

FLORIDA SUPREME COURT

NOTICE OF CORRECTION

DATE: NOVEMBER 15, 2006

**CASE OF: MERYL S. MCDONALD V. STATE OF FLORIDA AND
MERYL S. MCDONALD V. JAMES R. MCDONOUGH, ETC.**

DOCKET NO.: SC03-648 AND SC04-708 OPINION FILED: NOVEMBER 2, 2006

ATTENTION: ALL PUBLISHERS

**THE FOLLOWING CORRECTION HAS BEEN MADE IN THE ABOVE
OPINION:**

On page 20, in the third line of the paragraph that begins on page 20, the clause “trial counsel was ineffective for requesting a Frye hearing on the bloodstain evidence” has been corrected to read “trial counsel was ineffective for not requesting a Frye hearing on the bloodstain evidence.”

SIGNED: JUDY NEEL, OPINION CLERK

The corrected hard copy will follow by mail.