

ERRATA

Page 225, footnote 6, lines 1–2. For “In *Cunningham*, Justice Ginsburg broke her *Apprendi* silence. She had not since authored an opinion about sentencing under the Sixth Amendment, although her,” read “Justice Ginsburg’s.”

Page 353, footnote 64, lines 2–7. Format the following as a block quotation: “(1) courts are sufficiently uncertain what the legislature would have preferred; (2) the preference-eliciting default rule is more likely to provoke legislative correction (ex ante or ex post) than the default rule that better matches likely legislative preferences; and (3) where the correction is not ex ante, any interim costs from not employing the statutory default rule the legislature would more likely prefer are not unduly large or uncorrectable.”