AUTHORIAL RESTRAINT

To the Bag:

I must thank a tactful reader and apologize for an egregious error in my Winter-issue letter about the congruence of J. Harvie Wilkinson’s and Alexander Bickel’s views of judicial restraint, fifty years apart. David Roe, *The Temptation of the Justices*, 16 GREEN BAG 2D 123 (2013). Judge Wilkinson did not have Professor Bickel for con law, with me or otherwise, since he attended law school at the University of Virginia, not Yale. I hope both he and his law *alma mater* will forgive me. My memory of his aura when we were undergraduates at Yale must have transferred itself across the street to law school, saying something less than flattering about my absorption of legal rigor, much less Evidence class.

David Roe
Oakland, CA

THE [T]-SHIRT

To the Bag:

As a contributing editor of *The Green Bag*, I was pleased to see Bryan A. Garner’s recent essay (*A Legal Lexicographer Looks at Law Reviews*®, 16 GREEN BAG 2D 281) chiding most law reviews for the practices that prevent them from being entertaining journals of law. But I wondered whether he was testing us when he repeatedly referred to “t-shirts” (non-capitalization in original) and also proposed that law-review editors be required to “pass an editing test to show