

Supreme Court Notes Corrigendum

The Editor apologises to readers of the Supreme Court Notes for errors in the April issue.

The text was sent to the printers without having been proofed and there are a number of typographical errors for which we apologise to both readers and the writer of the Notes, Anita Del Medico.

Additionally, there is a passage of text omitted from *DD Vershuuren v Toms' Tyres Corporation Ltd* at the last paragraph of the first column of page 10.

That paragraph should read:

"It was held, on a preliminary finding by the trial judge, that A had received compensation under the *Workers' Compensation Act* as contem-

plated by s 23(3) and that his causes of action were subject to the limitation period prescribed by s 23(3A). Section 12 of the *Limitation Act* did not apply (and consequently, s 44) and A was not entitled to an extension of time limited to him by s 23(3A) pursuant to s 44(1) of the *Limitation Act*.

On appeal it was submitted that..."

Once again, we apologise. We'll try to get it right next time.



ROBYN SMITH
Editor

POSITION AVAILABLE

JUDGE'S ASSOCIATE

Justice Mildren is seeking an Associate commencing as soon as possible.

The position is available until the end of January 1994.

Applications should be in writing to:

**Justice Mildren
Judges Chambers
Supreme Court
Darwin NT 0800**

Enquiries: Michael Thomas on 896365 or 515703

Applications close 16 April 1993.