

(Cite as: 952 So.2d 129)

Gray v. Lucas C.A.Miss., 1983.

United States Court of Appeals, Fifth Circuit.

Jimmy Lee GRAY, Petitioner-Appellant,

v.

Eddie LUCAS and the State of Mississippi, Respondents -Appellees.

**No. 83-4404.**

July 15, 1983.

Petitioner appealed from an order of the United States District Court for the Southern District of Mississippi, William Harold Cox, J., denying habeas corpus relief from state court conviction and death sentence. The Court of Appeals held that: (1) petitioner was not entitled to federal relief from conviction on ground of present insanity; (2) showing made by petitioner did not justify a holding that pain and terror resulting from death by cyanide gas was so different in degree or nature from that resulting from other traditional modes of execution as to implicate Eighth Amendment right; and (3) prior appellate counsel's work included prosecution of a writ of error coram nobis and federal habeas, and therefore petitioner was not denied Sixth Amendment right to counsel, because there is no such right to counsel for such work.

Affirmed.