

(Cite as: 952 So.2d 129)

Walker v. StateMiss.,1985.

Supreme Court of Mississippi.

Larry L. WALKER

v.

STATE of Mississippi.

No. 54398.

July 24, 1985.

Defendant was convicted in the Circuit Court, Hinds County, William F. Coleman, J., of shooting a firearm into a building usually occupied by persons, and he appealed. The Supreme Court, Sullivan, J., held that: (1) affidavit was sufficient to support issuance of search warrant for defendant's residence; (2) admission of testimony that newspaper which occupied subject building had printed article against the Ku Klux Klan was not reversible error; (3) admission of redirect testimony concerning threats made against daughter of publisher of such newspaper was not error; (4) admission of redirect testimony about false ad placed in newspaper was not error; (5) admission of redirect testimony by publisher that he had received threatening phone calls was not reversible error; (6) admission of redirect testimony concerning police chief's interpretation of article published in newspaper was not reversible error; and (7) evidence supported conviction.

Affirmed.

Dan M. Lee, J., dissented and filed opinion in which Hawkins and Robertson, JJ., joined.