



**Convention on the
Rights of the Child**

Distr.
GENERAL

CRC/C/83/Add.8/Corr.1
29 July 2004

ENGLISH ONLY

COMMITTEE ON THE RIGHTS OF THE CHILD

**CONSIDERATION OF REPORTS SUBMITTED BY STATES PARTIES
UNDER ARTICLE 44 OF THE CONVENTION**

**Second periodic report of States parties due in 1999
AUSTRIA* ****

[11 November 2002]

Corrigendum

Page 16, after paragraph 85.

should read:

86. Thus, it was not called into question that the right of the parent or legal guardian to determine the habitual residence of a child or adolescent is a right worth protecting. The subject of protection in the new para. 195 of the Penal Code (StGB) is therefore no longer the “power” of the parent or legal guardian, but rather his right to determine the habitual residence of the child (para. 146b of the General Civil Code (ABGB)). The criminal law clause of para. 195 StGB is now only referred to as a misdemeanour/offence against “child rearing”, with the “child” being deemed as a minor under the age of 16.