

AARON GUNCHES #145371
ASPC = TUCSON / RINCON 2
P.O. Box 24403
TUCSON, AZ. 85734

SUPREME COURT OF ARIZONA

FILED
DEC 31 2024
TRACIE K. LINDEMAN
CLERK SUPREME COURT
BY:

STATE OF ARIZONA,
APPELLEE,
VS.
AARON GUNCHES,
APPELLANT,



AZ Supreme Court
No. CR-13-0282-AP
Response + Motion

AARON GUNCHES COMES BEFORE THIS AZ SUPREME COURT IN RESPONSE TO ATTORNEY GENERAL MAYES "MOTION TO SET BRIEFING SCHEDULE FOR MOTION FOR WARRANT OF EXECUTION."

History

IN 2018, AFTER EXHAUSTING ALL APPEALS, GUNCHES WROTE TO THEN AGI BRNOVICH TO "VOLUNTEER" FOR EXECUTION TO FINALLY HAVE HIS SENTENCE CARRIED OUT. AGI BRNOVICH IGNORED GUNCHES. BETWEEN 2018-2022 GUNCHES ENDED UP VOLUNTEERING 5 TIMES TO AGI BRNOVICH AND AFTER BEING IGNORED, GUNCHES FILED HIS OWN DEATH WARRANT, WHERE AGI BRNOVICH "JOINED-IN". OUTGOING AGI BRNOVICH, WITH 1 MONTH LEFT IN THE POSITION, JOINED-IN KNOWING HE WOULD NOT BE IN OFFICE TO OVERSEE COMPLETION OF THE EXECUTION. INCOMING AGI MAYES HAD STATED ALL EXECUTIONS WOULD BE ON-HOLD PENDING REVIEW, SO GUNCHES WITHDREW HIS REQUEST. SOON AFTER AZ GOVERNOR HOBBAS BY EXECUTIVE ACTION TAPPED MAGISTRATE DUNCAN TO HEAD INDEPENDANT DEATH PENALTY REVIEW COMMISSION TO INVESTIGATE THE PRIOR ADMINISTRATIONS PRACTICES AND, 2 LONG YEARS LATER, GOVERNOR HOBBAS FIRED HIM, STATING ADCRR DIRECTOR THORNELL HAD REMEDIED ALL THE PROBLEMS AND, GUNCHES' EXECUTION CAN GO FORTH. PRESENTLY, AGI MAYES HAS FILED HER: "MOTION TO SET BRIEFING SCHEDULE FOR MOTION FOR WARRANT OF EXECUTION."

GUNCHES ASKS THIS COURT WHY IS AG MAYES MOTION NECESSARY? IT IS POINTLESS AND JUST MORE "FOOT DRAGGING" BY THE STATE. AG MAYES HAS STATED IT IS BECAUSE SO THE ADCRR DIRECTOR CAN HAVE TIME TO COMPOUND THE DRUGS BUT, THAT IS NOT TRUE. ADCRR DIRECTOR THORNELL IS USING THE EXACT SAME COMPOUND LABORATORY AND THE EXACT SAME DRUGS USED BY THE PREVIOUS ADCRR DIRECTOR AND HAS REPORTEDLY CORRECTED ALL THE PROBLEMS COMMISSIONER DUNCAN WAS HIRED TO INVESTIGATE, SO, WHAT EXACTLY IS THE HOLD-UP?! THE COMPOUND LABORATORY IS STILL UNDER CONTRACT AND HAS BEEN "ON-CALL" SINCE BEFORE COMMISSIONER DUNCAN'S DISMISSAL, THEY ARE READY TO PROVIDE THEIR SERVICES NOW. SO, WITH THAT:

GUNCHES SUBMITS HIS MOTION FOR WARRANT OF EXECUTION AND ASKS THIS AZ SUPREME COURT TO ISSUE THE WARRANT ON JANUARY 8, 2025. THIS WILL GIVE ADCRR'S COMPOUND LAB 1 FULL WEEK TO PREPARE THE NECESSARY DRUGS FOR EXECUTION, TO BE CONDUCTED ON FEBRUARY 14, 2025, WHERE GUNCHES MAY HAVE HIS LONG OVERDUE SENTENCE CARRIED OUT. THIS SCENARIO WILL BE WITHIN THE 45 DAY GUIDELINE OF THE COMPOUNDED DRUGS POTENCY AND SATISFY ALL CONCERNED.

AARON GUNCHES #145311

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STATE of ARIZONA,
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VS

AARON GUNCHES,
 APPELLANT,

AZ SUPREME COURT
 No. CR-13-0282-AP

MOTION FOR WARRANT
 OF EXECUTION
 = EXPEDITED ISSUANCE REQUESTED =

AARON GUNCHES COMES BEFORE THIS AZ SUPREME COURT AND REQUESTS A WARRANT OF EXECUTION BE ISSUED BY THIS COURT FOR AARON GUNCHES.

THIS SENTENCE IS LONG OVERDUE AND SHOULD NOT BE DELAYED ANY FURTHER. LET THE LAWS OF ARIZONA FINALLY BE FOLLOWED AND JUSTICE SERVED.

RESPECTFULLY SUBMITTED, DECEMBER 30, 2024

Aarons

CC:

— AGT MAYES

— ATT. COLEEN CLASE