

Corrigendum

ISRAELI PRE-TRANSITIONAL JUSTICE AND THE NAKBA LAW – CORRIGENDUM

Yoav Kapshuk and Lisa Strömbom

First published online on 24 January 2022

DOI: <https://doi.org/10.1017/S0021223721000157> Published online by Cambridge University Press: 13 September 2021

The authors apologise that upon publication of this article the reference in footnote 15 was incomplete. The full reference should read as follows:

Jessica Nevo, ‘Transitional Justice Models and their Applicability to the Zionist-Palestinian Conflict’ in Terry Rempel (ed), *Rights in Principle – Rights in Practice: Revisiting the Role of International Law in Crafting Durable Solutions for Palestinian Refugees* (Badil 2009) 327, 332–33; Dustin N Sharp, ‘What Would Satisfy Us? Taking Stock of Critical Approaches to Transitional Justice’ (2019) 13 *International Journal of Transitional Justice* 570, 576–80; Kedar and Dudai (n 14) 376–78.

Additionally the page range for the reference in footnote 17 was missing and should have read: Zochrot, ‘Truth Commission for the Nakba in the Negev 1948–1960’, 31 December 2015, <https://zochrot.org/en/keyword/45328>; Nevo (n 15) 336–37.

The online version of this article has been updated.

REFERENCE

Kapshuk, Y., & Strömbom, L. (2021). Israeli Pre-Transitional Justice and the Nakba Law. *Israel Law Review*, 54(3), 305–323. doi:10.1017/S0021223721000157