IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

STATE OF TENNESSEE v. JERRY LEWIS TUTTLE

Circuit Court for Maury County No. 22091, 21695

No. M2014-00566-SC-R11-CD

ORDER

Upon consideration of the application for permission to appeal of the State of Tennessee and the record before us, the application is granted.

In addition to the issues raised in the State's application for permission to appeal, the Court is interested in briefing and argument of the question whether this Court should revisit the continuing vitality of *State v. Jacumin*, 778 S.W.2d 430 (Tenn. 1989). In addition, the parties should address the issue raised in the defendant's response to the State's application for permission to appeal, to wit: If the affidavit in support of the search warrant was insufficient to support a finding of probable cause, thus invalidating the search warrant, whether the lower courts erred in allowing forfeiture of the \$1,098,050 in cash found on the defendant's property during the search under a theory of "equitable tolling" of the statute of limitations (Tenn. Code Ann. § 39-11-708(d) (2010)).

The Clerk is directed to place this matter on the docket for oral argument upon the completion of briefing.

PER CURIAM