CERTIFIED FOR PUBLICATION

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FIRST APPELLATE DISTRICT

DIVISION FIVE

SHANNON GUILLORY,

Petitioner,

v.

THE SUPERIOR COURT OF CONTRA COSTA COUNTY,

Respondent;

THE PEOPLE,

Real Party in Interest.

A096442

(Contra Costa County Super. Ct. No. 010651-8)

ORDER MODIFYING OPINION AND DENYING REHEARING

BY THE COURT:

It is ordered that the opinion filed herein on July 29, 2002, be modified as follows:

Delete the second sentence from the third paragraph on pages 24-25 that begins: "At most, she contends . . . for vandalism."

Insert the following sentence in its place:

"At most, she contends that the schedule of punishments for vandalism in the "amalgamated" version of Penal Code section 594 contained in the state ballot pamphlet is different from the statutory punishment schedule contained in the initiative petition." The petition for rehearing is denied.

This modification does not effect a change in the judgment.

JONES, P.J.