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Carter v. City of Philadelphia

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UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 98-1581

Re: Carter v. City of Philadelphia, et al.

The following modifications have been made to the Court's Opinion issued on April 28, 1999 and to the prior corrections noted in the above-entitled appeal and will appear as part of the final version of the opinion:

Page 31, n.61, add the following sentence at the end:
"To the extent that
Carter's claims are predicated on inadequate training,
supervision or
discipline of police officers (as opposed to assistant district
attorneys),
Carter will be required to establish sufficient de jure or de
facto control by
the defendants to supporting a finding of causation.

In the prior corrections "de jure" had been incorrectly spelled due to a typographic error.

Very truly yours,

/s/ P. Douglas Sisk, Clerk

Dated: May 14, 1999