The following corrections have been made to the Moot Problem as originally posted on the Moot website.

Page 6, paragraph 11, second sentence. The word “contracts” should be “contract”.

Page 6, paragraph 11, fourth sentence and page 25, paragraph 11, third sentence. The statement was made by Mr. Butter.


Page 13. The phrase “Please take this letter as our Order to supply” should read “Please take this letter as our Order to buy”.

Page 23. The enclosures to the letter indicate that there was an “Answer and counter-claim”. The reference to a counter-claim has been deleted.

Pages 25 and 28. The dates of the inspection of the machine in Athens were 5 and 6 May 2002 as stated in paragraph 25 and not 6 and 7 May 2002 as stated in paragraph 5 of the Answer.

Page 27. Paragraph 24 refers to Article 14 of the Private International Law Act of Mediterraneo for the two year period of limitation. The correct citation is to Article 87 of the Law of Obligations of Mediterraneo as in paragraph 17 on page 26.

Page 28. In paragraph 28 the period of the contract and expected renewal are stated to be three years and the claimed damages to be $2,400,000. It has been corrected to four years and $3,200,000.