

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

GEORGE A. SARRO III

v.

C.A. No. 00-11-T

CORNELL CORRECTIONS, INC.,
WYATT DETENTION CENTER,
VICTOR LIBURDI, CAPTAIN LORENZO,
J. CARROLL, J. MAGUIRE and
JENNIFER EGAN

E R R A T A

The following corrections are made to the Memorandum and Order in this case dated February 21, 2003:

Page 7, lines 5-11 are hereby corrected to read:

Although the Supreme Court has held that a private corporation operating a prison is not subject to suit under Bivens, Malesko, 534 U.S. at 73, no court has yet addressed whether a federal prisoner incarcerated at a privately-operated facility may maintain a Bivens action against guards and other individuals employed at that facility; and, at first blush, the decisions of the Supreme Court that bear on that issue appear to be irreconcilable.

Page 14 line 24 - page 15 line 3 is hereby corrected to read:

First, these tests do not purport to exhaust the field of circumstances under which a private individual may be considered

a federal actor by establishing a finite number of rigidly circumscribed pigeon holes within which particular conduct of a particular individual must precisely fit.

By Order,

Deputy Clerk

ENTER:

Ernest C. Torres

Chief United States District Judge

Date: _____, 2003