

MISSISSIPPI OFFICE OF CAPITAL POST- CONVICTION COUNSEL

**5-YEAR STRATEGIC PLAN
FISCAL YEARS
2026-2030**



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Mississippi Office of Capital Post-Conviction
Counsel Strategic Five-Year Plan
2026-2030

1. Comprehensive Mission Statement

The mission of the Mississippi Office of Capital Post-Conviction Counsel (Office) is to provide effective legal representation to indigent inmates on death row in state capital post-conviction proceedings and ancillary matters impacting an inmate's conviction or death sentence. This mission statement accords with the agency's enabling statute.

Mission Statement:

The CPCC advocates for the constitutional rights and inherent dignity of indigent persons sentenced to death in Mississippi. We provide the highest quality representation in post-conviction proceedings through diversity of experience, collaborative and thorough investigation and case development, focused litigation strategies, and skilled writing and courtroom advocacy.

Core Values:

- Excellence
- Client-Centered Representation
- Respect
- Integrity
- Collaboration
- Diversity & Inclusion

2. Philosophy

The Office is dedicated to adhering to the mandates of the Courts, and to ensure that the United States Constitution and Mississippi Constitution are fully enforced. This Office is vested in each client's interests, and it is committed to providing fervent, competent, and effective assistance of counsel in an ethical and professional manner. Further, this Office is committed to treating each client with the utmost respect and professional care.

3. Relevant Statewide Goals and Benchmarks

Statewide Goal #1: Public Safety and Order

To ensure the operation of a fair and effective system of justice.

Relevant Benchmarks #1:

- Citizens should be confident that the Office complies with national standards for the representation of defense counsel in death penalty cases as outlined by the American Bar Association Guidelines for the Appointment and Performance of Defense Counsel in Death Penalty Cases and as outlined in the Supplementary Guidelines for the Mitigation Function of Defense Teams in Death Penalty Cases as developed by the ABA Death Penalty Representation Project, as outlined by Mississippi Rule of Appellate Procedure 22 and as required by Mississippi Code Annotated §§99-39-1, *et. seq.*

Statewide Goal #2: Government and Citizens

To create an efficient government, protect the criminal justice system, and help ensure an informed and engaged citizenry.

Relevant Benchmark #2:

- Strategically and with integrity advocate for people impacted by the criminal legal system. Ineffective assistance from counsel can lead to, among other things, the potential for wrongful convictions.
- Engage the private bar to assist in handling indigent cases pro bono when caseloads reach a level that exceeds those that are acceptable for the representation of death sentenced individuals as defined by the American Bar Association.
- Provide the most cost-effective service without sacrificing competent and zealous representation for death-sentenced individuals.
- Reduce the amount paid for contracted cases with respect to attorney fees, outsourced investigative fees, travel, lodging and retention of experts.
- Stability. Reduce the costs associated with hiring and training employees by hiring competent people and striving to maintain their employment over the long term.
- Track intake and resolution of cases.
- Study other state post-conviction defense delivery systems and use the information gathered to recommend improvements to Mississippi's system.

Statewide Goal #3: Economic Development

To develop a robust state economy that provides the opportunity for productive employment for all Mississippians.

Relevant Benchmark #3:

- Maintain a staff of competent employees that are paid fair wages, and contract with competent outside counsel at a fair rate of compensation when a conflict or workload prevents us from representing a particular death-sentenced individual.
- Attend and participate in nationally recognized training programs to encourage confidence to businesses and workers wanting to locate here that our courts are fair.

Statewide Goal #4: Health

To protect Mississippians from risks to public health and to provide them with the health-related information and access to quality healthcare necessary to increase the length and quality of their lives.

Relevant Benchmarks #4:

Continue development of and utilizing a state employee assistance plan to educate and provide technical assistance to capital defenders representing clients on death row with mental health needs.

Engage in more training for employees to better equip the office at handling mental health concerns and grappling with the potential for witnesses or just experiencing the execution of a client.

Work with the Mississippi Department of Corrections to better provide appropriate care for clients with mental and physical health needs.

