

SUPREME COURT OF ARIZONA

STATE OF ARIZONA,) Arizona Supreme Court
) No. CR-90-0323-AP
 Appellee,)
) Maricopa County Superior
 v.) Court
) No. CR-1990-000066
 JEFFREY TIMOTHY LANDRIGAN aka) **FILED 09/22/2010**
 JEFFREY DALE PAGE,)
) **WARRANT OF EXECUTION**
 Appellant.)
 _____)

This Court heard and considered the appeal in the above-entitled cause on March 31, 1992, and on February 25, 1993, affirmed the judgment of the Superior Court in Maricopa County, State of Arizona, and filed its OPINION, which is still in effect and has not been affected by any subsequent decision of this or any other Court.

On June 19, 1996, following the denial of relief in Appellant's first post-conviction proceeding, this Court denied Appellant's petition for review filed pursuant to Rule 32.9(c), Ariz. R. Crim. P.

On April 12, 2010, the Attorney General filed a motion to issue a Warrant of Execution, which motion was granted by this Court on September 21, 2010.

Therefore, pursuant to Rule 31.17(c)(2), Ariz. R. Crim. P., **IT IS ORDERED** fixing Tuesday, the 26th day of October, 2010, as the date for commencement of the execution time period

when the judgment and sentence of death pronounced upon JEFFREY TIMOTHY LANDRIGAN by the Superior Court in Maricopa County shall be executed by administering to JEFFREY TIMOTHY LANDRIGAN by intravenous injection a substance or substances in a quantity sufficient to cause death, except that JEFFREY TIMOTHY LANDRIGAN shall have the choice of execution by either lethal injection or lethal gas. JEFFREY TIMOTHY LANDRIGAN shall choose either lethal injection or lethal gas and notify the Department of Corrections at least twenty (20) days before the execution date. If JEFFREY TIMOTHY LANDRIGAN fails to choose either lethal injection or lethal gas and notify the Department of Corrections of that decision, the penalty of death shall be carried out by lethal injection.

IT IS FURTHER ORDERED that this Warrant is valid for twenty-four (24) hours beginning at an hour to be designated by the Director of the Department of Corrections, with written notice of the designated hour to be given to the Supreme Court and parties at least twenty (20) calendar days prior to Tuesday, October 26, 2010.

IT IS FURTHER ORDERED that the Clerk of this Court shall forthwith prepare and certify a true and correct copy of this Warrant and shall cause the same to be delivered to the Director of the Department of Corrections and the Superintendent or

Warden of the State Prison at Florence, Arizona, and the same shall be sufficient authority to them for the execution of JEFFREY TIMOTHY LANDRIGAN.

IT IS FURTHER ORDERED that, upon the execution of JEFFREY TIMOTHY LANDRIGAN, the Superintendent or Warden shall, pursuant to Rule 31.17(c), Ariz. R. Crim. P., forthwith make a return of this Warrant to the Supreme Court of Arizona, which return shall show the time, mode, and manner of execution.

Dated in the City of Phoenix, Arizona, at the Arizona Courts Building, this _____ day of September, 2010.

REBECCA WHITE BERCH, Chief Justice

ANDREW D. HURWITZ, Vice Chief Justice

W. SCOTT BALES, Justice

A. JOHN PELANDER, Justice

STATE OF ARIZONA
SUPREME COURT

I, SUZANNE D. BUNNIN, Chief Deputy Clerk of the Supreme Court of the State of Arizona, certify the foregoing (3) pages to be a full and true copy of the Warrant of Execution of JEFFREY TIMOTHY LANDRIGAN, filed by said Supreme Court in the above-entitled action on this _____ day of September, 2010.

IN WITNESS WHEREOF, I set my hand and affix the official seal of the Supreme Court of the State of Arizona this _____ day of September, 2010.

Suzanne D. Bunnin, Chief Deputy Clerk