# REPORT OF THE SPECIAL COMMITTEE ON THE SITUATION WITH REGARD TO THE IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES

## **GENERAL ASSEMBLY**

OFFICIAL RECORDS: FORTY-THIRD SESSION SUPPLEMENT No. 23 (A/43/23)



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## **UNITED NATIONS**

New York, 1991

#### NOTE

Symbols of United Nations documents are composed of capital letters combined with figures. Mention of such a symbol indicates a reference to a United Nations document.

The present version of the report of the Special Committee is a consolidation of the following documents as they appeared in provisional form: A/43/23 (Part I) of 27 September 1988; A/43/23 (Part II) of 22 September 1988; A/43/23 (Part IV) of 22 August 1988; A/43/23 (Part IV) of 26 August 1988; A/43/23 (Part V) of 2 September 1988; A/43/23 (Part VI) of 8 September 1988; and A/43/23 (Part VII) of 30 August 1988.

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#### LETTER OF TRANSMITTAL

15 September 1988

Sir,

I have the **hono:** to transmit herewith the report to tho General **Assembly** of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Qranting of Independence to Colonial Countries and **Peoples** in **accordance** with **General** Assembly resolution **42/71** of 4 December 1989. This report covers the work of the Special Committee during 1988.

(Signed) Tesfaye TADESSE
Chairman of the Special Committee on
the Situation with regard to the
Implementation of the Declaration on
the Granting of Independence to
Colonial Countries and Peoples

His Excellency
Mr. Javier **Pérez** de **Cuéllar**Secretary-General of the United Nations
New York

#### CHAPTER I\*

ESTABLISBWENT, OROANIZATION AND ACTIVITIES OF THE SPECIAL COMMITTEE

#### A. Establishment of the Special Committee

- 1. The Special Committee on the Situation with regard to the Implementation of the Doalaration on the Granting of Independence to Colonial Countries and Peoples was established by the Qeneral Assembly pursuant to its resolution 1654 (XVI) of 29 November 1961. The Committee was requested to examine the application of the Declaration on the Granting of Irdependence to Colonial Countries and Peoples, contained in Assembly resolution 1514 (XV) of 14 December 1960, and to make suggestions and recommendations on the progress and extent of the implementation of the Declaration.
- 2. At its seventeenth **session**, after considering the report of the Speaial Committee, 1/ the **General** Assembly adopted resolution 1810 (XVII) of 19 December 1962, by which it enlarged the **Special** Committee with the addition of **seven** new members. It invited the Committee "to continue to seek the most suitable ways and means for the speedy and total application of the Declaration to all territories which have not yet attained independence".
- 3. At the same session, by resolution 1805 (XVII) of 14 Deaember 1962 on the question of South West Africa, the Qeneral **Assembly** requested the Special Committee to **discharge**, **mutatis mutandis**, the tacks assigned to the Speaial Committee for South West Africa by resolution 1902 (XVI) of 19 December 1961. By resolution 1806 (XVII) of 14 December 1962, the Assembly decided to dissolve the Special Committee for South West Africa.
- 4. By resolution 1970 (XVIII) of 16 December 1963, adopted at its eighteenth session, the Qeneral Assembly decided to dissolve the Committee on Information from Non-Self-Governing Territories and requested the Special Committee to study the information transmitted under Artiale 93 **Q** of the Charter of the United Nations. It also requested the Committee to take that information fully into account in examining the situation with regard to the implementation of the Declaration in each of the Non-Self-Qoverning Territories and to undertake any special study and prepare any special report it might consider necessary.
- 5. At the same session and at each subsequent session, the General Assembly, after considering the report of the Speaial Committee, 2/ has adopted a resolution renewing the mandate of the Committee.
- 6. On the occasion of the tenth, twentieth and twenty-fifth anniversaries of the Declaration on the **Granting** of Independence to Colonial Countries and Peoples, the Qeneral Assembly, by approving the related report6 of the Special Committee, adopted resolutions 2621 (XXV) of 12 October 1990, 35/118 of 11 Deaember 1980 and 40/56 of 2 December 1985, containing a series of recommendations with a view to facilitating the speedy implementation of the Declaration.

<sup>♠</sup> Previously issued as A/43/23 (Part I).

7. At its forty-second session, after **considering** the report **of** the Special Committee, **3/** the General Assembly adopted resolution **42/71** of 4 December 1987, by which it, **inter alia:** 

"...

**"5.** Approves the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples adversing the work during 1997, including the programme of work envisaged for 1988; 4/

۳...

- "12. Requests the Speaial Committee to continue to seek suitable means for the immediate and £ull implementation of General Assembly resolution 1514 (Xv) in all Territories that have not yet attained independence and, in particular:
- "(a) To formulate specific proposals for the elimination of the remaining manifestations of colonialism and to report thereon to the General Assembly at its forty-third session;
- "(b) To make concrete suggestions which could assist the Security Council in considering appropriate measures under the Charter with regard to developments in colonial Territories that are likely to threaten international peace and security;
- "(c) To continue to examine the compliance of Member States with resolution 1514 (XV) and other relevant resolutions on decolonization, particularly those relating to Namibia;
- "(d) To continue to pay special attention to the small Territories, in particular through the dlspatah of visiting missions to those Territories wheneve: the Speaial Committee deems it appropriate, and to recommend to the General Assembly the moat suitable steps to be taken to enable the populations of those Territories to exercise their right to self-determination and independence;
- "(e) To take all necessary steps to enlist world-wide support among Governments, as well as national and international organisations having a special interest in decolonization, for the achievement of the objectives of the Declaration and the implementation of the relevant resolutions of the United Nations, particularly as concerns the oppressed people of Namibia;
- 8. At the same session, the General Assembly also adopted 24 resolutions, 2 consensuses and 5 decisions relating to specific Territories or other item8 on the agenda of the Special Committee. as well as a number of other resolutions relevant to the work of the Committee, by which the Assembly entrusted the Committee with specific tasks in relation to these Territories and items. These decisions are listed below.

# 1. Resolutions. consensuses and decisions concerning specific Territories

### (a) Resolutions

Territory	Resolution No.	Date of adoption
Namibia	<b>42/14</b> A-E	6 November 1967
Falkland Islands (Malvinas)	42/19	17 November 1987
Western Sahara	42/78	4 December 1987
New Caledonia	42/79	4 December 1987
Anguilla	42/80	4 December <b>1987</b>
Montaerrat	42/81	4 December 1987
British Virgin Islands	42/82	4 December 1987
Turks and Caicos Islands	42/83	4 Deaember <b>1987</b>
Tokelau	42/84	4 December 1987
Cayman Islands	42/85	4 December 1987
Bermuda	42/86	4 Deaember 1967
Guam	42/87	4 Deaember 1987
American Samoa	42/88	4 December 1987
United States Virgin Islands	42/89	4 December 1967

## (b) Consensuses

<u>Territory</u>	Decision No.	Date of adoption
Gibraltar	42/418	4 December 1987
Pitaairn	42/419	4 December 1967

### (c) Decisions

Territory	Decision No.	Date of adoption
Namibia	42/408	4 November 1967
Falkland Islands (Malvinas)	42/410	17 November <b>1987</b>
St. Helena	42/420	4 December 1987

## 2. Resolutions concerning other items

<u>Item</u>	Resolution No.	Date of adoption
Dissemination of information on decolonlaation	42/72	4 December 1987
Information from Non-Self-Qoverning Territories transmitted from Article 73 <b>Q</b> of the Charter of the United Nations	42/73	4 Deaember 1967

<u> Item</u>	Resolution No.	Date of adoption
Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples in Namibia and in all other Territories under colonial domination and efforts to eliminate colonialism, apartheid and racial discrimination in southern Africa	42/74	4 December 1987
Implementation of the Dealaration on the Granting of Indopendence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations	42/75	4 December 1987
United Nations Educational and Training Programme for Southern Africa	42/76	4 December 1967
Offers by Member States of study and training facilities for inhabitants of Non-Self-Governing Territories	42/77	4 December 1967

#### 3 . Decision concerning other questions

Question	Decision No.	Date of adoption
Military activities and arrangements by colonial Powers in Territories under their administration which might be impeding the implementation of the Declaration on the <b>Granting</b> of Independence to <b>Colonial</b> Countries and Peoples	42/417	4 December 1987

9. At its 3rd plenary meeting, on 18 September 1987, the **General** Assembly, on the recommendation of the **General** Committee, 5/ decided to inalude in the provisional agenda of its forty-third session the item entitled "Question of East Timor" (decision 42/402).

