi, Respondents.

**No. 3:99-CV-413BN.**

Feb. 24, 2000.

Following affirmance murder conviction, petition for writ of habeas corpus was filed. The District Court, [Barbour, J.](#), held that: (1) Sixth Amendment speedy trial protection extended only to period between petitioner's second mistrial through dismissal of his first indictment; (2) petitioner was not denied Sixth Amendment right to speedy trial; (3) state's delay in re-indicting petitioner did not violate due process clause; (4) state's failure to turn over last known address and telephone number of defense witness to defense did not violate petitioner's right to due process; (5) exclusion of defense witness did not violate petitioner's right to compulsory process; and (6) admission of prosecution witnesses' testimony did not rise to level of due process violation.

Petition denied.