

**[Correction to original opinion at 2006-Ohio-1883.]**

**COURT OF APPEALS  
THIRD APPELLATE DISTRICT  
UNION COUNTY**

**STATE OF OHIO**

**CASE NUMBER 14-05-31**

**PLAINTIFF-APPELLEE**

**E R R A T U M**

**v.**

**T O**

**JASON ROWE**

**O P I N I O N**

**DEFENDANT-APPELLANT**

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**STATE OF OHIO**

**CASE NUMBER 14-05-46**

**PLAINTIFF-APPELLEE**

**E R R A T U M**

**v.**

**T O**

**JASON ROWE**

**O P I N I O N**

**DEFENDANT-APPELLANT**

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**CHARACTER OF PROCEEDINGS:** Criminal Appeals from Common Pleas Court.

**JUDGMENTS:** Judgment affirmed in Case Number 14-05-31.

Judgment vacated and remanded in Case Number 14-05-46.

**DATE OF JUDGMENT ENTRIES:** April 17, 2006

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**ATTORNEYS:**

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**For Appellant.**

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**SHAW, J.** So much as reads in ¶46 of the opinion “However in case number 14-05-46, the assignments of error are sustained and the September 29, 2005 Judgment Entry regarding forced medication is vacated and the matter is remanded for appointment of independent psychologist and a new hearing on the issue of forced medications in accordance with this opinion” should read “However in case number 14-05-46, the assignments of error are sustained and the September 29, 2005 Judgment Entry regarding forced medication is vacated and the matter is remanded for appointment of independent psychiatrist, or licensed clinical psychologist and licensed physician and a new hearing on the issue of forced medications, in accordance with this opinion.”

**BRYANT, P.J., and ROGERS, J., concur.**

**DATED: May 1, 2006.**