#### SUPREME COURT MINUTES MONDAY, FEBRUARY 4, 2019 SAN FRANCISCO, CALIFORNIA

#### S112691

#### PEOPLE v. WESTERFIELD (DAVID ALAN)

Opinion filed: Judgment affirmed in full Majority Opinion by Cantil-Sakauye, C. J.

— joined by Chin, Corrigan, Liu, Cuéllar, Kruger, and Slough\*, JJ.

\* Associate Justice of the Court of Appeal, Fourth Appellate District, Division Two, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

#### S126560

## PEOPLE v. ARMSTRONG (JAMELLE EDWARD)

Opinion filed: Judgment reversed

We reverse the judgment of death. We remand to the superior court with directions that it correct the abstract of judgment to reflect that (1) each of Armstrong's convictions was pursuant to a jury verdict, not a guilty plea; (2) Armstrong was sentenced to 8 years for rape on count six; (3) the determinate portion of his sentence is 30 years; and (4) in addition to the determinate term for rape in concert, sexual penetration with a foreign object, and sexual penetration with a foreign object while acting in concert, on counts four, six and seven, Armstrong received a 25-year-to-life term under section 667.61, subdivisions (a) and (d), which was then stayed under section 667.61, subdivision (g). We affirm the judgment in all other respects.

Majority Opinion by Corrigan, J.

— joined by Cantil-Sakauye, C. J., Chin, and Kruger, JJ.

Dissenting Opinion by Liu, J.

— joined by Cuéllar and Perluss\*, JJ.

\* Presiding Justice of the Court of Appeal, Second Appellate District, Division Seven, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

# S235735 B264493 Second Appellate District, Div. 1

# **RAND RESOURCES, LLC v. CITY OF CARSON**

Opinion filed: Affirmed in part, reversed in part

We affirm in part and reverse in part the Court of Appeal's judgment. We remand the matter for proceedings consistent with this opinion - including a determination of whether plaintiffs have established a probability of prevailing on their intentional interference claims. (§ 425.16, subd. (b)(1).)

Majority Opinion by Cuéllar, J.

-- joined by Cantil-Sakauye, C. J., Chin, Corrigan, Liu, Kruger, and Ashmann-Gerst\*, JJ.
\* Associate Justice of the Court of Appeal, Second Appellate District, Division Two, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

S253313 A155866 First Appellate District, Div. 1

#### KEO (CHANHT REATREY) v. S.C. (NATIONSTAR MORTGAGE, LLC)

Petition stricken (case closed)

The petition for review filed by petitioner on January 4, 2019, is hereby stricken for failure to submit the filing fee pursuant to California Rules of Court, rule 8.25(c)(3).

S252813 C088232 Third Appellate District

## WILKINS (RYAN MICHAEL) ON H.C.

Extension of time granted

On application of petitioner and good cause appearing, it is ordered that the time to serve and file the reply to the informal response is extended to February 8, 2019.

**S244157** B264074 Second Appellate District, Div. 3

Order filed

The request of respondent to allocate to amici curiae Motion Picture Association of America, Inc., et al., 10 minutes of respondent's 30-minute allotted time for oral argument is granted.

#### S253866

Transferred to Court of Appeal, Second Appellate District

The above-entitled matter is transferred to the Court of Appeal, Second Appellate District, for consideration in light of *Hagan v. Superior Court* (1962) 57 Cal.2d 767. In the event the Court of Appeal determines that this petition is substantially identical to a prior petition, the repetitious petition must be denied.

# FILMON.COM v. DOUBLEVERIFY, INC.

# GRISSOM (LOWELL) v. S.C. (PEOPLE)

#### 186