# 4. Other resolutions and decisions relevant to the work of the Special Committee

- 10. Other resolutions and decisions adopted by the **General** Assembly at its forty-second session which were relevant to the **work** of the Speaial Committee and which were taken into consideration by the Special Committee are listed in a note by the Secretary-General on the Committee's **organization** of work **(A/AC.109/L.1646** and **Add.1).**
- 11. Prior to the adoption of resolutions **42/71**, by which the General Assembly approved the proposals contained in the **report** of the Special Committee regarding

the Committee's proposed programme of work for 1988, and 42/72 of 4 December 1907 concerning the dissemination of information on decolonisation, the Assembly had before it the report of the Fifth Committee on the programme budget implications Of the recommendations contained in the resolutions. 6/ Consideration of this matter by the Fifth Committee was based on the related statement by the Secretary-General (A/C.5/42/48) and the oral statement by the Chairman of the Advisory Committee 06 Administrative and Budgetary Ouestions (see A/C.5/42/SR.49).

12. At its **92nd** plenary meeting, on 4 December **1987**, the **General** Assembly, on the basis of the related **communications** reaeived from Sweden **1**/ and **Norway**, **8**/ **decided** (decision **42/309**) that Norway would resume its membership in **the** Speaial Committee, replacing Sweden, in **accordanc.** /**1th** an established praatiae of rotation among the three Nordic countries, Denmark, Norway and Sweden.

#### 5. Membership of the Special Committee

13. As at 1 January 1988, the Special Committee was  ${\bf composed}$  of the following 24 members:

Afghanistan Bulgaria Chile China Congo

Côte d'Ivoire

Cuba

Czechoslovakia

Ethiopia Fiji India Indonesia Iran (Islamic Eopublia of)

Iraq Mali Norway

Sierra Leone

Syrian **Arab** Eepublia Trinidad and Tobago

Tunisia

Union of Soviet Socialist Republics

United Eepublia of Tsnaania

Veneauela Yugoslavia

A list of representatives who attended the meetings of the Special Committee in 1988 appears in documents A/AC.109/INF/26 and Corr.1 and Add.1 and 2.

# B. Opening of the Special Committee 's meetings in 1988 and election of officers

- 14. The Sucretary-General addressed the Special Committee at its opening (1329th) meeting, held on 2 February 1988 (A/AC.109/PV.1329).
- 15. At the **same** meeting, the Special Committee unanimously **slected** the following officers:

Chairman: Mr. Tesfaye Tadesse (Ethiopia)

<u>Vice-Chairmen:</u> Mr. Oscar Oramas Oliva (Cuba)

Mr. Sverre J. Bergh Johansen (Norway)

Miss Tatiana Brosnakova (Czechoslovakia)

Rapporteur: Ahmad Farouk Arnouss (Syrian Arao Republic)

At the same meeting, the Chairman made a statement (A/AC.109/PV.1329).

#### C. Organization of work

- 16. At its 1329th meeting, an 2 February, by adopting **the** suggestions relating to the **organization** of **its** work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, **inter alia**, to mnintain its **Working** Group, which would aontinue to function a8 a steering **committee**, its Sub-Committee on Petitions, Information and Assistance and its **Sub-Committee** on Small **Territories**.
- 17. By adopting the Chairman's suggestions referred to above, the Special Committoe also requested its subsidiary bodies to meet as **soon** as possible to organiae their respective programmes of **work** for the year and, in addition to **considering** the items indicated in par&graph **18**, to carry out the speaifia tasks **assigned** to the Committee by the General Assembly concerning the items referred to them.
- 18. The Special Committee further decided to adopt the **suggestions** of the Chairman relating to the allocation of items and the procedure for their consideration **(A/AC.109/L.1647,** parers. 2 and 3).
- 19. Statements relating to the **organization** of work were made at the 1329th meeting, on 2 February, by the Chairman and by the representatives of Indonesia, Cuba, Norway, **Czechoslovakia**, the Syrian Arab Republic and Tunisia **(A/AC.109/PV.1329)**; at the 1331st and 1334th meetings, on 1 and 5 August, respectively, by the Chairman **(A/AC.109/PV.1331)** and 1334)) at the 1335th meeting, on 8 August, by the representative of Iraq and the Chairman **(A/AC.109/PV.1335)**; and at the 1336th meeting, on the same date, by rho Chairman **(A/AC.109/PV.1336)**.
- 20. At it8 1345th meeting, on 16 **August**, on the basis of the recommendations aontained in the 94th report of the Working Group (**A/AC.109/L.1679**), the Special **Committee** took further decisions relating to its organization of work.

#### Representation of the Special Committee

- 21. On the **basis** of the related aonsuitations held during the year through the officers of the Committee, the Special Committee took decisions concerning its representation at the following conferences and **meetings:**
- (a) Forty-ninth ordinary session of the Organization of African Unity (OAU) Co-ordinating Committee for the Liberation of Africa, at Arusha, United Republic of Tanaania, in February 1968 (see para. 305);
- (b) Forty-seventh ordinary **session** of *the* Council of Ministers of OAU at **Addis** Ababa, in February (see pars. **105)**;
- (c) Solemn meeting of the Special Committee against **Apartheid** in observance of the International Day for the Elimination of Racial **Discrimination**, in New York, in March (see **para.** 92);
- (d) Seminar organiaed by the United 'Nations Council for Namibia on International Responsibility for Namibia's Independence, at Xstanbul, in March (see para. 94);
- (e) European Regional Seminar on "The inalienable **rights** of the Palestinian people", organiaed by the Committee on the Exercise of the Inalienable Rights of the Palestinian People, at Berlin, in April (see pare. 98);

- (f) Forty-eighth **ordinary session** of the Council **of** Ministers of OAU, at **Addis** Ababa, in May **(see para. 105)**;
  - (g) Twenty-fifth anniversary of OAU, at Addle Ababa, in May (see para. 105);
- (h) Twenty-fourth ordinary session of the Assembly of **Heads** of State and Government of OAU, at **Addis** Ababa, in **May (see** pare. **105)**;
- (i) Extraordinary Ministerial Meeting of the Co-ordinating Bureau of the Movement of Non-Aligned Countries on Disarmament, at Havana, in May (see para. 103);
- (j) North American Regional Seminar on "The inalienable rights of the Palestinian people", organized by the Committee on the Exercise of the Inalienable Rights of the Palestinian People, in New York, in June (see para. 99);
- (k) International **scientific** symposium on "Non-alignment, its doctrine and dynamics in **realizing** the vision **of** a world without war and **free** from racial **discrimination**", organiaed under the auspices of the Indian Institute **for** Non-Aligned Studies, at New Delhi, in August (see **para. 108**):
- (1) International Conferenae on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, organiaed by the Heads of State and Government of OAU, at Oslo, in August (see para. 106);
- (m) Solemn meeting of the United Nations Council for Namibia in aommemoration of Namibia Day, in New York, in August (see para. 95);
- (n) Conference of Foreign Ministers of Ron-Aligned Countries, at Niaosia, in September (see pars. 102);
- (o) Seminar organiaed by the United Nations Council for Namibia on Efforts to Implement the United Nations Plan for the Independence of Namibia, at Toronto, in September (see para. 96);
- (p) Global consultation on racial discrimination, organized by the Centre for Human Rights, at Geneva, in October:
- (q) International Non-Governmental **Organizations Conference** for Action to Combat Racism and Racial Discrimination in the Second United Nations **Decade**, organiaed by the **NGO** Sub-Committoe on Racism, Raainl **Discrimination**, **Apartheid** and **Decolonization**, at Geneva, in October.

#### D. Meetings of the Special Committee and its subsidiary bodies

22. In keeping with its resolve to continue to take all possible measures to rationalise the **organization** of its work and with the full and **close** co-operation of its entire membership, the Special Committee and its subsidiary **bodies were** again able to **reduce** to a minimum the number of their formal meetings, au **indicated** below, by holding whenever possible informal meetings and • xtennivo consultations through Committee officers.

## 1. Special Committee

23. The Speaial Committee held 17 meetings at Headquarters during 1986, as follows:

1329th meeting, 2 February;

Second part of the session:

First Part of the session:

1330th to 1345th meetings, 1 to 16 August.

