

FLORIDA SUPREME COURT

NOTICE OF CORRECTION

DATE: January 23, 2003

CASE OF: STATE OF FLORIDA v. JOSE ABREU

DOCKET NO. SC01-2596

OPINION FILED: January 9, 2003

ATTENTION: ALL PUBLISHERS

The electronic version of the above-styled opinion released January 9, 2003, contained two errors.

(1) On page 5, in the first new paragraph on the page, in the third and fourth lines from the beginning of the paragraph, after the words "prior to," the remainder of the sentence was inadvertently omitted. The sentence has been corrected by adding the words "allowing at a criminal trial former testimony from a previous judicial proceeding" after the words "prior to."

(2) On page 5, in the second and third lines of the block quotation at the bottom of the page, the words "allowing at a criminal former testimony from a previous judicial proceeding" were inadvertently made to appear between the word fragment "rang" and the word fragment "e" in the passage "two separate ways to restrict the range of admissible hearsay." The extraneous words have been deleted.

SIGNED: JANIE L. BENTLEY, OPINION CLERK

The corrected hard copy will follow by mail.