Statewide Goal #5: Human Services

To ensure that Mississippians can develop to their full potential by having their basic needs met, including the need for adequate food and shelter and a healthy, stable, and nurturing family environment or a competent and caring system of social support

Relevant Benchmarks #5:

Continue employing a state employee assistance plan that provides counseling services to employees and family members as well as agency-wide programs to ensure employees can develop o their full potential.

Engage in more training for employees to better equip the office at handling mental health concerns and grappling with the potential for witnesses or just experiencing the execution of a client.

Continue to work with the Mississippi Department of Corrections to ensure basic needs and constitutional rights are met for clients.

4. Overview of the Agency 5-Year Strategic Plan:

In capital cases, individuals have a right to assistance of post-conviction counsel. The single overriding objective of this Office is to fulfill this guarantee by providing effective representation to any person who cannot afford counsel that is under a sentence of death in Mississippi.

This is accomplished today and will continue to be accomplished over the next five years by the high-quality service provided by this Office.

Credibility with the court, our clients, and the public is vital. The Office's reputation in the federal and state court system is cherished, and it will continue to be in the good place it is now.

The Office also has never interacted with the public to provide information concerning the work performed by the Office. Since 2021, the Office now posts its filings on its website, Facebook page, and LinkedIn page.

The Office has also spoken to differing groups about the Office and post-conviction work in Mississippi, including the law schools in our State, the Honors College at Mississippi State University, and various other legal committees.

The Office's credibility and transparency helps ensure public understanding and confidence in Mississippi's judicial system.

Stability of staff is something that has been lacking in this Office's history. Staff is now stabilized.

The Office currently has 5 attorneys, 2 mitigation specialists, 1 investigator, and 1 office administrator/paralegal. Prior to 2022, the office had essentially two legal assistants, and each only had enough work to keep them busy for 3-4 a day. The Office was also without an experienced paralegal. The two legal assistant positions were recently combined into an office administrator/paralegal position. There are no employees now on contract, and the office has 9 PIN positions.

The office contracts out IT support and fiscal management/accounting support, as it currently appears to be more cost efficient than hiring full-time employees (with or without PINs) to perform these services.

The Office anticipates some variation in case load but believes that a competent staff of 9 persons will be able to provide effective representation to our client base. In the event of temporary overload in this regard, the Office will contract with competent outside counsel to provide assistance on one or more cases until the case load becomes manageable in-house again. Or, instead of contracting and paying outside counsel, the Office will work with firms willing to provide pro bono services.

The Office currently has more than one actual innocence cases. For one case, the Office works with a global law firm who is helping with the case pro bono. For the other, the Office is handling it internally and petition has been filed with the Mississippi Supreme Court.

The Office will continue to implement measures to help reduce costs associated with travel and the use of outside attorney and investigative assistance.

5. External/Internal Assessment

- a. A spike in crime and thus changes in the number of persons under sentence of death;
- b. Changes in sentencing of certain classes of individuals subject to the death penalty;
- c. Effectiveness of the Mississippi Office of the State Public Defender on the trial level to negotiate indictments from death to lesser included charges; achieving sentences of life without parole in death penalty trials; and remands on death penalty cases that are on direct appeal.
- d. Federal Courts returning cases that require additional petitions to be submitted to the Mississippi Supreme Court and/or require re-trial of either part or all of the cases;
- e. Reduction in the number of Rule 22 qualified attorneys in the private sector;

- f. Changes in State and Federal case law that affect death sentenced individuals;
- g. Changes in Federal regulations and/or different interpretation of existing regulations that affect the time period within which to file death penalty appeals.

5.1. Internal Management Systems Used to Evaluate Agency's Performance

- a. Maintain a monthly output database;
- b. Rolling staff performance evaluation and assessment;
- c. Organizational chart is in place (see below);
- d. Staff meetings monthly and team meetings at least twice a month;
- e. Monthly budget review and case reports.

