Corrigendum

14 EuConst (2018) Issue 4

In the case note of Jens Hillebrand Pohl, 'Intra-EU Investment Arbitration after the Achmea Case: Legal Autonomy Bounded by Mutual Trust? ECJ 6 March 2018, Case C-284/16, Slovak Republic v Achmea' https://doi.org/10.1017/ S1574019618000366, the title of the contribution was incorrectly altered during publication.

Further to this:

- p. 770 footnote 11, the date 19 July 2017 is incorrect and should be replaced with '19 September 2017'
- p. 773 line 34, 'fundamental premise' should read 'fundamental premiss'

These errors have now been rectified in the online, print PDF and HTML versions. The publisher would like to apologise to the author and the readers for this mistake.

Reference

Hillebrand Pohl, J. Intra-EU Investment Arbitration after the Achmea Case: Legal Autonomy Bounded by Mutual Trust?: ECJ 6 March 2018, Case C-284/16, Slovak Republic v Achmea. 14 European Constitutional Law Review (2018), 767-791. doi:10.1017/S1574019618000366

European Constitutional Law Review, 14: 855, 2018 © 2018 The Authors

doi:10.1017/S1574019618000482