# Errata

# Small Claims Court: Procedure and Practice, 5th Edition

*July 17, 2024*

**Note: Ebooks purchased through emond.ca, VitalSource, or Campus eBookstore will have this correction made. If you do not see the change in your ebook, please connect to VS/VS Emond online and open your ebook. Your ebook will then automatically download the updates.**

**Books reprinted with this change will have a line stating that it was reprinted sometime after July 2024 on the copyright page, directly below “Printed in Canada.” If your book does not have this line, the following corrections will not have been made.**

**July 17, 2024:**

* Page 288, paragraph 4: Should read as follows " ... the plaintiff and the defendant agreed that the **plaintiff** would provide the following services to the defendant: … "
* Page 289, paragraph 5: Should read as follows “… the **defendant** paid a deposit of $800 at the time of signing the contract …”
* Page 354,paragraph 13 should be removed.
  + This paragraph argues the law within a sworn affidavit. That is not permitted. On a motion, the party bringing the motion could prepare and file a factum containing legal arguments. In the alternative, legal arguments are presented orally during the motion.

**January 24, 2022:**

* Pages 82, 637, 638: In the margin glossary and the end-of-book glossary, “General damages: see liquidated damages” and “Non-pecuniary damages: see liquidated damages” should both say “see **un**liquidated damages” instead.