

**CERTIFIED FOR PUBLICATION**

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION SIX

A. J. WRIGHT et al.,  
Plaintiffs and Appellants,

v.

CITY OF MORRO BAY,  
Defendant and Respondent.

2d Civil No. B176929  
(Super. Ct. No. CV031078)  
(San Luis Obispo County)

ORDER MODIFYING OPINION AND  
DENYING REHEARING  
[NO CHANGE IN JUDGMENT]

THE COURT:

It is ordered that the opinion filed herein on November 7, 2006, be modified as follows:

1. On page 1, line 5 of the first paragraph, the word "City" is changed to "county," so the sentence begins: "The face of the complaint shows that county ...."
2. On page 1, line 3 of the second paragraph the word "City" is changed to "county," so the sentence begins: "The county formally accepted Jordan Terrace into its system ...."
3. The last word on page 2, "City," is changed to "county," so the sentence reads, in part: "...that the offer was not withdrawn, that the county ...."
4. On page 4, line 2 of the fourth full paragraph, the word "City" is changed to "county," so the sentence reads, in part: "...resolution of the county and constitutes a completed dedication."
5. On page 5, in the last sentence of the third paragraph, the word "City's" is changed to "county's," so the sentence begins, "Here, the county's acceptance of the offer ...."

There is no change in judgment.

Appellants' petition for rehearing is denied.