

NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 977(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 977(b). This opinion has not been certified for publication or ordered published for purposes of rule 977.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
FIRST APPELLATE DISTRICT
DIVISION FOUR

THE PEOPLE,
Plaintiff and Respondent,
v.
JENNIFER LORRAINE QUEZADA,
Defendant and Appellant.

A107993
(Sonoma County
Super. Ct. No. SCR-34142)

Appellant Jennifer Lorraine Quezada was granted probation following her no contest plea to receiving stolen property. (Pen. Code, § 496, subd. (a).) The reporter’s transcript of sentencing indicates that the trial court imposed a booking fee in the amount of “\$216.” The clerk’s minutes of these same proceedings reflect the imposition of a booking fee in the amount of “\$233.” Appellant wants this \$17 mistake corrected. We will accommodate her.¹

The trial court is directed to cause the clerk’s minutes of September 23, 2004, to be corrected to reflect a booking fee of \$216. As corrected, the judgment is affirmed in all respects.

¹ By letter, the Attorney General states that he does not oppose this relief.

Reardon, J.

We concur:

Kay, P.J.

Rivera, J.