



UNC
SCHOOL OF LAW

NORTH CAROLINA LAW REVIEW

Volume 72 | Number 6

Article 9

9-1-1994

Errata

North Carolina Law Review

Follow this and additional works at: <http://scholarship.law.unc.edu/nclr>



Part of the [Law Commons](#)

Recommended Citation

North Carolina Law Review, *Errata*, 72 N.C. L. REV. (1994).

Available at: <http://scholarship.law.unc.edu/nclr/vol72/iss6/9>

This Front Matter is brought to you for free and open access by Carolina Law Scholarship Repository. It has been accepted for inclusion in North Carolina Law Review by an authorized editor of Carolina Law Scholarship Repository. For more information, please contact law_repository@unc.edu.

VOLUME 72 ERRATA

NOTE

Ripley Eagles Rand, *The Fancied Line: Shaw v. Reno and the Chimerical Racial Gerrymander*, 72 N.C. L. REV. 725 (1994).

21. p. 728 n.35: "Richard H. Pildesand" should read "Richard H. Pildes and"

22. p. 732, line 1: should read "the *Reynolds* Court" rather than "the *Wright* Court."

23. pp. 753-54, footnote 243: The potential application of a sociopolitical theory of compactness, as espoused by Richard L. Morrill and noted by Justice Stevens in his concurrence in *Karcher v. Daggett*, to North Carolina's District 12 was originally suggested by Hampton Y. Dellinger. The author regrets the oversight.

