

COPY

IN THE COURT OF APPEALS OF THE STATE OF MISSISSIPPI

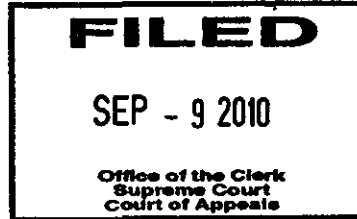
NO. 2009-CP-00733-COA

COREY LEWIS

APPELLANT

VS.

STATE OF MISSISSIPPI



APPELLEE

**REPLY TO SUPPLEMENTAL**  
**BRIEF FOR APPELLEE**

BY: Corey Lewis  
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SEP 13 2010

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Appellant would assert to this court that the Supplemental records filed by the clerk were filed in two separate volumes. Each record is Supplemental Record 1 as having been filed with the Supreme Court Clerk. Appellant would assert that the Supplemental Records filed here blossoms the claims raised by Appellant in the Brief for Appellant and demonstrates why these records were initially withheld and not filed as initially designated.

**REPLY ARGUMENT**

Appellant would assert to this court that the argument advanced by the state fails to recognize that the assistance provided to Appellant by the defense counsel was a deficient performance. Defense counsel was deficient by failing to assert Appellant's constitutional rights. Moreover, the plea transcript and guilty plea petition fails to overcome the claims set forth by Appellant in the Motion for Post Conviction Relief and in the brief filed on appeal in this case. The state of the appeal record before the Supplementation's Order by the Court was absolutely correct under the argument advanced by the Appellant. While the record has now been amended, even the amended version shows that the claims advanced by Appellant are sufficient. The amendment of the record actually blossoms Appellant's issues presented to this court on appeal.

The brief filed by Appellee fails to refute the issues advanced by Appellant in the Appellant's initial brief and supplemental brief.

**CONCLUSION**

Lewis would respectfully ask this Court to reject the state's argument and find that Appellant suffered a violation of his constitutional rights where he was subjected to ineffective assistance of counsel.

Respectfully submitted,

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**CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the above and foregoing Reply to Supplemental Brief for Appellant, has been mailed to: Honorable Robert Smith, District Attorney, P. O. Box 22747, Jackson; Honorable Jim Hood, P. O. Box 220, Jackson, MS 39205; Honorable W. Swan Yerger, Circuit Court Judge, P. O. Box 327, Jackson, MS 39205.

This, the 9 day of September, 2010.

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