**24.** During the **Bession**, the Speaial Committee considered in plenary meetings the following quastions and adopted decisions **thereon**, as indicated **below:** 

Question	<u>Meetings</u>	Decision
Western Sahara	1330, 1335, 1337	Chap. IX, para. 12
East Timor	1330, 1335, 1340, 1341	Chap. IX, para. 30
New Caledonia	1330, 1338	Chap. IX, para. 19
Question of sending visiting missions to Territories	1331, 1332	Chap. III, pare. 11
Information from Non-Self- Governing Territories tranamitted under Article 73 g of the Charter of the United Nations	1331, 1332	Chap. VII, para.8
Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples in Namibia and in all other Territories under aolonial domination and efforts to eliminate colonialism, apartheid and raaial discrimination in southern Africa	1331, 1333-1336	Chap. IV, para. 9),
Military activities an& arrangements by aolonial Powers in Territories under their administration which might be impeding thm implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples	7.331, 1333-1336	Chap. V, pars. 9

Question	Meetings	Decision
Implementation of the Declaration on the Granting of <b>Independence</b> to Colonial Countries and Peoples by the <b>specialized agencies</b> and the <b>international</b> institutions associated with the United Nations	1331, <b>1333-1337</b>	Chap. VP, para. 1%
Falkland Islands (Melvinas)	1331, 1339	Chap. X, para. 14
Namibia	1332-1336	Chap. <b>VIII</b> , pare. 14
Gibraltar	1340	Chap. IX, para. 23
<b>Special</b> Committee decision of 11 August 1967 concerning Puerto Rico	1342-1345	Chap. I, <b>para.</b> 61

25. The **Special** Committee aonsidered the items alloaated to **its subsidiary** bodies on the basis of the reports of the respective bodies **(see paras.** 27, 31 and 37) and adopted decisions as indicated below.

#### 2. Working Group

- 26. At its 1329th meeting, on 2 February, the Spooial Committee decided to maintain its Working Group, It was further deaided at the same meeting that the aomposition of the Working Group would be a8 follows: Congo, Fiji and Iran (Islamic Republia of), together with the five officers of the Committee, namely, the Chairman (Ethiopia), the three Vice-Chairman (Cuba, Norway and Csechoslovakia) and the Rapporteur (Syrian Arab Republic), as wall as the Chairman (Tunisia) and the Rapporteur (Norway) of the Sub-Committee on Small Territories.
- 27. During the period covered by the present report, the Working **Group** held a number of unofficial meetings, and on **the** basis of the related **consultations**, submitted a report (A/AC.109/L.1679).

#### 3. Sub-Committee on Petitions, Information and Assistance

- 28. At its 1329th meeting, the Special Committee decided to maintain its Sub-Committee on Petitions, Information and Assistance.
- 29. At the same meeting, the Special Committee deaided that **the membership** of the Sub-Committee should **be** as follows:

Afghanistan
Bulgaria
Congo
Cuba
Czechoslovkia
Indonesia
Stan (Ialamia Republic of)

Iraq Mali Sierra Leone Syrian Arab Republic Tunisia United Republic of **Tanzania** 

- 30. At the same meeting, the Special Committoe elected Miss Tatiana **Brosnakova** (Caeohoslovakia) as Chairman of the Sub-Committee.
- 31. The Sub-Committee on Petitions, Information and **Assistance** held 15 meetings, **as** well **as** a number of unofficial meetings, between **8** March and 27 May and submitted **ths** following **seven** reports to the Special Committee which were considered by the latter on the dates **indicated:** 
  - (a) Report on its organization of work (A/AC.109/L.1648);
- (b) Report on the Week of Solidarity (A/AC.109/L.1649) 13 May (see
  rara. 73);
- (a) Four reports on the question of **disseminatio**: of information on decolonisation (A/AC.109/L.1650, L.1666-L.1668) 1 August, 1331at merting;
- (d) Report on the **implementation** of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the **specialized** agencies and the international **institutions** associated with the United Nations (A/AC.109/L.1664 and Add.1) 1 and 9 August, 1331at and 1337th meetings, respectively.
- 32. An account of the Special Committee's consideration 04 the above-mentionad reports is set out in chapters II and VI respectively, of the present report.

#### 4. Sub-Committee on Small Territories

- 33. At its 1329th meeting, the Special Committee decided to maintain its Sub-Committee on Small Territories.
- 34. At the same meeting, the Special Committee decided that the membership of the Sub-Committee **should** be **as** follows:

Afghanistan
Bulgaria
Chile
Côte d'Ivoire

Cote d'Ivoire

Coechoalovakia Ethiopia

Fiji **Indi**•

Indonesia

Iran (Islamic Republic of)
Iraq

Mali Norway

Trinidad and Tobago

Tunisia

United Republic of Yanzania

Venezuela Yugoslavia

35. At the **Same** meeting, the Special Committee elected Mr. **Ammar Amari** (Tunisia) Chairman of the Sub-Committee.

- 3b. At **its** 556th meeting, on 9 March **1988**, the Sub-Committee eleoted Mr. **Dag** Mjaaland (Norway) **Rapporteur** of the Sub-Committee.
- 37. The Sub-Committee on Small Territories held 23 meetings, as well as a number of unoff:cial meetings, botween 9 March and 2 June, and submit ed reports on the following items which had been referred to itfor consideration, and which were subaeguently considered by the Special Committee &t the meetings as indicated: Anguilla, Pitoairn, the Cayman Ielanda, Tokelau, Quam, Montaerrat, Bermuda, the Turks and Caicos Islands, the British Virgin Ielanda, St. Helena, American Samoa and the Trust Territory of the Pacific Islands, at its 1331st meeting; and the United States Virgin Islands, at its 1331st and 1334th meetings.
- 38. An **account** of the **Special** Committee's consideration of **the** reports of the Sub-Committee relating ta the above-mentioned **Territories** is **contained** in chapter IX of the **present** report.

# E. Question of the list of Territories to which the Declaration is applicable

- 39. Let its 1329th meeting, on 2 February, by adopting the suggestions put forward by the Chairman relating to the organization of the Committee's work (A/AC.109/L.1647), the Special Committee deaided, inter alia, to alloaate the question of the list of Territories to which the Declaration is applicable to the Working Group as appropriate. In taking that decision, the Committee recalled that, in its report to the General Assembly at its forty-second session, 2/ it is stated that, subject to any directives that the Assembly might wish to give in that connection, it would continue, as part of its programme of work for 1988, to review the list of Territories to which the Declaration applied. The Committee further recalled that, by paragraph 5 of resolution 42/71, the Assembly had approved the report of the Committee, iccluding the programme of work envisaged by the Committee for 1988.
- **40.** At its 1345th meeting, on 16 **August**, the Special Committee **considered** the question on the basis of **ths** recommendations contained in the 94th **report** of the Working Group **(A/AC.109/L.1679)**. The relevant paragraph of that report **reads as** f ollows :
  - "13. The Working **Group** decided to recommend that the Speaial Committee **should** continue consideration of this question at **its** next **session**, **subject** to any directives which the **General Assembly** might give at its forty-third **session**..."
- 41. At the same meeting, the Speaial Committee approved without objection the above-mentioned recommendations.

# Special Committee decision of 11 August 1987 Concerning Puerto Rico 10/

42. At its 1329th meeting, on 2 February, by adopting the **suggestions** put forward by the Chairman relating to the organisation of the **Committee's** work **(A/AC.109/L.1647)**, the Special Committee deaided, **inter alia**, to take up separately an item entitled "Special Committee decision of 11 August 1987 **concernin**, Puerto **Rico"** and to consider it at its **plenery** meetings.

- 43. The Special Committee considered the item at its **1342nd** to 1345th meetings, on 15 and 16 August.
- 44. At the 1342nd meeting, on 15 August, the Chairman drew attention to the report of the Rapporteur (A/AC.109/L.1676).
- 45. At the 1342nd and 1343rd meetings, on 15 August, the Chairman drew attention to a number of communications received from organizations expressing the wish to be heard by the Special Committee in connection with its consideration of the item. The Committee agreed to aaaede to those requests and heard the representatives of the organizationa concerned a6 indicated below:

Representatives of organizations	Meeting
Antonio Camaaho Negrón Movimiento Albizuista Frente Anti-Electoral Puertorriqueño	1342nd
Olaguibeet A. López-Pacheco Supremo Conaejo del Grado 33, Puerto Rico, Inc	1342nd
Minerva González Respetable Logia Femenina Julia de Burgos	1342nd
Manuel de J. Feliciano Gran Oriente Naaional de Puerto Rico Asociación Indoiberoamericana de Potencias Masónicas	1342nd
William Felice International League for the <b>Rights</b> and Liberation of Peoples	1342nd
Elsie Valdés Movimiento Unidos ante la Incertidumbro del Status	1342nd
Jean Zwickel Women's International League for Peace and Freedom	1342nd
Manuel <b>Medina</b> Movimiento <b>Puertorriqueño</b> Pro-Estadidad, <b>Inc.</b>	1342nd
Isabel Rosado-Morales Vecinos de la Base Roosevelt Roads en la Bahia do Eneenada Honda en Ceiba	1342nd
Jan <b>Susler</b> National Lawyers Guild	1342nd
Efrain E. Rivera Puertorriqueños en Acción Ciudadana	1343rd

