SUPREME COURT MINUTES THURSDAY, MAY 24, 2018 SAN FRANCISCO, CALIFORNIA

S117235

LEWIS, JR., (ROBERT) ON

Opinion filed: habeas corpus granted; judgment vacated

The petition for writ of habeas corpus is granted insofar as claim XVIII alleges that petitioner is ineligible for execution because he is intellectually disabled. The judgment in *People v. Robert Lewis, Jr.* (Super. Ct. Los Angeles County, 1984, No. A027897), is vacated to the extent it imposes a sentence of death.

In light of the above, we do not address the petition's allegations of ineffective assistance of counsel in claims, XIV, XV, and XVI. The order to show cause on those claims is discharged. Majority Opinion by Corrigan, J.

- joined by Cantil-Sakauye, C. J., Chin, Liu, Cuéllar, Kruger, and Chavez*, 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.

S226538 F067956 Fifth Appellate District

DELANO FARMS COMPANY v. CALIFORNIA TABLE GRAPE COMMISSION

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

- joined by Chin, Corrigan, Liu, Cuéllar, Ramirez*, and Aaron**, JJ.
- * Presiding 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.
- ** Associate Justice of the Court of Appeal, Fourth Appellate District, Division One, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

S230051 A144315 First Appellate District, Div. 5

FACEBOOK, INC. v. S.C. (HUNTER)

Opinion filed

We vacate the Court of Appeal's decision and direct that court to remand the matter to the trial court for proceedings consistent with this opinion.

Majority Opinion by Cantil-Sakauye, C. J.

- joined by Chin, Corrigan, Liu, Cuéllar, Kruger, and Yegan*, JJ.
- * Associate Justice of the Court of Appeal, Second Appellate District, Division Six, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

S245395 A144254 First Appellate District, Div. 2 CHRISTEN

CHRISTENSEN (ANGIE) v. LIGHTBOURNE (WILL)

Extension of time granted

On application of appellants and good cause appearing, it is ordered that the time to serve and file the answer brief on the merits is extended to June 19, 2018.

No further extensions will be granted.

S246711 D071279/D071376 Fourth Appellate District, Div. 1 LAWSON (KALETHIA) v. ZB, N.A.

Extension of time granted

On application of respondent and good cause appearing, it is ordered that the time to serve and file the answer brief on the merits is extended to July 9, 2018. No further extensions of time will be contemplated.

S214433

ROUNTREE (CHARLES F.) ON H.C.

Order filed

The order filed on May 23, 2018, is hereby amended as follows:

Petitioner's motion for an order declaring the habeas corpus petition will not be transferred to the superior court is denied.

Petitioner's motion for an order reaffirming the applicability of the timeliness standards in effect at the time counsel was appointed is granted. Pursuant to this court's October 19, 2015, order appointing counsel for habeas corpus/executive clemency proceedings, any amended petition will be considered timely if filed within 36 months of counsel's appointment. (See Supreme Court Policies Regarding Cases Arising from Judgments of Death, Policy 3, std. 1-1.1.)

S232197 E063527 Fourth Appellate District, Div. 2 KING (KIRK) v. COMPPARTNERS, INC.

Order filed

The request of counsel for appellants in the above-referenced cause to allow two counsel to argue on behalf of appellants at oral argument is hereby granted.

In response to the request of appellants to allocate to Patricia A. Law 20 minutes and Christopher D. Lockwood 10 minutes of appellants' 30-minute allotted time for oral argument, we instead grant 15 minutes to Patricia A. Law and 15 minutes to Christopher D. Lockwood.

S242244 B265937 Second Appellate District, Div. 3 PEOPLE v. GUZMAN (ALEJANDRO O.)

Order filed

The application of respondent to file the answer brief on the merits that exceeds the 14,000 word limit prescribed by the California Rules of Court rule 8.520(c) is hereby granted.

S243042 H043426 Sixth Appellate District

MORGAN HILL, CITY OF v. BUSHEY (SHANNON)/ (RIVER PARK HOSPITALITY; MORGAN HILL HOTEL COALITION)

Order filed

Morgan Hill Hotel Coalition's "Application to File a Reply to Supplemental Briefs" is granted.

S248856

BAR ADMISSION 2018 (FEBRUARY EXAM)

General Bar admission order filed

The written motion #1,369 of the Committee of Bar Examiners that the following named applicants, who have fulfilled the requirements for admission to practice law in the State of California, be admitted as attorneys at law in all courts of the State of California upon their taking the prescribed oath before a competent officer on or after May 24, 2018, and within the time limits specified by Title 4, Division 1 of the Rules of the State Bar of California, is hereby granted: (SEE ORIGINAL APPLICATION FOR THE LIST OF NAMES ATTACHED.)