

**FOR PUBLICATION**

**UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT**

YOLANDA E. QUIHUIS and  
ROBERT QUIHUIS, a married  
couple,  
*Plaintiffs-Appellants,*

v.

STATE FARM MUTUAL  
AUTOMOBILE INSURANCE  
COMPANY, a foreign  
corporation,  
*Defendant-Appellee.*

No. 11-18067

D.C. No.  
4:10-cv-00376-RCC

ORDER AMENDING  
ORDER CERTIFYING  
QUESTION TO THE  
ARIZONA SUPREME  
COURT

Filed May 6, 2014

Before: Richard C. Tallman and Sandra S. Ikuta, Circuit  
Judges, and Andrew P. Gordon, District Judge.\*

Order

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\* The Honorable Andrew P. Gordon, District Judge for the U.S. District Court for the District of Nevada, sitting by designation.

**ORDER**

The certification order filed on April 4, 2014, is amended as follows:

1. At page 7, lines 15–17, delete <<while the Coxes were best served to admit ownership in order to obtain an agreement from the Bojorquezes not to execute a judgment against them>> and insert <<while the Coxes were best served to admit ownership in order to obtain an agreement from the Quihuses not to execute a judgment against them>>.
2. At page 8, lines 5–7, delete <<More specifically, the issue is whether the stipulation (and the subsequent default judgment) between the Coxes and the Bojorquezes that the Coxes owned the Jeep>> and insert <<More specifically, the issue is whether the stipulation (and the subsequent default judgment) between the Coxes and the Quihuses that the Coxes owned the Jeep>>.