General Assembly
Distr.
LIMITED
A/CN.4/L.682/Corr. 1
11 August 2006
Original: ENGLISH

## INTERNATIONAL LAW COMMISSION

Fifty-eighth session
Geneva, 1 May-9 June and 3 July-11 August 2006

FRAGMENTATION OF INTERNATIONAL LAW: DIFFICULTIES ARISING FROM THE DIVERSIFICATION AND EXPANSION OF INTERNATIONAL LAW

## Report of the Study Group of the International Law Commission

## Corrigendum

## Paragraph. 15, last sentence

Delete or

Paragraph. 17, line 10

For incident read incidence

Footnote 43, first sentence
For argue both in for and against read argue both in favour of and against

## Footnote 92, line 4

For those if that earlier directives read those of that earlier directive

## Paragraph. 117, line 5

For issue to dealt read issue to be dealt

For None these read None of these

## Paragraph 189

Last two sentences should read

In this regard, the main principles are enunciated in draft articles 14 and 15 of the Commission's present draft on Diplomatic Protection. According to article 15, local remedies need not be exhausted where:
(a) there are no reasonably available local remedies to provide effective redress or the local remedies provide no reasonable possibility of such redress;
(b) there is undue delay in the remedial process which is attributable to the State alleged to be responsible.

Footnote 246

## Footnote should read

Official Records of the General Assembly, Sixty-first Session, Supplement No. 10 (A/61/10) draft article 15.

Paragraph 191, last sentence
The quote in the last sentence should read
"have at least the same legal rank as those expressed in the articles".

Paragraph 312, second sentence

The reference to the 1961 Vienna Convention should read The Vienna Convention on
Diplomatic Relations

## Paragraph 399, first sentence

The reference to the case should read

The judgment of the ICJ in the Barcelona Traction case

Footnote 675

Line 1 should read
Mr. Jiménez de Aréchaga, 728th meeting (21 May 1964) Yearbook ... 1964 vol. I, p. 34, para. 10. Thirlway suggests a

