

1986

The State of Utah v. Phil Anthony Archuleta : Unknown

Utah Supreme Court

Follow this and additional works at: https://digitalcommons.law.byu.edu/byu_sc1



Part of the [Law Commons](#)

Original Brief Submitted to the Utah Supreme Court; digitized by the Howard W. Hunter Law Library, J. Reuben Clark Law School, Brigham Young University, Provo, Utah; machine-generated OCR, may contain errors.

Curtis C. Nettet; Attorney for Appellant.

David L. Wilkinson; David B. Thompson; Attorneys for Respondent.

Recommended Citation

Legal Brief, *Utah v. Archuleta*, No. 860111.00 (Utah Supreme Court, 1986).
https://digitalcommons.law.byu.edu/byu_sc1/910

This Legal Brief is brought to you for free and open access by BYU Law Digital Commons. It has been accepted for inclusion in Utah Supreme Court Briefs by an authorized administrator of BYU Law Digital Commons. Policies regarding these Utah briefs are available at http://digitalcommons.law.byu.edu/utah_court_briefs/policies.html. Please contact the Repository Manager at hunterlawlibrary@byu.edu with questions or feedback.

UTAH SUPREME COURT
BRIEF



UTAH
DOCUMENT
KFU
45.0
.50
DOCKET NO. 860111

THE ATTORNEY GENERAL
STATE OF UTAH

DAVID L. WILKINSON
ATTORNEY GENERAL

PAUL M. TINKER
CHIEF DEPUTY ATTORNEY GENERAL

DALLIN W. JENSEN
Solicitor General

WILLIAM T. EVANS, CHIEF
Human Resources Division

DONALD S. COLEMAN, CHIEF
Physical Resources Division

EARL E. DORRIS, CHIEF
Governmental Affairs Division

January 29, 1987

PAUL M. WARNER
ASSOCIATE DEPUTY ATTORNEY GENERAL

STEPHEN G. SCHWENDIMAN, CHIEF
Tax & Business Regulation Division

STEPHEN J. SORENSON, CHIEF
Labor Division

MICHAEL D. SMITH, CHIEF
Employment Division

Mr. Geoffrey J. Butler
Clerk of the Utah Supreme Court
332 State Capitol
Salt Lake City, UT 84114

Re: State v. Archuleta, Case No. 860111

Dear Mr. Butler:

I wish to correct an error in the State's brief in the Archuleta case. On page 11, the first sentence of the last paragraph should read:

Defendant's additional arguments concerning the lack of evidence corroborating Schurtz's testimony that a rape occurred and her failure to make a prompt report of the incident need not delay the Court long.

I apologize for the unintentional omission of the additional language that appears here.

Sincerely,

David B. Thompson
Assistant Attorney General

DBT:dc

cc: Curtis C. Nasset

FILED

JAN 29 1987

Clerk, Supreme Court, Utah