

## **NOTE TO COMPETITORS**

The ICC Moot Court Competition Organization has received several requests for corrections and clarifications. Any request for correction or clarification not addressed in the following paragraphs has been considered to be unnecessary, redundant, inappropriate, or immaterial. In addition to listing the corrections below, they have been incorporated into the Corrected Version of the Pre-Trial Chamber VI's Decision which can be found on our website. The Corrected Version of the Pre-Trial Chamber VI's Decision supersedes the previous document.

## CORRECTIONS/CLARIFICATIONS

Pre-



, the 1949 Geneva Conventions and their Additional Protocols, as well as the International Covenant on Civil and Political Rights.

- 2. Paragraph 4 (subparagraph 2) of the Pre-Trial Chamber's decision is hereby amended to state (revisions in bold):
  - Para. 2. For the past three years, the State of Quarth has been subject to sporadic



5. Paragraph 10 of the Pre-