Representatives of organizations	<u>Meeting</u>
Carloe Vizcarrondo Irizarry PROELA, Inc.	1343rd
Juventud Autonomista <b>Puertorriqueña</b>	
Carlos Gallisá Socialist Party of Puerto Rico	1343rd
Antonio Rivera  Comité unitario contra la represión y por la defensa de los presos politicos  Comité de apoyo a los prisoneros de guerra independentistas Puertorriqueños  Comité pro defensa de Don Pedro Albiau Campos	1343rd
Reverend Wilfredo Vélez Movimiento Ecuménico Nacional de Puerto Rico	1343rd
Richard J. Harvey International Association of Demoaratio Lawyers	1343rd
James P. Cullen The Brehon Law Society	1343rd
Paquita Peequera Cantellops Asociación Puertorriqueña de Profesosee Universitarios	1343rd
Aurelio Rogue Delgado <b>Gran</b> Logia <b>Nacional</b> de Puerto Rico	1343rd
Héctor Rafael Vega Movimiento <b>Puertorriqueño</b> Pro-Rstadidad, <b>Inc.</b>	1343rd
Ramón L. Orengo Comisión de Profesionales Pro-Eatadidad	1344th
Josefina Rodríguez Movimiento de <b>Liberación</b> Naoional <b>Puertorriqueño</b>	1344th
<b>Héctor</b> Lugo-Bougal Colegio de Abogados de Puerto Rico	1344th
Juan Marl Bras Comitd de Puerto Rico en la ONU	1344th
Fernando Martin Partido Independentista <b>Puertorriqueño</b>	1344th
Antonio José Herrera Member of the Congress of Venezuela and Comisión de Política Exterior	1344th

Representatives of organizations	Meeting
Pompeyo Marques Second Vice-President, Senate of Venezuela Movimiento al Socialismo Comité Permanente de Partidoa Politicos de América Latina (COPPPAL)	1344th
Manuel F. O'Neill National Congress for Puerto Rican Rights Rainbow Coalition of Vermont	1344th
Alexis Maaeol Gonzáles Taller de Arte y Cultura	1344th
Don <b>Rojas Executive</b> Committee Maurice <b>Bishop</b> Patriotia Movement	1344th

- 46. Statements in connection with **the** hearings were made, at the 1342nd meeting, on 15 August. by the representatives of Veneauela and Chile **(A/AC.109/PV.1342)** and **at** the 1343rd meeting, on the same day, by the representative of Iraq **(A/AC.109/PV.1343)**.
- 47. At the meetings indicated, the Committee decided to accede to requests by the following delegationa for participation in **its consideration** of the item: Panama, at the 1342ad meeting, on 15 August) Nicaragua and **Peru**, at the 1344th meeting, on 16 Augustr and Zimbabwe, at the 1345th meeting, on the **same** day.
- 48. At the 1343rd meeting, the representative of Cuba introduced **draft** resolution **A/AC.109/L.1680.**
- **49.** At the 1345th meeting, etatemente were made by the representatives of Cuba, Afghanistan, Caechoalovakia, the Syrian Arab Republic, the Union of Soviet Socialist Republics, Panama, Nicaragua, Peru and Zimbabwe, **as well as** by the observers of the South West Africa People's **Organization (SWAPO)** and the African National Congress of South Africa **(ANC) (A/AC.109/PV.1345).**
- 50. At the same meeting, following statement8 by the representatives of Chile and Norway (A/AC.109/PV.1345), the Special Committee adopted draft resolution A/AC.109/L.1680 by 9 votes to 2, with 11 abstentions (see pars. 51). Statements were made by the representatives of Veneauela and Côte d'Ivoire (A/AC.109/PV.1345).
- 51. The text of the resolution (A/AC.109/973) adopted by the Special Committee at its 1345th meeting, oa 16 August 1988, to which reference is made in paragraph 50, is reproduced belowr

#### The Special Committee,

**Recalling** the Declaration on **the** Granting of Independence to Colonial **Countries** and Peoples contained in **General Assembly** resolution 1514 (XV) of 14 December 1960,

**Having examined** the report of the Rapporteur of the **Special** Committee on the implementation of the reaclutiona **concerning** Puerto **Rico, 11**/

Recalling the resolutions and decisions of the Speuial Committee concerning Puerto Rico and, in particular, the resolutions adopted in August of 1984, 1985, 1986 and 1987, 12/

<u>Conscious</u> of the growing **importance** for the peoples and nations of Latin Ameriaa of affirming their unity and cultural identity,

**Recognizing** the clearly Latin American character and identity of the people and culture of Puerto Rico,

Noting the widespread concern about the revelations, confirmed by judicial decisions and by statements of the current Administration of the Territory, that for decades there has been a systematic practice of discrimination and official peraeaution directed against tens of thousanda of Puerto Ricans who support independence, in flagrant violation of their civil and political rights,

**Bearing** in **mind** the **declarations concerning** Puerto Rico adopted by the Movement of Non-Aligned Countries at its Eighth Conference of Heads of State or **Government**, held at **Harare**, from 1 to 6 September **1986**, **13**/ and at the Special Ministerial Meeting of its Co-ordinating Bureau on Latin **America** and the Caribbean, held at Georgetown from 9 to 12 March 1987, **14**/

Having listened to the statements of the representatives of the various trends of Puerto Rican public opinion, of the social and cultural cryanizations of Puerto Riao and of the representatives of political parties, social organizations and eminent Latin Americana,

- 1. **Reaffirms** the inalienable right of the people of Puerto Rico to self-determination and independence, in **conformity** with **General Assembly resolution** 1514 (XV), and the full **applicability** of the fundamental **principles** of that resolution with respect to Puerto **Rico**;
- 2. <u>Expresser its hope</u>, and that of the international community, that the people of Puerto Rico may exercise without hindrance its right to self-determination, with the express recognition of the people's sovereignty and full political equality, in conformity with paragraph 5 of General Assembly resolution 1514 (XV);
- 3. **Requests** the Rapporteur to present a report to the Special Committee on the implementation of its resolutions concerning Puerto **Rico**;
  - 4. **Decides** to keep the question of Puerto Rico under **continuing** review.
- 52. On 17 August, the text of the resolution was transmitted to the **Permanent** Representative of the United States of America to the United Nations for the attention of his Government.

#### F. Consideration of other matters

#### 1. Matters relating to the small Territories

- 53. At its 1329th meeting, on 2 February, by adopting the **suggestions** put forward by the Chairman relating to the **organization** of the Committee's work (A/AC.109/L.1647), the Speaial Committee decided, **inter alia**, to include in its agenda for the current **session** an item entitled "Matters relating to the small Territories" and to aonaider it at its plenary meetings and at meetings of the Sub-Committee on Small Territories, **as** appropriate.
- 54. In taking **these decisions**, the **Special** Committee **took** into account the **provisions** of the relevant **General** Assembly resolutions, including **rocolution 42/71**, by paragraph 12 (d) of which the Assembly requested the Committee "to continue to pay **special** attention to the small Territories, in particular through the **dispatch** of visiting **missions** to **those** Territoriee whenever the Special Committee deems it appropriate, and to recommend to the Qeneral Assembly the most suitable steps to be taken to enable the populations of those Territoriee eo exercise their right to self-determination and **independence**".
- 55. During the year the Speaial Committee and its Sub-Committee on Small Territories gave extensive aonaideration to all phases of the situation obtaining in the small Territories (see chaps. IX and X of the present report).

# 2 . Compliance of Member States with the Declaration and other relevant resolutions on the question of decolonization

- 56. At **its** 1329th meeting, on 2 February, by adopting the suggestions put forward by the Chairman relating to the **organization** of the Committee's work **(A/AC.109/L.1647)**, the Speaial Committee deaided, **inter alia**, to request the bodies **concerned** to take the above item into consideration in the discharge of the **tasks** entrusted to them by the Committee.
- 57. The **subsidiary** bodies accordingly took that **decision** into account in examining the items referred to them for consideration. The Special Committee also **took** that decision into account in its consideration of specific items in plenary meetings.

