

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.