We are grateful for this correction-of-a-correction by admirably and irritatingly attentive reader Cattleya Concepcion:

Although I find them amusing, it’s not that I’m trying to find mistakes in the Bag’s corrections of mistakes. I note them because I believe that the Bag can be perfect, or at least try to be. So here’s another one for you: In the Winter 2012 issue, the Bag corrected a typo in Professor David E. Bernstein’s Brandeis Brief Myths, 15 GREEN BAG 2D 9 (2012). See Our Mistakes, 15 GREEN BAG 2D 117 (2012). The correction indicated that the typo appeared on page 9, but it actually appeared on page 11. A minor mistake, but a mistake nonetheless.

So be it. We stand corrected again. We are accustomed to this sort of thing (although we are not going to point out examples). It is our own fault.

The Bad Paterno

The language of the law has for some time suffered from an unfortunate symmetry. In some jurisdictions, so-called “Good Samaritan” laws limit tort liability for people who try to do the right thing by helping others who are in distress. E.g., Murray v. TransCare Maryland, Inc., 203 Md. App. 172 (2012). Confusingly, converse laws that impose tort or criminal liability on those who do the wrong thing by withholding help from people in distress are also