

**IN THE SUPREME COURT OF CALIFORNIA**

STEVEN REYNOLDS,	)	S115823
	)	
Plaintiff and Appellant,	)	Ct.App. 2/2 B158966
	)	
v.	)	Los Angeles County
	)	Super. Ct. No. BC226353
CHRISTIAN BEMENT et al.,	)	
	)	
Defendants and Respondents.	)	
_____	)	

**MODIFICATION OF OPINION**

**THE COURT:**

The opinion filed in this matter on August 11, 2005, is modified as follows:

In the third paragraph on page 3 of the filed opinion, the sentence that presently reads: “Plaintiff did not amend, judgment was entered for defendants, and the entire action was dismissed with prejudice.” is modified to read: “Plaintiff did not amend, judgment was entered for defendants, and the entire action was dismissed with prejudice as against the individual defendants.”

In the first paragraph on page 6 of the filed opinion, the citation following the first sentence is amended to read: “(§ 2699, subd. (a); see, e.g., §§ 210 [penalty for failure to pay statutorily prescribed wages], 225.5 [penalty for unlawfully withholding wages], 558 [penalty for violating chapter or IWC order].)” In the following sentence, the first word “And” is deleted; the modified sentence now begins with the word “Under.”

This modification does not effect a change in the judgment.