

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

PROVIDENCE, SC.

SUPERIOR COURT

(FILED: September 9, 2014)

JOSEPH S. LARISA, JR.

v.

RHODE ISLAND ETHICS COMMISSION;

ROSS E. CHEIT; DEBORAH S.

CERRULLO; J. WILLIAM HARSCH;

JAMES V. MURRAY; FREDERICK K.

BUTLER; JOHN LYNCH, JR.; and

MARK B. HEFFNER

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C.A. No. PC-2011-6938

AMENDED DECISION

MCGUIRL, J. This Amended Decision is being filed to correct page 18, first sentence of the first full paragraph of the above-captioned Decision originally filed on September 3, 2014.

The first sentence of this paragraph should read as follows:

Here, the statutory language in §§ 36-14-5(e)(2) and 36-14-2(13) clearly and unambiguously prohibits an elected official from acting as an attorney on behalf of a client before “any state or municipal agency of which he or she is a member or by which he or she is employed.”

The remaining contents of the Decision remain the same.



RHODE ISLAND SUPERIOR COURT
Decision Addendum Sheet

TITLE OF CASE: Larisa v. Rhode Island Ethics Commission, et al.

CASE NO: PC-2011-6938

COURT: Providence County Superior Court

DATE DECISION FILED: September 9, 2014

JUSTICE/MAGISTRATE: McGuirl, J.

ATTORNEYS:

For Plaintiff: Joseph S. Larisa, Jr., Esq.

For Defendant: Katherine D'Arezzo, Esq.