## OKLAHOMA CITY UNIVERSITY LAW REVIEW

VOLUME 44 NUMBER 3 SPRING 2020

## A NOTE TO OUR SUBSCRIBERS

Subscribers,

After publishing Issue 1 of Volume 44 of the *Oklahoma City University Law Review*, the Board of Editors was made aware of two errors in the Case Comment, *Often No Relief in Post-Conviction Relief.*<sup>1</sup> The Comment stated Judge Lumpkin authored the *Sanchez v. State* opinion.<sup>2</sup> In fact, the *Sanchez* decision was an order signed by all judges on the Oklahoma Court of Criminal Appeals.<sup>3</sup> The Comment also contained a quote that was attributed to Judge Owens instead of to the Oklahoma Court of Criminal Appeals.<sup>4</sup> These errors have been corrected in all online versions of the Comment.

Thank you, The 2019-2020 Board of Editors

<sup>1.</sup> Taylor Thompson, Comment, *Often No Relief in Post-Conviction Relief*, 44 OKLA. CITY U. L. REV. 1, 67 (2019).

<sup>2.</sup> Id. at 72. See also Sanchez v. State, 2017 OK CR 22, 406 P.3d 27.

<sup>3.</sup> See Sanchez, ¶ 12, 406 P.3d at 30.

<sup>4.</sup> Thompson, *supra* note 1, at 70.