THE STATE OF NEW HAMPSHIRE

SUPREME COURT

In Case No. 2015-0289, State of New Hampshire v. Thomas Milton, the court on December 12, 2016, issued the following order:

The slip opinion issued in this case on November 17, 2016, is modified as follows:

Page 7, first full paragraph, the third sentence is deleted. The first full paragraph on page 7 will now read as follows:

The defendant argues that the probative value of the expert's testimony was substantially outweighed by the danger of unfair prejudice. He claims that the expert's testimony, in effect, "told the jury that [violent] crimes are routine for BOWW members" and "wrongly labeled [him] as the paradigmatic BOWW member, bent on violence and obstruction of the truth." We disagree.

This order is entered by a single justice (Hicks, J.). See Rule 21(7).

Eileen Fox, Clerk