IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

STATE OF TENNESSEE v. BYRON LEWIS BLACK

Criminal Court for Davidson County No. 88-S-1479

No. M2000-00641-SC-DPE-CD

ORDER

On February 24, 2020, this Court granted the State's motion to set an execution date for Byron Lewis Black and established deadlines for proceedings to consider Mr. Black's claim that he is not competent to be executed. *See Van Tran v. State*, 6 S.W.3d 257, 267-68 (Tenn. 1999); *State v. Irick*, 320 S.W.3d 284 (Tenn. 2010); *Madison v. Alabama*, 586 U.S. 265 (2019). Upon motion of Mr. Black, the Court reset the execution for April 8, 2021, but ultimately stayed the execution due to the COVID-19 pandemic. The Court lifted the stay and reset the execution for August 18, 2022; however, in April 2022, Governor Lee granted a temporary reprieve in another scheduled execution and subsequently paused all executions until a revised lethal injection protocol was announced on December 27, 2024.

Pursuant to Tennessee Supreme Court Rule 12(4)(E), it is hereby ORDERED that the execution of Mr. Black is reset for August 5, 2025. Correspondingly, Mr. Black shall file his petition alleging incompetency to be executed in the trial court no sooner than May 27, 2025, and no later than May 29, 2025. As previously ordered, the competency proceedings shall be held in accordance with the timelines and procedures established in *Van Tran*.

The Warden or his designees shall notify Mr. Black no later than July 22, 2025, of the method the Tennessee Department of Correction (TDOC) will use to carry out the execution and any decision by the Commissioner of TDOC to rely upon the Capital Punishment Enforcement Act. *See* Tenn. Code Ann. § 40-23-114. Counsel for Mr. Black shall provide a copy of any order staying execution of this order to the Office of the Clerk of the Appellate Court in Nashville. The Clerk shall expeditiously furnish a copy of any order of stay to the Warden of the Riverbend Maximum Security Institution.

PER CURIAM