

**2012 PHILIP C. JESSUP
INTERNATIONAL LAW MOOT COURT COMPETITION**

CORRECTIONS AND CLARIFICATIONS TO THE COMPROMIS

The following corrections and clarifications have been agreed to by the parties, and the Compromis should be considered amended accordingly. The Registrar of the Court reminds all parties and participants of the following:

- a. The Compromis is, in essence, a stipulation of facts. Its words have been carefully chosen, and are the result of extensive negotiation. The parties decline to “clarify” matters about which they are unlikely to agree. The parties will not stipulate as to which legal principles are relevant, or which arguments are acceptable or unacceptable.
- b. Any request for clarification not addressed in the following paragraphs has been considered by the parties to be redundant, inappropriate, or immaterial, or the parties were unable to reach agreement on a mutually acceptable answer.
- c. Except to the extent that corrections and clarifications are set out below, participants are to assume that the Compromis is accurate and complete in all respects. In particular, both parties stipulate as to the authenticity of all documents and of the signatures on all documents referenced in the Compromis.
- d. With respect to pronunciations of the various proper names used in the Compromis, all parties and the Court have agreed that they will not take formal or informal offense at any reasonable effort to pronounce proper names correctly.

CORRECTIONS

1. In paragraph 15, the reference to the year “2002” is corrected to read “2006.”
2. In paragraph 19, the reference to “Aprophe’s argument” is corrected to read “the reasoning of the Rantanian courts.”
3. Gen. Andler’s first name is spelled “Paige.” All contrary spellings are hereby corrected.
4. Paragraph 31 reads, in part, “Andler’s assault upon the pro-Green forces were condemned. . . .” It should read “Andler’s assault upon the pro-Green forces was condemned. . . .”

CLARIFICATIONS

1. Both Aprophe and Rantania have been parties to the UNESCO Constitution since 1960.
2. In addition to his position as Force Commander of ENI Operation Uniting for Democracy, Major-General Otaz Brewscha is a reserve officer in the Rantanian air force.

3. As of the date of the *Compromis*, Rantanian bailiffs seized Aprophian assets amounting to \$10 million pursuant to domestic law. The assets have not been delivered to the plaintiffs, but are being held by the Rantanian judicial authorities pending further instructions, in accordance with applicable rules of civil procedure.
4. On March 4, 2011, the World Heritage Committee issued a press release calling the March 3 detonation at the Mai-Tocao site “tragic.”
5. Rantanian peasants did not engage in hostilities against the Aprophian army during the Mai-Tocao War.