#### Question of holding a series of meetings away from Headquarters

- 58. At its 1329th meeting, on 2 February, by adopting the **suggestions** put forward by the Chairman relating to the organisation of the Committee's work (A/AC.109/L.1647), the Speaial Committee decided, **inter alia**, to take up the question of holding a series of meetings away from **Headquarters as** appropriate and to refer it to **its** Working Oroup for consideration and recommendations.
- 59. Having regard to **its** programme of work for 1989, the Special Committee, at its 1345th meeting, on 16 August, considered the question of holding meetings away from **Headquarters**, taking into account the provisions of **paragraph 6** of resolution 1654 (XVI) of 27 November 1961 and paragraph 3 (9) of resolution 2621 (XXV) of **12** October 1970, by which the General **Assembly** authorised the Committee to meet elsewhere than at United **Mations** Headquarters whenever and wherever **such** meetings

might be required for the • fteative discharge of its functions. At the same meeting, by approving the recommendations contained in the 94th report of its Working Group (A/AC.109/L.1679), the Committee decided, inter alia, to include in the appropriate section of its report to the General Aaeembly a statement to the effect that in might consider accepting, subject to the availability of the requisite conference activiance and facilities, auah invitations as might be received in that connection in 1989, and that, when particulars of such meetings became known, it would request the Seatetaty-general to seek the necessary budgetary provision in acaotdenae with established ptoaedure.

#### 4. Pattern of conferences

- 60. At its 1329th meeting, on 2 February, by \*\*dopting\* the auggeationa put forward by the Chairman relating to the otganiaation of the Committee's work (A/AC.109/L.1647), the Speaial Committee deaided, inter alia, to take up as appropriate an item entitled "Pattern of conferences" end to refer it to its Working Qtoup for consideration and teaommendationa. In so doing, the Committee was conscious of the faat that it had initiated aome important meaautea in rationalising its working methods, many of which were subsequently incorporated in a number of teaolutiona end deaiaona of the General Assembly. Further recalling the measures it had taken heretofore in that connection, the Committee deaided to continue to exerciseits initiative in the effective utilization of the limited conference resources and the further teduation of its documentation tequiraments.
- 61. During the **year**, the Speaial Committee also **continued** the ptaatiae of circulating **communications** and information material, **as** fat **as** poaaible, in the form of informal **notes** and **aide-mémoire** in the original language of aubmiaaion, thus curtailing documentation **requirements** by aome 4,000 pages and **accruing** considerable **savings** for the Organisation. A liat of the offiaial **documents** iaaued by the Committee during 1966 **is contained** in the annex to the **present chapter**.
- 62. At its 1345th meeting, on 16 August, the Speaial Committee aonaideted the item on the basis of the teaommendationa contained in the 94th report of the Working Group (A/AC.109/L.1679). The relevant paragraphs of that report read as follows:
  - "7. The Working Group noted that during the year the Speaial Committee had closely followed the guideline8 set forth in the resolution8 of the General Assembly on the pattern of conferences, in particular resolution 42/207 of 11 December 1987. By otganiaing its programme of work aaaotdingly and by holding extensive consultations and working in informal sessions, the Committee had been able to curtail the number of its formal meetings considerably.\*
  - "8. The Working Group decided to recommend that the Special Committee ahould intensify its endeavour in this regard. The Working Group also decided to recommend that the Committee ahould continue to monitor closelyits utiliaation of the conference-servicing teaoutaea requested and to minimise the wastage resulting from aanaellation of aaheduled meetings.

See section D of the present chapter.

w9. The Working Group decided to recommend that, in the light of the experience of the Special Committee in previous years and taking into assount the probable work-load for 1989, the Committee should sonsidat holding its meetings during 1969 in the following manner:

#### (a) Plenary

February/June As requited

August 20 meeting (5 meetings & week)

#### (b) Subsidiary bodies

March/June 50 meetings (3 to 5 meetings a week)

July/August As required

(a) The Committee may hold additional meetings, should developments 80 require.

"10. It was understood that this programme would not prealuda the holding of extra-sessional meetings on an emergency basis if development.8 so warranted. It was also understood that the Special Committee might, in early 1969, review the meetings programme for that year on the basis of any developments which might affect its programme of work.

- "11. With regard to the programme of meetings of the Special Committee for 1990, the Working Qtoup agreed that, subject to any directives the General Assembly might give in that connection, the Committee should adopt a programme similar to that suggested for 1989."
- **63.** At the **same** meeting, the Special Committee approved without **objection** the abovo-mentioned recommendations.

#### 5. Control and limitation of documentation

- 64. At its 1329th meeting, on 2 February, the Special Committee considered the above item on the basis of recommendations contained in the 94th report of the Working Group (A/AC.109/L.1679). The relevant paragraph of that report reads as follows:
  - "12. The Working Group noted that, during the year, the Special Committee had taken further maaaurea to control and limit its documentation in compliance with the relevant resolutions of the General Assembly, in pattiaulst teaclutiona 34/50 of 23 November 1079 and 39/68 of 13 December 1964. Those measurea included, inter alia, the circulation, whenever appropriate, of Committee documenta in ptoviaional or unofficial form end the rearrangement of their distribution patterns. The Working Group decided to recommend that the Committee ahould maintain the existing form and organization of its report to the General Assembly."
- **65.** At the **same meeting,** the Special Committee approved without objection the above-mentioned recommendation.

# 6. <u>Co-operation and participation of the administering</u> Powers in the work of the Special Committee

- 66. In compliance with the provisions of the relevant raaolutiona of the General Assembly, tho delegations of New Zealand, Portugal and the United States of America, au representatives of the administering Powers aonaernad, continued to participate, in accordance with established procedure, in the related work of the Special Committee as reflected in ahapter IX of the present report.
- **67.** The delegationa of France and the Waited Kingdom of **Great** Britain end **Northern** Ireland did not participate in **the** work of the Committee. **16**/
- 66. In **itsreports** on the Territories under United Kingdom administration, the Sub-Committee on Smell **Territories expressed** its regret at the **non-participation** of the United Kingdom end the **negative impact** thereof **onits work** end **reiterated its** appeal to **the administering** Power to **reconsider** its **decision** and to **resume its** participation in the **work** of the Speaial Committee.
- 69. In a related context, the dpeaial Committee, et its 1332nd meeting, on 3 August, adopted a draft resolution (A/AC.109/L.1673) on the question of sending visiting missions to Territories (A/AC.109/965), by which the Committee urged the Government of the United Kingdom of Great Britain and Northern Ireland to reconsider its decision not to participate in the work of the Speaial Committee and also urged it to permit the acaeaa of visiting missions to the Territories under its administration (chap. III, pars. 11 of the present report).

# 7. Participation of national liberation movements in the work of the United Nations

- 70. In accordance with the relavant reacultions of the General Assembly, the Special Committee invited the representative of SWAPO, the national liberation movement of Namibia, to participate in an observer capacity in its consideration of the question of Namibia. In response to the invitation (see chap. VIII of the present report), the representatives of SWAPO took part in the relevant proceedings of the Committee. The representatives! of swaPO and ANC participated in the Committee's proceedings on the item entitled "Speaial Committee decision of 11 August 1987 concerning Puerto Rico" (see pare. 49). The representatives of ANC and the Pan Africanist Congress of Asania (PAC) also participated in the relevant Proceedings of the Sub-Committee on Petitiona, Information end Asaiatanao (see A/AC.109/L.1667).
- 71. In a related context, the Speaial **Committee**, at **its** 1341th meeting, on 16 August, conaidered the following **recommendations** of the **Working Group** (A/AC.101/L.1679):
  - "4. The Working Group noted that, in conformity with the provisions of the relevant reaclutions of the General Asaembly end in accordance with established practice, the Special Committee would, la connection with its consideration of the related items in 1989, invite representatives of the national liberation movements concerned to continue to take part in the relevant proceedings. The Special Committee ahould therefore include in the appropriate section of its report to the General Asaembly a recommendation that, in making the necassary financial provisions to cover the Committee's activities during 1969, the Assembly should take the requirements into account.

