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**Twelfth session**

The Hague, 20-28 November 2013

**Study Group on Governance**  
**Working Group on Lessons Learnt: Second report of the Court**  
**to the Assembly of States Parties**

**Corrigendum**

1. Page 28, footnote 27:  
*Replace* “ICTR” with “ICTY”.
  2. Pages 30 and 31:  
*Insert* the following amendments to the numbering of the subparagraphs of paragraph (d):
    - Before the phrase “Prior recorded testimony falling under sub-rule (d) may only be introduced if the Chamber is satisfied that:” *insert* (i).
    - Before the phrase “For the purposes of sub-rule (d)(i), an improper interference may relate, *inter alia*, to the physical, psychological, economic or other interests of the person.” *replace* (i) with (ii).
    - Before the phrase “When prior recorded testimony submitted under sub-rule (d)(i) relates to completed proceedings for offences defined in article 70, the Chamber may consider adjudicated facts from these proceedings in its assessment.” *replace* (ii) with (iii).
    - Before the phrase “The fact that the prior recorded testimony goes to proof of acts and conduct of an accused may be a factor against its introduction, or part of it.” *Replace* (iii) with (iv).
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