



ERRATUM

## 'A few practical things': *The Redress of Law* and the irritation of (critical) constitutional theory – ERRATUM

Angelo Golia Jr

<https://doi.org/10.1017/elo.2023.19>, Published by Cambridge University Press, 29 June 2023.

Max-Planck-Institute for Comparative Public Law and International Law was not listed as the author's primary institution in the original article. The research for this paper was carried out while the author was still affiliated to the MPIL Heidelberg. The publisher apologises for the error.

### Reference

Golia, A. (2023). 'A few practical things': The Redress of Law and the irritation of (critical) constitutional theory. *European Law Open*, 2(1), 184–200. doi: [10.1017/elo.2023.19](https://doi.org/10.1017/elo.2023.19)

---

**Cite this article:** Golia A, Jr. 'A few practical things': *The Redress of Law* and the irritation of (critical) constitutional theory – ERRATUM. *European Law Open*. <https://doi.org/10.1017/elo.2023.37>

© 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.