- "5. In the same context, the Working Qroup decided to reiterate its recommendation that the Special Committee continue to invite, in consultation, as appropriate, with the Organization of African Unity (OAU) and the national liberation movamenta concerned, individuals who could furnish it with information on specific aspects of the situation in colonial Territories, which it might not be able to secure otherwise. The Special Committee should therefore request the Secretary-General to seek the necessary budgetary provisions in accordance with established procedure when particulars of auch requirements have become known,"
- 72. At the name meeting, the **Special** Committee **adopted without** objection the nbove **recommendations** of the Working **Group**.
  - 8. Week of Solidarity with the Peoples of Namibia and All Other Colonial Territories, as well as Those in South Africa. Fighting for Freedom, Independence and Human Rights
- 73. Under the terms of General Assembly resolution 2911 (XXVII) of
  2 November 1972, by paragraph 2 of which the Assembly recommended that, "on the
  occasion of the Week, meetings should be held, appropriate materials should be
  published in the press and broadcast on radio and television and public campaigns
  ahould be annuated with a view to obtaining contributions to the Assistance Fund
  for the Struggle against Colonialism and Apartheid established by the Organization
  of African Unity", and au refloated in the 265th report of the Sub-Committee on
  Petitiona, Information and Assistance (A/AC.109/L.1649), a series of activities was
  undertaken in observance of the Week with the co-operation of the Department of
  Public Information of the Secretariat, assistance by United Nations information
  centres throughout the world (see nhap. II, para. 9, of the prosont report).
- 74. On 20 May, the Chairmen of the Special Committee iaaued a statement in commemoration of the Weak, in which ha reviewed developments in the field of decolonization, particularly in southern Africa, and appealed to all Member States, peaialiaed agencies end other organizations of the United Nations system, as well as non-governmental organizations end individuals, to increase their assistance and aupport to the oppressed peoples of southern Africa end the dependent peoples elsewhere, in order to enable them to exercise their inalienable right to a olf-determination and independence without further delay (see chap. II, para. 10, of the present report),
  - 9. Representation at seminars, meetings and conferences of intergovernmental and other organizations
- 78. At its 1346th meeting, on 16 August, the Special Committee considered the following recommendations of the Working Oroup (A/AC.109/L.1679):
  - "6. In keeping with the related requirements for the provision of the necessary budgetary reacuraea, the Working Qroup decided to recommend that the Speaial Committee should include in the appropriate section of its report to the General Assembly at its forty-third session, first, a statement to the effect that the Committee would continue to be represented at relevant seminars, meetings and conferences organized by the United Nations bodies and other intergovernmental organizations aconserved and by non-governmental

organizations active in the field of decolonization and, second, a recommendation that the General Assembly should make appropriate budgetary provisions to cover such activities of the Committee in 1989."

76. At the same meting, the Special Committee approved without objection the above-mentioned recommendations.

#### 10. Report of the Special Committee to the General Assembly

- 77. At its 1329th meeting, on 2 February, by adopting the suggestions relating to the organization of its work (A/AC.109/L.1647) and in accordance with paragraph 31 of General Assembly decision 34/401 relating to rationalization of procedures and organization, the Special Committee decided to Pollow the procedure adopted at its 1987 session 16/ in connection with the formulation of its recommendations to the Assembly at its forty-second session.
- 78. At its 1331st meeting, on 1 August, the Bpeaial Committee decided to authorise its Rapporteur to prepare and submit directly to thr General Assembly the various chapters of the report of the Committee, in aaaordanaa with established practice and procedure.

#### 11. Other questions

- 79. At its 1329th meeting, on 2 February, by adopting the suggestions put forward by the Chairman relating to the organization of the Committee's work (A/AC.109/L.1647), the Special Committee decided to request the bodies concerned, in their examination of specific Torritories, to take into account the relevant provisions of General Assembly resolutions and decisions listed in the note of the Secretary-General on the organization of work of the Special Committee (A/AC.109/L.1646 and A/AC.109/L.1646/Add.1, para. 15).
- 80. This decision was taken into account during the consideration of specific Territories and other items at both sub-committee and plenary meetings.

# G. Relations with United Nations bodies and intergovernmental and non-governmental organizations

#### 1. Security Council

- 81. In paragraph 12 (b) of its resolution 42/71, the General Assembly requested the Bpeaial Committee "to make concrete suggestions which could assist the Security Counail in considering appropriate measures under the Charter with regard to developments in colonial Territories that are likely to threaten international peace and equityH.
- 82. In accordance with thir request, the Special Committee drew the attention of the Security Council to the consensus on Namibia adopted by the Committee at its 1336th meeting, on 8 August 1988. 17/ An aaaouat of the Committee's consideration of the question of Namibia is set out in chapter VIXI of the present report. During the Council's consideration of the question of South Africa, the Acting Chairman addressed the Council, on behalf of the Committee, at its 2794th mooting, on 4 March 1988. 18/

- 83. The **Special** Committee, on 22 **August 1984**, drew the attention of the Security Council to the **conclusions** and **recommendations** adopted at **its 1331st** meeting, on 1 August, concerning the **Trust** Territory of the **Pacific** Islands. **19**/ An **account** Of the Committee's **consideration** of the **question** of the Trust Territory of the Pacific **Islands is set** out **i** chapter IX of the **present** report.
- 84. The **Special** Committee, on 11 August 1968, **also** drew the attention of the **Security** Council to the **relevant** paragraph of a **consensus** adopted at its 1336th meeting, on **8** August, **concerning** military activities and arrangements by colonial Powers in Territories under their **administration** which might be **impeding** the implementation of the Declaration on the **Granting** of **Independence** to Colonial **Countries** and **Peoples. 20**/ An account of the Committee's **consideration** of the item is set out **in** chapter V of the **present report.**
- 85. During the **Security Council's consideration** of the **question** aoncerning the Falkland **Islands (Malvinas)**, the Acting **Chairman addressed** the Council, on behalf of the Committee, at its 2800th meeting, on 17 **March** 1988. **21/** An account of the Committee's **consideration** of the question is set out in chapter X of **the** present report.

#### 2. Trusteeship Council

- **86.** During the year, the Special Committee continued to follow closely the work of the Trusteeship Council **relating** to the Trust Territory of the Pacific Islands.
- 87. The Special Committee, on 22 August 1988, drew the attention of the Trubteeship Council to the conclusions and recommendations adopted at its 1331st meeting, on 1 August, concerning the Trust Territory. 22/

#### 3. Economic and Social Council

88. In connection with the Special Committee's consideration of the implementation of the Declaration by the specialized agencies and the international institutions associated with the United Nations, and in accordance with paragraph 26 of General Assembly resolution 42/75 of 4 December 1987 relating to that item, consultations were held during the year between the President of the Economic and Social Council and the Chairman of the Committee to consider "appropriate measures for co-ordination of the policies and activities of the specialized agencies ... in implementing the relevant resolutions of the general Assembly". Further, the Chairman of the Committee participated in the Council's consideration of the related item. An account of the foregoing, and of the Committee's consideration of the item, is set out in chapter VI of the present report.

#### 4. Commission on Human Rights

89. During the year, the Special Committee followed closely the work of the Commission on Human Rights in regard to the question of the right of the peoples to self-dremination and its application to peoples under columnation of alimn domination, and to the question of the violation of human rights and fundamental freedoms in any part of the world, with particular reference to colonial and other dypendent countries and Territories.

90. In its consideration of the Territories concerned, the Special Committee took into account the relevant resolutions adopted by the Commission on Human Rights, including resolutions 1988/5 and 1988/7 of 22 February 1906, 1988/8 of 23 February 1988, 1988/9 to 1988/16 of 29 February 1988 and 1988/22 of 7 March 1988, and those of its Sub-Commission on Prevention of Discrimination and Protection of Minorities, including resolutions 1987/6 of 31 August 1987, 1987/16 of 2 September 1987 and 1987/25 of 3 September 1987. The Committee also took into sacount the relevant resolutions of the General Assembly relating to humanitarian matters, including resolutiona 42/120, 42/121 and 42/140 of 7 December 1967. The Committee further took into account the chapters on Southern Africa, 23/ relating to violations of human rights in South Africa and Namibia, prepared in accordance with Commission on Human Rights resolutions 1987/8 of 26 February 1987 and 1987/14 of 3 March 1987 and Economic and Social Council resolution 1987/63 of 29 May 1987.

#### 5. Special Committee against Apartheid

- 91. Bearing in mind the **repercussions** of **th**o **policies** of **aparthoid** on the **situation** in **southern** Africa, the Special **Committee also** continued to pay **close** attention during the year to the work of the Special Committee against **Aparthoid**, and the officers of the two committees remained in **close communication** as **regardr** matters of common interest.
- 92. The Acting Chairman made a statement on 21 March at a solemn meeting organized by the **b\_vcial** Committee against Apartheid in observance of the International Day for the Elimination of Racial Discrimination (A/AC.115/PV.614),

#### 6. United Nations Council for Namibia

- 93. Having regard to its own mandate, the Special Committee continued to follow closely during the year the work of the United Nations Council for Namibia, and the respective officers of the Committee and the Council maintained a continuous working relationship. In addition, in accordance with established practice, a representative of the Council particitated in the work of the Committee relating to the question of Namibia and addressed the Committee at its1332nd meeting, on 3 August (see A/AC.109/PV.1332).
- 94. In response to an invitation to the **Spacial** Committee to attend a **seminar** on "International **Responsibility for Namibia's Independence", organised** by the United Nations Council for Namibia, held at **Istanbul** from 21 to 25 March 1988 (A/AC.131/276), the **representative** oi! Tunisia, Chairman of the **Sub-Committee** of Small Torritoriea, **represented** the Committee on that occasion.
- 95. The representative of the Syrian Arab Republic, Rapporteur of the Special Committee, attended and addressed the aolomn meeting of the United Nations Counail for Namibia, on 26 August, in commemoration of Namibia Day (A/AC.131/PV.517):
- 96. In response to an invitation to the **Special** Committee to attend a **seminar** on "Efforts to Implement the United Nations Plan for the Independence of **Namibia**", held at Toronto from 8 to 11 September 1988 (A/AC.131/287), the representative of **Côte d'Ivoire represented** the Committee on that occasion.

