

Supreme Court of Mississippi.

Grady HARRIS

v.

STATE of Mississippi.

**No. 54714.**

Feb. 8, 1984.

Rehearing Denied March 14, 1984.

Defendant was convicted before the Circuit Court, First Judicial District, Hinds County, Reuben V. Anderson, J., of attempted armed robbery, and he appealed. The Supreme Court, Dan M. Lee, J., held that: (1) both an attempt to take and an actual taking of another's personal property against his will by violence to his person or by putting such person in fear of immediate injury by the exhibition of a deadly weapon constitutes robbery, and indictment which comported with the law as defined by robbery statute was not fatally defective because it charged both attempted robbery and the completion of the offense, and (2) evidence sustained conviction.

Affirmed.