

MOCK TRIAL CORRECTIONS AND CLARIFICATIONS 2019

1. "Affidavits have been reviewed by the witness who signed that relevant affidavit and evidentiary materials have been stipulated to by both parties for authenticity purposes only."
2. PAGE 33 – TYPO: under **ii, Remedial Actions**, below the separator line, sentence beginning with "I will abide ... 2nd sentence, 10th word, change to "property" instead of "policy."
3. On page 26, line 18 (Norbury affidavit) – should be to ***Exhibit 5 found on page 35***, Exhibit 5 SCHOOL INVESTIGATION FORM, BULLYING, HARASSMENT, OR INTIMIDATION INCIDENT SCHOOL INVESTIGATION FORM
4. **THERE ARE NOW THREE (3) CRIMES THAT ARE BEING CHARGED.**
Count 3, Electronic Mail Harassment as it Relates to a Minor, is on a separate page. The original charges are still to be argued for as well... Elec Mail Harass and Assault-Sec Degreee.
5. The Instagram Posts have been updated. They are on a separate page as well. The only content change was to add Likes to make the posts seem more authentic. Please replace pages 27-29 with the attached Instagram pages.
6. Please see the webpage below for the definition of "going viral" as it is used in the case;
<https://www.collinsdictionary.com/dictionary/english/go-viral>
7. On Page 12, in the center of the page, it should read "**UPON THE FACTS CONTAINED IN THE APPLICATION OF MCFLY, LORRAINE, IT IS FORMALLY...**" and not "...MCFLY, GEORGE..."
8. Please add the attached p.12b to the Statement of Charges
9. On Page 14, the last 4 lines on the page should read:
"stopped caused Marty to suffer a nervous breakdown. **Marty is going to be hospitalized for at least 30 days**. Marty is now receiving intensive mental health services and **will be switching to private school when ze completes hospitalization**. I demand justice and restitution for my child. Also, I would like Biff to stay away from my child. I hope that can be ordered while this case is pending, otherwise I intend to file for an Order of Protection"
10. On Page 15, there was no significance that we referred to a jury instruction being "Stipulated". The reason this was thrown in was more for the attorney coaches who would know that Maryland does not have a Standardized Jury Instruction for Electronic Misuse, like we do for Assault. The standardized Assault instruction is what is in the packet. By saying this Jury Instruction is stipulated, we are simply communicating that both parties are agreeing to this version of a jury instruction for Electronic Misuse.
11. On Page 15, there is a rule at the bottom of the page called "OPINION ON ULTIMATE ISSUE." The only clarification we are giving as to this rule is that we should entitled this:

RULE 502.1: OPINION ON ULTIMATE ISSUE

In other words, it is supposed to be read as if this rule appears in the case book immediately after Rule 502 at the bottom of page 9 but before Rule 503 at the top of page 10.

1/24/2019

12. On Page 16, Paragraph 11 should read “**Biff looked upset at this news...**” and not “Marty looked upset at this news...”
13. On Page 20, the header has a typo. This is an error from the drafter. The top of this affidavit should read: **Affidavit of Dr. Emme(tt) Brown, PSY.D, Witness for the Prosecution**
14. On Page 20, Paragraph 3 should read “...**the difference between Conflict compared to Harassment, Intimidation and Bullying (HIB).**” and not “...the difference between Conflict and Harassment, compared to Intimidation and Bullying (HIB).”
15. p.40-42 are for informational purposes only, they are not part of any exhibit.