#### 7. Committee on the Elimination of Racial Discrimination

97. During the year, having regard to the relevant provisions of the International Convention on the Elimination of All Forms of Racial Discrimination, the Special Committee continued to follow the work of the Committee on the Elimination of Racial Discrimination (see para. 110). The Special Committee noted that that Committee, due to the curtailment of its thirty-sixth session, had postponed to its 1989 session substantive consideration of matters falling within the purview of Article 15 of the International Convention on the Elimination of All Forms of Racial Discrimination.

# 8. Committe on the Exercise of the Inalienable Rights of the Palestinian People

- 98. The representative of the Congo, on behalf of the Special Committee, participated in a European regional seminar on "The Inalienable Rights of the Palestinian People", held at Berlin from 25 to 29 April 1988.
- 99. The representative of the Syrian Arab Republic, Rapporteur of the Special Committee, participated in and addressed a North American regional seminar on "The Inalienable Rights of the Palestinian People", held in New York on 27 and 28 June.

# 9. Specialized agencies and international institutions associated with the United Nations

100. In accordance with the requests contained in the relevant General Assembly resolutions, the Special Committee continued its consideration of the question of the implementation of the Declaration by the specialized agencies and the international institutions associated with the United Nations. In the same context, the Committee, through its Sub-Committee on Petitions, Information and Assistance, again held consultations during the year with officials of several organizations. An account of these consultations and of the Committee's consideration of the question is set out in chapter VI of the present report.

101. During the year, the Special Committee adopted decisions relating to the extension of assistance to the peoples of Namibia and to the peoples of other Non-Self-Governing Territories. These decisions are reflected in chapters VI, VIII and IX of the present report.

## 10. Movement of Non-Aligned Countries

- 102. The Chairman represented the Special Committee at the Conference of Foreign Ministers of Non-Aligned Countries, held at Nicosia from 7 to 10 September 1988.
- 103. The Chairman, on behalf of the Special Committee, sent a message to the Extraordinary Ministerial Meeting of the Co-ordinating Bureau of the Movement of Non-Aligned Countries on Disarmament, held at Havana from 26 to 31 May 1988.

#### 11. Organization of African Unity

104. Bearing immind its earlier decision to maintain contact with OAU on a regular basis in order to assist in the effective discharge of its mandate, the Special Committee, as in previous years, followed closely the work of that organization during the year and maintained close liaison with its General Secretariat on matters of common interest.

105. The Chairman represented the Special Committee at the following meetings of OAU: forty-ninth ordinary session of the OAU Co-ordinating Committee for the Liberation of Africa, held at Arusha, United Republic of Tanzania, from 18 to 20 February 1988; forty-seventh and forty-eighth ordinary sessions of the Council of Ministers, hold at Addia Ababa from 22 to 27 February and 19 to 23 May, respectively; twenty-fifth anniversary of OAW and twenty-fourth Ordinary session of the Assembly of Heads of State and Government of the Organization of African Unity, held At Addle Ababa from 25 to 28 May.

# 12. International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa

106. In the diraharge of the mandate entrusted to the Special Committee and in response to au invitation addressed to him by the Secretary-General of OAU, the Chairman participated in and addressed the International Conference on the Plight of Refugees, Returnees and Displaced Persons in Southern Africa, held at Oslo from 22 to 24 August 1988.

#### 13. Non-governmental crganizations

107. Waving regard to the relevant **provisions** of **General Assembly resolutions 42/71** and **42/72** of 4 December 1987, the **Special** Committee continued to follow alorely **the** activities of non-governmental organisations having a **special interest** in the field of **decolonization**. The related **decisions** of the **Committee** are **reflected** in ahapter 11 of the present report.

108. The Chairman, on behalf of the **Special** Committee, sent amessage to an international scientific symposium on "Non-alignment, its doctrine and dynamics in realizing the vision of a world without wac and free from racial discrimination", organized by the Indian Institute for Non-Aligned Studies and held at New Delhi from 19 to 21 August 1988.

#### H. Action relating to international conventions/studies/programmes

# 1. International Convention on the Elimination of All Forms of Radial Discrimination 24/

109. The Special Committee continued to monitor during the year related developments in Territories, having regard to the relevant provisions of article 15 of the International Convention on the Elimination of All Forms of Racial Discrimination.

110. In a letter dated 30 March 1988 addressed to the Chairman of the Committee on the **Elimination** of Racial **Discrimination**, the Acting Chairman, having regard to the **general comments** of the Committee on the Elimination of Racial **Discrimination** relating to matters falling within the **purview** of article 15 of the International Convention, as reflected in the report of that Committee on its thirty-fifth session, 25/ outlined, for the information of the members of that Committee, the standing procedure adopted and the action taken by the Special **Committee** in respect of the information called for under article 15 of the Convention.

# 2. Status of the International Convention on the Suppression and Punishment of the Crime of Apartheid

111. The Special Committee continued during the year to take into account the provisions of relevant General Assembly resolutions, in particular resolution 42/56 of 30 November 1987 in connection with its consideration of the related items and invited its Chairman to continue to extend all possible assistance to, and co-operate closely with, the Secretary-General in the discharge of the mandate entrusted to him by the Assemblyin relation to the "Statue of the International Convention on the Suppression and Punishment of the Crime of Apartheid".

112. The Special Committee, in a related context, took into account Commission on Human Rights resolution 1988/14 of 29 February 1988 concerning the implementation of the Convention.

#### 3. Second Decade to Combat Racism and Racial Discrimination

- 1.13. The Special Committee continued to take into account the provisions of the relevant resolutions of the United Nations bodies concerned relating to the Second Decade to Combat Racism and Racial Discrimination, including in particular General Assembly resolution 42/47 of 30 November 1987 and Economic and Social Council resolution 1988/6 of 24 May 1988 on the implementation of the Programme of Action for the Second Decade, as well as the relevant reports of the Secretary-General, 26/
- 1.14. **Puring** the year, the Special Committee, in a related context, took into **account** the relevant provisions of Commission on Human **Rights** resolution **1988/16** of 29 February 1988 concerning the implementation of the Programme of Action for the Second **Decade** to Combat Racism and Racial **Discrimination**.

#### I. Roview of work\*

115. In accordance with **the** mandate entrusted to it by the General Assembly, the Special Committee continued at its 1988 session to seek suitable means for the

This **section** contains a brief review of the principal decisions taken by the **Special** Committee during its 1988 session. A full account of these and other **decisions is** given in the relevant chapters of the **present** report. The views and reservations expressed by individual members on matters covered by this section are contained in the records of the meetings at which **they** wore discussed, references to which are also included in the **chapters** concerned.

immediate and full implementation of Assembly resolution 1514 (XV) in all
Territories that had not yet attained Independence and formulated specific
proposals for the elimination of the remaining manifestations of colonialism, as
refloated elsewhere in the present report. A brief outline of decisions adopted by
the Committee during the year is given below.

