

I would like to call your attention to an error in the December 2005 edition of *Virginia Lawyer*. An article relating to the Old Dominion Bar Association's Scholarship Dinner erroneously states that Oliver W. Hill and Samuel W. Tucker were principal attorneys for the *Brown v. Board of Education* cases. Mr. Tucker was not involved in the *Brown* case. Mr. Hill and the late Spottswood W. Robinson III tried the Virginia case that became a part of the *Brown* cases (*Davis v. School Board of*

*Prince Edward County*). Mr. Tucker was the principal attorney in *Green v. County School Board of New Kent County*, which was decided in 1968. The New Kent case was important because the Court held that the burden was on school boards to establish a desegregation plan that worked, and that school boards were required to desegregate every school "root and branch."

—Clarence M. Dunnaville Jr.  
Richmond

### Correction

An article in the December 2005 edition of *Virginia Lawyer* on pro bono award recipients from Harrisonburg incorrectly stated the affiliation of Dana J. Cornett. She is president of Blue Ridge Legal Services. *Virginia Lawyer* regrets the error.

Send your letter to the editor\* to:  
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### Correction

In the January 2006 issue of *Virginia Lawyer Register*, the word "broad" found in paragraph b of the Proposed Amendment to Rule 5.6, which ran on page 50, was not struck. It appears correctly on the Web version at <http://www.vsb.org/publications/valawyer/jan06/PropRuleCh.pdf>.