Each case has at least 2 attorneys, at least one mitigation specialist, and an investigator. The Director is also knowledgeable about every case and every client. Our mitigation specialists and investigator are accountable to attorneys they are assigned to support, as well as to the Director. Through a process of monthly staff and attorney meetings, and regular client team meetings, the Office determines how well cases are moving through the Office and the particular needs of each individual case. This allows the Office to project the amount of funding necessary to complete necessary tasks. Cost-saving measures are then applied where possible and appropriate. Management policies are in place to address the status and progress of each case, and to monitor personnel productivity.

6. Agency Goals, Objectives, Strategies and Measures by Program.

Goal A: Provide high quality and ethical legal representation for persons convicted of capital crimes and sentenced to death in state post-conviction proceedings, federal habeas corpus matters, and ancillary matters directly impacting a client's conviction or sentence. (Miss. Code Ann. §99-39-1 *et. seq.*)

Objective A.1. Ensure that execution of death-sentenced individuals occurs only after the individual has been afforded a fundamentally fair conviction accompanied by due process, the effective assistance of counsel, and the benefits of all other safeguards afforded capital defendants under the federal and state constitutions to promote efficacy, efficiency, and finality in death penalty proceedings.

Outcome: Maintain current knowledge about all aspects of the law that relate to death penalty cases. Timely comply with changes in the laws that affect death penalty representation. Attend continuing legal education related to capital litigation. Study federal habeas opinions to learn of any alleged deficiencies in our state court performance.

A.1.1 Strategy: Engage in optimal performance to draft and file petitions, motions, and other pleadings. Demonstrate professionalism, competency, integrity, and character by participation in circuit court hearings and oral arguments before the Mississippi Supreme Court. Work collaboratively.

Output: Number of cases and filings

Efficiency: Number of employees needed to work up a case and providing effective representation to which the constitution requires

Explanatory: Constitutional rights are protected in state post-conviction proceedings

Objective A.2: Provide high quality and ethical legal representation for persons convicted of capital crimes and sentenced to death in federal habeas cases—when possible under current federal law

Outcome: Maximize the experience and knowledge base of current staff, continue to represent clients sentenced to death in federal court in habeas corpus proceedings when possible.

A.2.1 Strategy: Work collaboratively with the federal courts and habeas resource counsel to identify cases when the Office may work on cases in federal habeas under federal law and the Office's statutory jurisdiction.

Output: staff habeas knowledge and case participation

Efficiency: Number of employees needed to work up a case and providing high-quality representation in federal court.

Explanatory: Federal constitutional rights are protected in federal habeas corpus proceedings

Objective A.3. Draft and file high-quality amicus briefs in the state and federal courts on cases that relate directly to the convictions or sentences of our clients under the Office’s statutory jurisdiction and duty to represent its clients in “ancillary matters related directly to post-conviction review of their convictions and sentences.” Miss. Code Ann. § 99-39-107.

Outcome: To maximize on the experience and knowledge base of current staff, file amicus briefs on behalf of the Office when needed in the Mississippi Supreme Court, Fifth Circuit Court of Appeals, and the U.S. Supreme Court. Amicus curiae briefs (also known as friend of the court briefs) can play an important, and sometimes critical, role in appellate advocacy by bringing relevant facts and arguments to a court’s attention that the parties have not already addressed. The judicial system functions at its best with well-constructed briefing on both sides of a case.

A.3.1 Strategy: Keep a monthly check on cases that directly relate to post-conviction review of our clients’ convictions and/or sentences. Identify the appropriate cases in which to file amicus briefs. Actively avoid filing any “me too” briefs—i.e., briefs that simply repeat an argument already made by a party to the case. Work with counsel for the parties supported, as well as any other possible amici, to discuss what arguments need to be covered.

Output: Filing or signing onto amicus briefs

Efficiency: Number of employees needed to author an amicus brief and providing high-quality work in state and federal court. To maximize efficiency and avoid redundancy, discuss joining other amicus briefs rather than filing our own, or invite others to join ours.

Explanatory: Constitutional rights are protected in state and federal court. A properly coordinated array of amicus briefs will hit all sides of the argument, with little or no overlap, and provide information for the Court about the scope of the problem and the effects of possible rulings.

**MISSISSIPPI OFFICE OF CAPITAL POST-CONVICTION COUNSEL
ORGANIZATIONAL CHART**

