AUG 2 3 2013

# IN THE SUPREME COURT OF THE STATE OF CALIFORNIA CLERK SUPREME COURT

No. S209376

Conservatorship of the Estate of IDA McQUEEN:

FESSHA TAYE, as Conservator of the Estate of Ida McQueen, Plaintiff and Respondent,

 $\mathbf{v}$ 

CAROL VERES REED, Defendant and Appellant.

After a Decision by the Court of Appeal, First Appellate District, Division Four Case No. A134337

### NOTICE OF ERRATA RE: OPENING BRIEF ON THE MERITS

DANIEL D. MURPHY (SBN 129100) 819 Eddy Street San Francisco, CA 94109-7701 T: (415) 771-6174

AUDRA IBARRA (SBN 177464) Law Office of Audra Ibarra 530 Lytton Avenue, 2<sup>nd</sup> Floor Palo Alto, CA 94301

T: (650) 714-2270 F: (650) 617-3201 E: ai@aiappeals.com

Counsel for Plaintiff and Respondent

#### NOTICE OF ERRATA

Plaintiff and respondent, Fessha Taye, submits the attached corrected last page (page 32) to his opening brief on the merits filed on August 9, 2013. The difference is it is signed by both his counsel on appeal.

Dated: August 19, 2013

DANIEL D. MURPHY AUDRA IBARRA

Counsel for Plaintiff and Respondent

#### CERTIFICATE OF SERVICE

I declare that I am over the age of 18, not a party to this action, and my business address is 819 Eddy Street San Francisco, CA 94109. On the date shown below, I served NOTICE OF ERRATA on the following parties by:

Placing a true copy, enclosed in a sealed envelope with postage fully prepaid, in the United States mail, in San Francisco, California, addressed to:

First District Court of Appeal 350 McAllister Street San Francisco, CA 94102

The Honorable Judge Jo-Lynne Q. Lee Alameda County Superior Court U.S. Post Office Building 201 13th Street Oakland, CA 94612

Brooke Veres Reed Nichols, Catterton, Downing & Reed 3433 Golden Gate Way, Suite C Lafayette, CA

Fessha Taye 2625 Alcatraz Avenue Berkeley, CA 94705-2702

I declare under penalty of perjury the foregoing is true and correct. Executed this 23<sup>rd</sup> day of August 2013, in San Francisco, California.

DANIEL D. MURPHY

## **ATTACHMENT**

**CONCLUSION** 

Ida McQueen (a mentally and physically disabled 78-year old,

who cannot read or write), other victims of elder abuse and other civil

litigants who seek to right a wrong under a statute that authorizes

attorney fees and costs, have a right to justice. The availability of an

award of fees and costs for success in trial, appeal, and enforcement of

a judgment, gives them access to justice by helping them retain

counsel to protect themselves and pursue valid claims.

Plaintiff requests that this Court reverse the judgment of the

court of appeal, affirm the trial court order granting attorney fees, plus

interest, and award plaintiff additional attorney fees and costs for this

fee claim and appeal in an amount to be determined by the trial court.

Dated: August 8, 2013

AUDRA IBARRA

DANIEL D. MURPHY

Counsel for Plaintiff and Respondent

32