

SUPREME COURT OF NEVADA OFFICE OF THE CLERK

TRACIE K. LINDEMAN, CLERK 201 SOUTH CARSON STREET, SUITE 201 CARSON CITY, NEVADA 89701-4702

June 30, 2016

Versuslaw, Inc. Post Office Box 50007 Bellevue, WA 98015-007

Re: Corrections to recently filed opinions and correction to an order

Dear Publisher:

The following opinions have been corrected.

Quisano v. State, Case No. 66816, Filed on 2/18/16.

Please see the attached Order Denying Petition for Review in this case, which withdraws this opinion from publication in our *Nevada Reports*.

Hunter v. Gang, Case Nos. 59691/63804, Filed on 4/7/16.

- 1. Page 5 of the original opinion, paragraph 1, line 11: deleted the extra space before "series."
- 2. Because the opinion was an authored opinion, the signature lines on page 29 should have been formatted as follows:

		<u> </u>	. C.J.
		Gibbons	
We concur:			
	, Ј.		- 144 - 144 - 144
Тао			
	, J.	•	
Silver	/		

Carroll v. State, Case No. 64757, Filed on 4/7/16.

In the "Before" line on page 1 of the original opinion, the comma before the "and" should be deleted.

Letter to Versuslaw Page 2 June 30, 2016

Poremba v. S. Nev. Paving, Case No. 66888, Filed on 4/7/16.

Page 7 of the original opinion, lines 11 and 12 from the top of the page: the italics on the brackets around "The insurer" and "the claimant" should be deleted; the brackets should be roman.

Schofield v. State, Case No. 65193, Filed on 4/21/16.

Page 3 of the original opinion, footnote 3, line 4: "by" was changed to "By."

Taylor v. State, Case No. 65388, Filed on 4/21/16.

- 1. Page 6 of the original opinion, paragraph 2, line 7: changed "time" to "times."
- 2. Page 19, heading after paragraph 1: indented the heading further, equal to the paragraph indent under it, making it a Level 4 heading.

Newman v. State, Case Nos. 67756/67763, Filed on 4/28/16.

- 1. Page 4 of the original opinion, indented (quoted) text near bottom of page, paragraph 1, line 1: changed "Ms. Merideth," to "[Counsel]," before "do you." (See Order Modifying Opinion, filed 5/19/16, attached to this letter.)
- 2. Page 4, indented (quoted) text near bottom of page, paragraph 2, line 1: changed "MS. MERIDETH:" to "[COUNSEL]:" before "Well." (See Order Modifying Opinion, filed 5/19/16, attached to this letter.)

State v. Second Judicial District Court (Ayden A.), Case No. 68476, Filed on 4/28/16.

- 1. Page 5 of the original opinion, indented (quoted) text near bottom of page, lines 6 and 7: changed "non-judicial" to "nonjudicial."
- 2. Page 5, second to the last line of text on the page: inserted an end double quotation mark after "applicable statute."
- 3. Page 7, line 2 from the top of the page: inserted "the" before "district court."

Horizons at Seven Hills v. Ikon Holdings, Case No. 63178, Filed on 4/28/16.

- 1. Page 13 of the original opinion, footnote 9, line 13: inserted a period after "Op" and before "5."
- 2. Page 14, indented (quoted) text near the bottom of the page, last paragraph, line 4: changed "Unit" to "[u]nit."
- 3. Page 16, paragraph 1, line 3: changed "certain includes" to "includes certain."
- 4. Page 16, paragraph 2, line 7: changed "six month time" to "six-month time."

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Slade v. Caesars Entm't Corp., Case No. 62720, Filed on 5/12/16.

Page 5 of the original majority opinion, paragraph 2, line 10: changed "L.P.," to "LP," before "934 N.E.2d 1111."

Price v. State, Case No. 64281, Order of Limited Remand, Filed on 5/10/16.

Page 1 of the original order, paragraph 1, line 6: "James Crockett" should be replaced with "James M. Bixler." (As James M. Bixler was the sitting district judge in this matter, please also correct on your service any other references to James Crockett as the district judge in this matter.)

If you have any questions, please do not hesitate to contact me.

Sincerely,

Cay Jordan

Editor

IN THE SUPREME COURT OF THE STATE OF NEVADA

JONATHAN QUISANO, Appellant, THE STATE OF NEVADA, Respondent.

No. 66816

FILED

JUN 2 4 2016

ORDER DENYING PETITION FOR REVIEW

On February 18, 2016, the court of appeals issued an opinion in this matter. Quisano v. State, 132 Nev., Adv. Op. 9, 368 P.3d 415 (2016). Pending before this court is respondent's petition for review of that opinion. NRAP 40B. The petition is denied to the extent it seeks to alter the court of appeals' determination of the matter. Id. However, the opinion is hereby withdrawn from publication; the clerk is directed not to publish the February 18, 2016, opinion in the Nevada Reports.

It is so ORDERED.

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SUPREME COURT NEVADA

cc: Hon. Valerie Adair, District Judge Clark County Public Defender Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

IN THE SUPREME COURT OF THE STATE OF NEVADA

LINDSIE NEWMAN, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 67756

LINDSIE NEWMAN,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 67763

FILED

MAY 1 9 2016

TRACIE K LINDEMAN
CLERK OF SUPREME COURT
BY S. YOUVE

ORDER MODIFYING OPINION

On April 28, 2016, this court entered an opinion in these consolidated appeals. Thereafter, appellant's counsel filed a motion for this court to redact the name of appellant's counsel from a quotation in the opinion and to reissue the opinion. Cause appearing, we grant the unopposed motion to the following extent. We direct the clerk of this court to modify the opinion filed on April 28, 2016, by replacing "Ms. Merideth" with "[Counsel]" and "MS. MERIDETH" with "[COUNSEL]" in the block quotation within the fourth paragraph following the heading "FACTS AND PROCEDURAL HISTORY"; the affected portions of the block quotation will now read:

THE COURT: [Counsel], do you understand my concern?....

and

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[COUNSEL]: Well, I understand that, Your Honor, and I appreciate the Court's concern....

It is so ORDERED.

Douglas J.

Cherry Jillo J

cc: Hon. James Todd Russell, District Judge State Public Defender/Carson City Attorney General/Carson City Carson City District Attorney Carson City Clerk