

Cardozo Law Review

Vol. 15 Article 8 lss. 3

Errata

Follow this and additional works at: https://larc.cardozo.yu.edu/clr



Part of the Law Commons

Recommended Citation

Errata, 15 CARDOZO L. REV. (1993).

Available at: https://larc.cardozo.yu.edu/clr/vol15/iss3/8

This Back Matter is brought to you for free and open access by LARC @ Cardozo Law. It has been accepted for inclusion in Cardozo Law Review by an authorized editor of LARC @ Cardozo Law. For more information, please contact larc@yu.edu.

ERRATA

In Volume 15, Numbers 1-2, an error regretfully appears on page 110, footnote 80, of Professor Michael Stokes Paulsen's article, *The* Merryman *Power and the Dilemma of Autonomous Executive Branch Interpretation*. The footnote, as corrected, should read as follows:

⁸⁰ Of course, the Eisenhower administration had argued in Brown v. Board of Education, 347 U.S. 483 (1954), that Plessy v. Ferguson, 163 U.S. 537 (1896), should be overruled. Indeed, it was Eisenhower's decision to send the troops to Little Rock—a year before the Supreme Court's opinion in Cooper v. Aaron, 358 U.S. 1 (1958)—that saved the day for racial justice, not the Supreme Court's rhetoric.

The Review assumes full responsibility for this mistake; it in no way reflects the work or scholarship of the author. The Review apologizes to its readers, and most of all to Professor Paulsen, for this error.