

UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

BILLY RAY IRICK]	
]	
V.]	NO. 3:18-cv-0737
]	
TONY MAYS, in official capacity as,]	DEATH PENALTY CASE
Warden of Riverbend Maximum]	EXECUTION SET AUGUST 9, 2018
Security Institution.]	

SUPPLEMENTAL REPLY TO RESPONSE TO MOTION

Mr. Irick respectfully supplements his reply to Warden Mays' response as follows:

1. Mr. Irick's request was not a request under the Tennessee Public Records Act, it was a request of Mr. Irick to be given information to which he is entitled. The Statte chose to interpret the request as a public records request which allows them to delay their response for 7 days.

2. The Warden's confidentiality concerns are not a basis for failure to provide this critical information. They can certainly redact the documents. Mr. Irick seeks only the information about the quality of the drugs.

3. Further, counsel already know who the pharmacy is because of the department of corrections own disclosures through previous public records request.

4. Any concern that the Warden raises about "secrecy" are therefore moot.

WHEREFORE, the motion should be granted.

Respectfully submitted,

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By: /s/ Kelley J. Henry

CERTIFICATE OF SERVICE

I, Kelley J. Henry, hereby certify that a true and correct copy of the foregoing document was filed using the Court's CM/ECF filing system which served a copy of this pleading on opposing counsel, Mr. John Bledsoe, Asst. Attorney General, Tennessee Attorney General's Office on this the 8th day of August, 2018. A copy of this motion has also been emailed to Mr. Bledsoe.

/s/ Kelley J. Henry
Kelley J. Henry
Supervisory Asst.