



International Law Commission**Sixty-sixth session**

Geneva, 5 May-6 June and 7 July-8 August 2014

**Preliminary report on the protection of the environment
in relation to armed conflicts****Submitted by Marie G. Jacobsson, Special Rapporteur****Corrigendum****1. Paragraph 161***Footnote 217 should read*

See e.g. *Raposa Serra Do Sol Indigenous Peoples* (Brazil), 23 October 2010, Admissibility Decision, IACHR report No. 125/10; *Case of Saramaka People v. Suriname*, 28 November 2007, Judgement, IACtHR Series C No. 172; and other cases cited as part of the collection of regional decisions on the website of the Independent Expert on Human Rights and the Environment, John H. Knox (<http://ieenvironment.org/regional-decisions>).

2. Annex*Insert the following sources*

Dam-de Jong, Daniëlla A. International law and governance of natural resources in conflict and post-conflict situations. PhD thesis, Leiden Law School, Leiden University, 2013.

Engfeldt, Lars-Göran. *From Stockholm to Johannesburg and Beyond: The Evolution of the International System for Sustainable Development Governance and Its Implications*. Stockholm: Government Offices of Sweden, 2009.

Lausche, Barbara J. *Weaving a Web of Environmental Law*. Berlin: Erich Schmidt Verlag, 2008.

Tignino, Mara. *L'eau et la guerre: éléments pour un régime juridique*. Collection of the Geneva Académie of International Humanitarian Law and Human Rights. Brussels: Bruylant, 2011.

