

MAINE SUPREME JUDICIAL COURT

Reporter of Decisions

Decision: 2019 ME 75

Docket: Aro-18-295

Submitted

On Briefs: February 20, 2019

Decided: May 21, 2019

Revised: August 13, 2019

Panel: ALEXANDER, MEAD, GORMAN, JABAR, HJELM, and HUMPHREY, JJ.

STATE OF MAINE

v.

BRUCE OUELLETTE

ERRATA SHEET

The Court's opinion certified on May 21, 2019, is revised to correct two typographical errors. The second sentence of paragraph 8 is revised to remove a duplicated word:

... the Town's decision to accept a deed of property from Ouellette in lieu of formal restitution constituted a "~~a~~-bargain[ed] for exchange" that sufficiently compensated the Town.

The last sentence of paragraph 16 is revised to add a comma that was omitted:

Therefore, although section 2115-A(2-B) specifically authorizes the State to appeal from the trial court's denial, in whole or in part, of its Rule 35 motion, to do so, the State must file a notice of appeal accompanied by a written approval by the Attorney General.

The original decision on the Court's website has been replaced with the opinion as revised.