## IN THE SUPREME COURT OF MISSISSIPPI NO. 1998-CP-01705-SCT

JOHNNY LEE NETTLES

v.

STATE OF MISSISSIPPI

DATE OF JUDGMENT: 08/04/1998

TRIAL JUDGE: HON. FRANK G. VOLLOR

COURT FROM WHICH APPEALED: WARREN COUNTY CIRCUIT COURT

ATTORNEY FOR APPELLANT: PRO SE

ATTORNEY FOR APPELLEE: OFFICE OF THE ATTORNEY GENERAL

BY: JEFFREY A. KLINGFUSS

DISTRICT ATTORNEY: G. GILMORE MARTIN

NATURE OF THE CASE: CIVIL - POST-CONVICTION

DISPOSITION: AFFIRMED - 10/14/1999

MOTION FOR REHEARING FILED:

MANDATE ISSUED: 11/04/99

BEFORE PITTMAN, P.J., MILLS AND WALLER, JJ.

WALLER, JUSTICE, FOR THE COURT:

#### **STATEMENT OF THE CASE AND FACTS**

¶1. On November 30, 1978, Johnny Lee Nettles was convicted of aggravated assault and was sentenced to life imprisonment without eligibility for parole as an habitual offender pursuant to Miss. Code Ann. § 99-19-83 (1994). Nettles' conviction as an habitual offender was affirmed by this Court in *Nettles v. State*, 380 So. 2d 246 (Miss. 1980). Nettles thereafter filed numerous petitions for post-conviction collateral relief, all of which were denied. Nettles now appeals the trial court's denial of his most recent petition under Miss. Code Ann. § 47-5-139 (Supp. 1999). The trial court found that Nettles was ineligible for release under the cited code section.

### **DISCUSSION**

# I. DID THE LOWER COURT ERR IN FINDING NETTLES INELIGIBLE FOR RELEASE UNDER MISS. CODE ANN. § 47-5-139 (SUPP. 1999)?

- ¶2. Nettles contends that the lower court erred in finding him ineligible for release under Miss. Code Ann. § 47-5-139 (Supp. 1999). This section, which allows for the conditional release of certain inmates, states in pertinent part: "An inmate shall not be eligible for the earned time allowance if . . . [t]he inmate was convicted as a habitual offender under Sections 99-19-81 through 99-19-87 . . . . " *Id.* § 47-5-139(1)(b).
- ¶3. Nettles was convicted on November 30, 1978, as an habitual offender pursuant to Miss. Code Ann. § 99-19-83. As such, by plain statutory language, he is not entitled to the relief he seeks. Therefore, the trial court did not err in denying his petition.

#### **CONCLUSION**

¶4. The judgment below denying Nettles' petition for post-conviction relief is affirmed.

¶5. AFFIRMED.

PRATHER, C.J., SULLIVAN AND PITTMAN, P.JJ., BANKS, McRAE, SMITH, MILLS AND COBB, JJ., CONCUR.