

Mississippi College Law Review

Volume 1 | Issue 4

Article 20

1-1-1980

Vol 1 Errata

MC Law

Follow this and additional works at: <https://dc.law.mc.edu/lawreview>

Custom Citation

1 Miss. C. L. Rev. 21 (1978-1980)

This Errata is brought to you for free and open access by MC Law Digital Commons. It has been accepted for inclusion in Mississippi College Law Review by an authorized editor of MC Law Digital Commons. For more information, please contact walter@mc.edu.

ERRATA

- Page v, fifteenth line. For "20," read "21."
Page v, twenty-second line. For "32," read "33."
Page v, thirtieth line. For "42," read "43."
Page v, thirty-fourth line. For "54," read "55."
Page vi, seventh line. For "66," read "67."
Page vi, eighth line. For "76," read "77."
Page vi, twelfth line. For "107," read "109."
Page vii, seventh line. For "orginally," read "originally."
Page 16, footnote 91. For "Asterisk," read "asterisk."
Page 25, footnote 6. For "mortgages," read "mortgagees."
Page 27, twenty-eighth line. For "agression," read "aggression," and for "willfullness," read "willfulness."
Page 29, twenty-eighth line. For "extra-contractual," read "extra-contractual."
Page 36, eleventh line. For "adminsistrative," read "administrative."
Page 41, footnote 52. For "adjudicated," read "adjudicated."
Page 57, footnote 4. For "UNFORM," read "UNIFORM."
Page 58, thirteenth line. for "mercantile," read "mercantile."
Page 58, footnote 15. For "B.U.L.," read "B.U.L."
Page 59, footnote 18. For "21 and IND.," read "21 IND."
Page 65, footnote 46. For "Williston," read "Williston."
Page 66, second line. For "detructively," read "destructively."
Page 69, footnote 25. For "Frieghtways," read "Freightways."
Page 71, fifth line. For "continous," read "continuous."
Page 73, twelfth line. For "enforement," read "enforcement."
Page 73, footnote 63. For "therefor," read "therefore."
Page 79, twenty-fourth line. For "propects," read "prospects."
Page 81, twentieth line. For "ajudication," read "adjudication."
Page 91, sixteenth line. For "proseccion," read "prosecution."
Page 92, eighth line. For "Assisstant," read "Assistant."
Page 94, thirty-sixth line. For "judical," read "judicial."
Page 95, fifteenth line. For "Supra," read "supra."
Page 95, sixteenth line. For "Wyamn," read "Wyman," and for "c.," read "v."
Page 97, eleventh line. For "MUNICIPALTIES," read "MUNICIPALITIES."
Page 102, eighteenth line. For "Pentacostal," read "Pentecostal."
Page 102, thirty-fourth line. For "vis' a vis," read "vis-a-vis."
Page 104, sixteenth line. For "possession one," read "possession of one."
Page 104, twenty-ninth line. For "misdismeanors," read "misdemeanors."
Page 104, thirty-eighth line. For "General Scherry," read "General, by Scherry."
Page 107, sixth line. For "cousel," read "counsel."
Page 116, nineteenth line. For "forebearance," read "forbearance."
Page 121, footnote 60. For "afixes," read "affixes."
Page 142, tenth line. For "completed," read "complete."

Page 162, footnote 38. For "recit Co.," read "Credit Co."
 Page 162, footnote 39. For "13 S 847," read "13 So. 847."
 Page 196, seventh line. For "irreversability," read "irreversibility."
 Page 208, twelfth line. For "suceptible," read "susceptible."
 Page 212, fifth line. For "pre-requisite," read "prerequisite."
 Page 213, footnote 10. For "the accused have since," read "the accused have [sic] since."
 Page 218, footnote 61. For "testifed," read "testified."
 Page 228, twenty-fifth line. For "Board of Supervisors find it," read "Board of Supervisors find [sic] it."
 Page 230, twenty-ninth line. For "41-1-57, 59," read "47-1-57, -59."
 Page 233, twenty-sixth line. For "21-3-19, 21," read "21-3-19, -21."
 Page v, (No. 3), thirty-first line. For "Prejudgement," read "Prejudgment."
 Page 259, footnote 14. For "contructed," read "constructed."
 Page 261, footnote 25. For "Blackman," read "Blackmun."
 Page 265, footnote 42. For "openended," read "open-ended."
 Page 274, fourth line. For "accessability," read "accessibility."
 Page 283, thirty-fourth line. For "exageration," read "exaggeration."
 Page 283, thirty-sixth line. For "exageration," read "exaggeration."
 Page 284, seventh line. For "exageration," read "exaggeration."
 Page 299, eleventh line. For "permissable," read "permissible."
 Page 323, first line. For "pretence," read "pretense."
 Page 323, footnote 20. For "judgement," read "judgment."
 Page 331, eighteenth line. For "situtations," read "situations."
 Page 331, thirty-ninth line. For "siezed," read "seized."
 Page 334, footnote 31. For "N. Ga.," read "North Ga."
 Page 349, fourth line. For "licence," read "license."
 Page 373, first line. For "unkeep," read "upkeep."
 Page 380, footnote 2. Read "2Treas. Reg. § 1.612-4(a) (1965); Temporary Treas. Reg. § 5a.612-1(a) (1980)."
 Page 391, seventh line. For "analagous," read "analogous."
 Page 391, footnote 62. For "2D SESS.," read "2D SESS."
 Page 401, thirty-ninth line. For "substracted," read "subtracted."
 Page 455, footnote 53. For "Minns," read "Mimms."
 Page 456, twelfth line. For "indiscriminantly," read "indiscriminately."
 Page 477, eighth line. For "The dissenting judges said the statute prevents recovery by the children of dead brothers and sisters by designating brothers and sisters as a secondary class of recipients, thus . . .," read "The dissenting judges said the statute prevents recovery by the children of dead brothers and sisters by designating brothers and sisters as a secondary class of recipients and specifically requiring that they be living at the time of the victim's death, thus . . ."