

(Cite as: 952 So.2d 129)

■ State v. Pittman Miss., 1999.

Supreme Court of Mississippi.

STATE of Mississippi

v.

William Henry PITTMAN a/k/a William H. Pittman, Jr.

No. 97-CA-00265-SCT.

Sept. 2, 1999.

Following state convictions on guilty pleas to five charges of photographing minors for the purpose of sexual gratification, and federal conviction for related activities, defendant filed petition for postconviction relief. The Circuit Court, Rankin County, T. Fred Wicker, J., set aside pleas, and state appealed. The Supreme Court, [671 So.2d 62.Prather](#), P.J., reversed and remanded for evidentiary hearing. Following remand, the Circuit Court granted defendant's petition, and state appealed. On rehearing, the Supreme Court, [Banks](#), J., held that: (1) claim of ineffective assistance of counsel was not barred by res judicata, and (2) defendant was denied effective assistance of counsel regarding guilty pleas.

Affirmed.