
**IN THE
UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT**

Andrew Panico,

Plaintiff – Appellant,

-v-

Portfolio Recovery Associates, LLC

Defendant – Appellee.

Record No. 16-3852

**Defendant – Appellee’s Notice of
Correction to Citation**

In his Reply Brief at pages 16-17, Plaintiff – Appellee notes that Defendant – Appellee Portfolio Recovery Associates, LLC (“PRA”) incorrectly attributed certain quoted language to the Third Circuit Court of Appeals’ opinion in *Mack Trucks, Inc. v. Bendix-Westinghouse Auto. Air Brake Co.*, 372 F.2d 18 (3d Cir. 1966). The quoted language may instead be found in *Heavner v. Uniroyal, Inc.* 305 A.2d 412, 415 (N.J. 1973), also cited in PRA’s Brief.

The correct citation, appearing at page 11, footnote 2 and page 28, footnote 11 in PRA’s Brief, should properly read *Heavner v. Uniroyal, Inc.* 305 A.2d 412, 415 (N.J. 1973) (the statute of limitations is “ordinarily a matter of procedure . . . and is therefore, like other procedural attributes, controlled by the law of the forum rather than the law of the state whose law otherwise governs the

cause of action.”) (citing, *inter alia*, RESTATEMENT (SECOND) CONFLICT OF LAWS, § 142). Please take notice of this correction.

Dated: January 30, 2017

Respectfully Submitted,

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CERTIFICATE OF SERVICE

I, Stephen C. Piepgrass, do hereby certify that a true and accurate copy of the foregoing Notice was served upon all counsel via the Court's CM/ECF system on January 30, 2017, upon the following counsel as follows:

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/s/ Stephen C. Piepgrass
Stephen C. Piepgrass