CORRIGENDUM





The Redress of Law – A rejoinder – CORRIGENDUM

Emilios Christodoulidis

https://doi.org/10.1017/elo.2023.21, published by Cambridge University Press on 29th June 2023.

The Author would like to clarify a statement made in the above article. On page 220, footnote 4 is corrected to:

As the reader would have realised, I am referring to the interventions by Steininger, Nicola and Golia published in this issue, namely S Steininger, 'Where is the l(ove)? Excavating law and labour in The Redress of Law', FG Nicola, 'Failures of comparability in global governance: Exploring the practical dimension of the redress of law' and A Golia, 'A Few Practical Things': The Redress of Law and the Irritation of (Critical) Constitutional Theory.'

The article has been updated to reflect this.

Reference

Christodoulidis, E. (2023). The Redress of Law - A rejoinder. European Law Open, 2(1), 219-232. doi: 10.1017/elo.2023.21

Cite this article: Christodoulidis E. The Redress of Law – A rejoinder – CORRIGENDUM. European Law Open. https://doi.org/10.1017/elo.2023.29

[©] The Author(s), 2023. Published by Cambridge University Press. This is an Open Access article, distributed under the terms of the Creative Commons Attribution licence (http://creativecommons.org/licenses/by/4.0/), which permits unrestricted re-use, distribution and reproduction, provided the original article is properly cited.