COURT OF SPECIAL APPEALS OF MARYLAND CORRECTION NOTICE

December 16, 2021

Re:

Marcella Holloman v. Marilyn Mosby

No. 1976, September Term, 2019

Reported opinion filed October 27, 2021 by Nazarian, J. (Fader, C.J., Nazarian, Shaw

Geter, JJ.)

On page 1, the second line on the page NOW READS:

at their home in August 2012. Ever since, she has sought to have the shooting investigated

SHOULD READ:

at their home in May 2012. Ever since, she has sought to have the shooting investigated

On page 9, the first full sentence on the page NOW READS:

She could have appealed when the circuit court granted the State's summary judgment motion, but

the State isn't claiming that she waived this argument, only that it wasn't in the motion for relief.

SHOULD READ:

She appealed when the circuit court granted the State's summary judgment motion, but that appeal

was dismissed as moot, and the State isn't claiming that she waived this argument, only that it

wasn't in the motion for relief.

A corrected opinion has been posted on the Court's webpage: www.mdcourts.gov/cosappeals.

/S/

Gregory Hilton Clerk of the Court of Special Appeals