Errata (Numbers 1 and 2)

Buffalo Law Review
ERRATA

From Volume 15, Number 1:

In the table of contents; under the heading of RECENT CASES, AGENCY which read:

PRINCIPLE

Should have read: PRINCIPAL.

On page 118, line 28 which read: alien
Should have read: alien.

On page 152, line 19 which read: publically
Should have read: publicly.

On page 192, line 26 which read: plaintiff
Should have read: defendant.

On page 194, footnote 16 should have given as primary authority: N.Y. U.C.C. § 4-303(1)(a).

On page 196, lines 6-7 which read: The Uniform Commercial Code implies that . . .
Should have read: The Uniform Commercial Code expressly states that . . .


From Volume 15, Number 2:

On page 285, footnote 44 which read: Kelly v. Gregory, 282 App. Div. 542, 125 N.Y.S.2d 696 (3d Dep't 1956)
Should have read: Kelly v. Gregory, 282 App. Div. 542, 125 N.Y.S.2d 696 (3d Dep't 1953).

On page 388, footnote 33 cont'd which read: In a recent survey of Arkansas lawyers . . .
Should have read: In a recent survey, Arkansas lawyers . . .

On page 396, under the heading of Candidates, the name of Brian J. Troy should have been included.


On page 467, line 14 which read: friendly first
Should have read: friendly fire.

On page 468, line 7; page 469, footnote 51; page 470, footnote 54 which read: Barcolo
Should have read: Barcalo.

On page 473, lines 27-28 which read: It is the trial judge who does or "undoes" is.
Should have read: It is the trial judge who does or "undoes" it.