

NOTE: This order is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

April 8, 2022

ERRATA

Appeal No. 2020-2298

LEWIS B. JONES,
Plaintiff-Appellant

v.

UNITED STATES,
Defendant-Appellee

Decided: March 31, 2022
Precedential Opinion

Please make the following change to footnote 6 of the majority opinion:

Alternatively, to achieve the benefit of the accrual suspension rule, a plaintiff may show “that the defendant has concealed its acts with the result that plaintiff was unaware of their existence or it.” *Martinez*, 333 F.3d at 1319 (citation omitted). This aspect of the rule is not at issue in this case.

is changed to:

Alternatively, to achieve the benefit of the accrual suspension rule, a plaintiff may show that the “defendant has concealed its acts with the result that [the] plaintiff was unaware of their existence.” *Martinez*, 333 F.3d at 1319 (citation omitted). This aspect of the rule is not at issue in this case.