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We regret that editorial errors were made in the article written by Dr. David Carey-Miller entitled “British Developments in Alternative Dispute Resolution in Divorce” published in Volume 2 of the BYU Journal of Public Law. The following errors should be corrected.

On Page 49, second to the last line, “retrievable breakdown” should be changed to “irretrievable breakdown.”

The first sentence of the first full paragraph of page 51 should read “The stark—and to many unattractive—facts of the state of the nation’s matrimonial well-being has led to concern for preserving the family unit from being overtaken by a natural pragmatism: the best must be made of an irreversibly high incidence of divorce.”

On page 57, second line from the top, “England” should be substituted for “Britain.”

The first full paragraph on page 57 should be replaced by the following:

The grounds of divorce (as provided for in the recent legislation30) applicable to the termination of the normal state of co-habitation—“desertion” at common-law—have built into them a policy which requires the expiry of a period of time, the length of which is determined by the circumstances, before a right of action can come into being.

The first sentence of the first full paragraph of page 58 should read “Scots law does not reflect the same overt policy to ensure that the marriage has finally and irredeemably broken down which runs through the entire notion of divorce in modern English law.”

The last two sentences on page 69 should be set inside of quotation marks.
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