

THE STATE OF NEW HAMPSHIRE

SUPREME COURT

In Case No. 2015-0351, Lynette Maryea v. Thomas Velardi & a., the court on March 29, 2016, issued the following order:

The court modifies the slip opinion issued in this case on March 8, 2016, as follows:

Page 3, first full paragraph, the last sentence is revised to replace “this” with “the latter.” The sentence will now read:

We refer to the latter exception as discretionary function immunity.
See Everitt v. Gen. Elec. Co., 156 N.H. 202, 211 (2007).

Page 4, the second full paragraph, the first sentence is revised to replace “except for discretionary function immunity” with “with limited exception.” The sentence will now read:

Moreover, in Everitt, we distinguished between statutory immunity — such as sovereign immunity, see RSA 99-D:1 (2013), and immunity for governmental units, see RSA ch. 507-B — and common-law municipal immunity, which, with limited exception, we abrogated in Merrill. See Everitt, 156 N.H. at 209.

Slip opinion modified.

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

**Eileen Fox,
Clerk**