

IN THE SUPREME COURT OF CALIFORNIA

VARDUI ROSE BARSAMYAN,)	
)	
Petitioner,)	
)	S148712
v.)	
)	Ct.App. 2/7 B188695
APPELLATE DIVISION OF)	
THE SUPERIOR COURT)	Los Angeles County
OF LOS ANGELES COUNTY,)	Super. Ct. No. BS099858
)	
Respondent;)	
)	
THE PEOPLE,)	
)	
Real Party in Interest.)	
_____)	

MODIFICATION OF OPINION

THE COURT:

The opinion filed August 7, 2008, and published at 44 Cal.4th 960, is modified in the following respect:

On page 966, the first sentence of the first paragraph is modified to read as follows: “As we shall explain, we agree with the trial court and the majority in the Court of Appeal that when appointed defense counsel appears for trial in two matters, and the calendar court selects or requires counsel to select a single matter for trial and sends that matter to a trial department for trial, counsel necessarily consents to continuance of the remaining matter.”

This modification does not affect the judgment.