

FLORIDA SUPREME COURT
NOTICE OF CORRECTION

DATE: DECEMBER 17, 2004

CASE OF: RONALD NESBITT V. STATE OF FLORIDA

DOCKET NO.: SC02-1723

OPINION FILED: DECEMBER 9, 2004

ATTENTION: ALL PUBLISHERS

THE FOLLOWING CORRECTIONS HAVE BEEN MADE IN THE ABOVE OPINION:

(Note: Page, paragraph, and line references are to the slip opinion as released on December 9.)

1. Page 1, new footnote 1 added (other footnotes renumbered accordingly);
2. Page 2, paragraph 2, line 7: “cases in other districts that hold” has been changed to read: “Levesque, which holds”;
3. Page 2, lines 9-11: citations deleted;
4. Page 2, line 11: the words “and Mateo” have been deleted;
5. Page 3, line 1: the words “they involved bench trials, not jury trials, and the defendants in those cases” have been changed to read: “it involved a bench trial, not a jury trial, and the defendant”;
6. Page 3, first full paragraph: “Both the Fourth and Second District Courts of Appeal have held” has been changed to read: “The Fourth District Court of Appeal has held”;
7. Pages 3-4: The paragraph beginning on the second line from the bottom of page 3 and continuing on to page 4 has been deleted;

8. Page 4, in the paragraph beginning on the page, first line: “These cases are” has been changed to read: “Levesque is”;

9. Page 4, same paragraph, lines 4-5: “The district courts in Levesque and Mateo did not” has been changed to read: “The district court in Levesque did not”;

10. Page 7, second to last paragraph of opinion, line 3: “disapprove Levesque and Mateo to the extent that they are” has been changed to read: “disapprove Levesque to the extent that it is”.

SIGNED: JUDY NEEL, OPINIONS CLERK

The corrected hard copy will follow by mail.