

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

DR. HUGO AUDBERTO ÁLVAREZ,

Plaintiff,

v.

**HOSPITAL EPISCOPAL SAN LUCAS,
INC., et al.,**

Defendants.

CIVIL NO. 15-2413 (PAD)

ERRATA SHEET

The Opinion and Order at Docket No. 134, is amended *nunc pro tunc*, as follows:

On page 16, at the end of footnote 37, add “That said, not all conduct subject to a special statute gives rise to a damages remedy under Article 1802. See, Reyes-Feliciano v. Marshalls, 159 F.Supp.3d 297, 310 (D.P.R. 2016)(to the extent a specific labor/employment statute covers the conduct in connection with which a plaintiff seeks damages, she is barred from relying on the same conduct to support a claim for damages under Article 1802).”

The amended Opinion and Order is attached.