

CORRIGENDUM

Over ‘Sexed’ Regulation and the Disregarded Worker: An Overview of the Impact of Sexual Entertainment Policy on Lap-Dancing Club Workers - CORRIGENDUM

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Doi: 10.1017/S1474746412000462, Published by Cambridge University Press, 28 September 2012.

In the original article an error was contained within the following paragraph on page 242. It should have read;

Under the new amendments, which were laid out in Section 27 of the *Policing and Crime Act 2009* (Great Britain, 2009), lap-dancing clubs and other venues in which there is ‘any live display of nudity’ and where there have been more than ‘eleven occasions on which relevant entertainment has been so provided which fall (wholly or partly) within the period of 12 months ending with that time’ (Section 27, schedule 2Ai, *Policing and Crime Act 2009*) are now included as SEs.

Reference

Colosi, M. (2013) ‘Over “Sexed” Regulation and the Disregarded Worker: An Overview of the Impact of Sexual Entertainment Policy on Lap-Dancing Club Workers’, *Social Policy and Society*, 12, 2, 241–52.