

(Cite as: 952 So.2d 129)

🚩 Davis v. StateMiss.,1995.

Supreme Court of Mississippi.

Kenneth L. DAVIS

v.

STATE of Mississippi.

No. 92-DP-00542-SCT.

June 8, 1995.

Rehearing Denied Sept. 21, 1995.

Defendant was convicted in the Circuit Court, First Judicial District, Hinds County, [William F. Coleman](#), J., of capital-murder and was sentenced to death. He appealed. The Supreme Court, [Dan M. Lee](#), P.J., held that: (1) probable cause existed to search defendant's home; (2) no prejudicial error occurred during jury selection process; (3) prosecutor could ask leading questions during voir dire; (4) any prosecutorial misconduct either was harmless or was not preserved for appellate review; (5) any evidentiary error was harmless or was not preserved for appellate review; (6) defendant was not entitled to have jury panel drawn from both districts of county; and (7) death sentence was appropriate.

Affirmed.

[Banks](#), J., concurred and filed opinion. [Sullivan](#), J., dissented and filed opinion in which [Hawkins](#), C.J., joined.