

(Cite as: 952 So.2d 129)

🚩 Hanner v. StateMiss.,1985.

Supreme Court of Mississippi.

Frank HANNER, Jr.

v.

STATE of Mississippi.

No. 55426.

Feb. 27, 1985.

Defendant was convicted in the Circuit Court, Hinds County, James D. Bell, County Judge, assigned, of grand larceny of an automobile, and he appealed. The Supreme Court, Prather, J., held that: (1) refusal to grant hearing on motion to suppress identification testimony was not error; (2) warrantless arrest of defendant at motel was justified; (3) evidence in plain view in motel was properly seized without search warrant; (4) cross-examination of one defense witness did not deny defendant a fair and impartial trial; (5) improper comment by district attorney during closing argument was harmless error; and (6) evidence sustained conviction.

Affirmed.