116. On Namibia, the Special Committee rouffirmed the inalienable right of the Namibian people to self-determination and independence in a united Namibia, in acaordanae with the Charter and General Assembly resolution 1514 (XV) and the legitimacy of their struggle by all means at their disposal to achieve freedom. The Committee reiterated that the avartheid régime of South Africa was responsible for creating a situation that seriously threatened international peace and security as a result of its persistent non-compliance with, and violation of United Nations resolutions and decisions, in the form of denial to the people of Namibia of their basic human rights; its policy of apartheid; its brutal repression of and violence against, the Namibian people; its repeated acts of aggression, subversion and destabilization against neighbouring States; its continued manoeuvres to prevent the implementation of Security Counail resolution 435 (1978) of 29 September 1978; and its sinister attempts to impose an internal settlement on the people of Namibia in order to consolidate its illegal hold over the Territory. In reaffirming that Namibia was the direct responsibility of the United Nations until independence was achieved, the Committee strongly condemned those aats of South Africa. Committee called upon the international community to continue to refrain from according recognition to any régime imposed upon the Namibian people by the illegal South African administration. The Committee reiterated that any political solution to the Namibian situation must be based or the immediate and unconditional termination of South Africa's illegal occupation of the Territory, the withdrawal of its armed forces and the free and unfettered exercise by the Namibian People of their right to self-determination and independence in accordance with the Declaration. It reaffirmed that the United Nations plan, elaborated in Security Council resolutionr 355 (1976) of 30 January 1976 and 435 (1578), was the only internationally accepted basis for a peaceful settlement of the Namibian question and domanded its immediate implementation without pre-condition or modification. The Committee strongly rejected the policies of "constructive engagement" and "linkage", which had encouraged the racist régime of South Africa to continue its illegal occupation of Namibia, and called for their abandonment co that the resolutions and decisions of the United Nations on the question of Namibia aould be implemented. In reaffirming the legitimacy of the struggle of the people of Namibia by all means at their disposal to achieve freedom and independence, the Committee Paid tribute to SWAPO, the sole and authentic representative of the Namibian people, for the sacrifices that it had made and for the statesmanship it had demonstrated in the political and diplomatic arena. It strongly condemned the illegal South African régime for its persistent and systematic attempts to discredit and destroy that organization and itssupporters, through arbitrary arrests, torture, intimidation and terror. The Committee commended the people of Namibia who, under the leadership of SWAPO, had intensified at all levels the struggle for their liberation. The Committee appealed to all Etates to intensify their support for SWAPO in all fields and urged Governments and the specialized agencies and other intergovernmental organizations to provide increased material assistance to the Namibian refugees. The Committee demanded that South Africa release all Namibian political prisoners and that all aaptured Namibian freedom fighters be accorded prisoner-of-war status water the Geneva Convention of 12 August 1949 27/ and Additional Protocol I, 28/ The Committee strongly condemned South Africa for its military build-up in Namibia, its utilization of Namibia for

perpetrating armed invasions, subversion, destabilization and aggression against the neighbouring States, in particular the People's Republic of Angola. It unequivocally condemned the provision of financial and military support to the bandits of the União Nacional para a Independência Total de Angola. The Committee condemned the continued military and nuclear intelligence collaboration between South Africa and certain Western and other countries, in violation of the arms embargo imposed against South Africa by tha Security Council in its resolution 418 (1977) of 4 November 1977. The Committee urged the Security Council to adopt further measures to widen the scope of that resolution, The Committee deplored the continuing collaboration of certain Western States and other countries with the racist régimo of South Africa in the political, economic, military, nuclear, financial, cultural and other fields and called for the immediate cossation of all such collaboration. The Committee reaffirmed that the natural resources of Namibia, including its marine resources, were the inviolable heritage of the Namibian people and condemned the activities of all foreign economic interests operating in Namibia and demanded that those interests should immediately withdraw from the Territory, as they aonstituted a major obstacle to Namibia's independence. It reaffirmed that **such** interests would be liable to pay damages to the future legitimate Government of an independent Namibia. The Committee expressed its support for the initiation by the United Nations Council for Namibia of legal proceedings in the domestic courts of States against corporations or individuals involved in the exploitation, traneport, processing or purchase of Namibia's natural resources, as part of its efforts to give effect to Decree No. 1 for the Protection of the Natural Recoursea of Namibia. 29/ The Committee strongly recommended that the **Security** Council should respond positively to the overwhelming domand of the international community by imposing forthwith comprehensive mandatory sanctions against that régime under the terms of Chapter VII of the Charter.

117. As regards the decolonization of other Territories, the majority of which are island Territories scaltered over a wide span of oceans, the Committee refterated Pta conviction that questions of territorial size, geographical isolation or limited resources did not in any way affect the inalienable right of the inhabitants of those Territories to self-determination and independence in accordance with the Declaration. The Committee reiterated also that it was the responsibility of the administering Powers to aroate such conditions In those Territories as would enable their peoples to exercise fraely and without interference their inalienable right to self-determination sad independence in accordsace with the **Declaration.** The Committee reaffirmed that it was ultimately for the people of those Territorias themselves to determine their future political status in accordance with the relevant provisions of the Charter and the Declaration. In that connection, the Committee also reaffirmed the importance of fostering an awareness among the peoples of the possibilities open to them in the exercise of their right to self-determination. The Committee's capacity to assist ₩■ • npaditing the decolonization process in respect of the Territories concerned was again enhanced during the year as a result of the continued co-operation • xtended to it by the Governments of New Zealand, Portugal and the United States as administering Powers, in accordance with established procedure. The United Kingdom and France did not participate in the related work of the Committee during the YEER. The Committee hopes that the two Oovornments would reconsider their position in that regard.

118. In the same context, the Special Committee, aware of the importance of securing adequate, first-hand information on the political, economic and social conditions prevailing in the colonial Territories, as well a8 on the views and

aspirations of thair inhabitants, stressed the need to continue to dispatch visiting missions to those Territories in order to facilitats the speady and effective implementation Of the Declaration. The Committee called upon the administering Power8 to co-operate or continue to co-operate with the United Nation8 in teat connection.

119. On the question of the implementation of the Dealaration by the specialized agencies and the international institutions associated with the United Nations, the Special Committee again expressed concern that the assistance extended 80 far to the colonial people8 remained far from adequate in relation to aatual meeds and urged all the specialized agencies and other organizations of the United Nation8 system to aaaelerate the implementation of the relevant resolutions. The Committee requested the organizations of the United Nations system to continue to take all necessary measures to withhold from the racist régime of South Afriaa any form of ao-operation and assistance and to discontinue all support to that régime until the people of Namibia had exercised fully their inalienable right to relf-determination and independenae and until the inhuman system of aparthaid had been totally eradiaated. The Committee regretted that the World Bank an0 the International Monetary Fund (IMF) continued to maintain links with the radirt regime of Pretoria, expressed the view that all link8 should be discontinued and, pending that action, called upon those organizations not to extend any support or loan8 to that régime. The Committee reiterated that the **organizations conserned** should broaden contaats and ao-operation with the colonial people8 and their national liberation movements and introduce greater flexibility in thoir procedures with respect to the formulation and preparation of assistance programmes and projects. The Committee urged organizations of the United Nation8 system to extend, as a matter of priority, oubetantial material assistance to the Governments of the front- 'ne States in order to enable them to support more effectively the struggle of the peoplo of Namibia for freedom and indopendence. The Committee urged the • xoautive heads of the specialized agencies and other organizations of the United Nations system including, in psrtiaular, the World Bank and IMF, to draw the attention of their governing and legislative organs to the relevant United Nations decisions, with a view to formulating specific programme8 beneficial to the peoples of the colonial Territories, particularly Namibia.

120. Au concerns activities of foreign eaonomia and other interests impeding implementation of the Dealaration in cclonial Territories, the Special Committee, in noting with profound concern that the colonial Powers and certain States, through their activities in the acloaial Territories, had aontinurd to disregard and failed to implement the relevant general Assembly resolutions, reaffirmed the inalienable right of the peoples of those Territories to the enjoyment of their natural resources. The Committee also reaffirmed that those activities constituted a major **obstacle** to political independenae and raaial equality. The Committee condemned the policies of Governments that aontinuod to support or aollaborato with those foreign eaonomia and other interests engaged in exploiting the natural and human resources of the Territories. The Committee of trongly condemned the aollaboration of certain Western and other countries with the racist minority régime of South Africa in the nuclearfield. The Committee called upon all Governments that had not yet done so to take urgent, effective measures to terminate all collaboration with the racist régime of South Africa, in particular in respect of their nationale and the bodies corporate under their jurisdiction that owned and operated enterprises in colonial Territories, particularly in Afriaa, that were detrimental to the interest8 of the inhabitants of those Territories. The Committee strongly aondrmned South Afriaa for it8 continued

exploitation and plundering of the natural resources of Namibia, inaluding marine resources. The Committee dealared that all activities of foreign economic interests in Namibia were illegal under international law. The Committee resiterated that the exploitation and plundering of the marine and other natural resources of Namibia by South African and other foreign economic interests contributed to the maintenance of the illegal occupation régime and were a grave threat to the integrity and prosperity of an independent Namibis. The Committee aallad upon all States to take all appropriate measures in aompliance with the provisions of Decree No, 1 for the Protection of the Natural Resources of Namibia. The Committee oalled upon those oil-producing and oil-exporting acuatriee which had not yet done ao to take offeative measures to terminate the supply of crude oil and petroleum produata to the racist régime of South Afriaa. The Committee urged the administering Powers concerned to take effective measures to safeguard and quarantee the inalienable right of the peoples of the aolonial Territories to their natural resources, inaluding marine resources, and to eatabliah and maintain aontrol over the future development of those resources.

121. With respect to the military activities and arrangements by colonial Powers in Territories under their administration which might be impeding the implementation of the Dealaration, the Special Committee reaffirmed its strong appropriation that the presence of military bases and installations in the aclonial and Non-Self-Governing Territories could constitute a major obetaale to the implementation Of the Dealsration and that it wan the responsibility of the administering Powers to ensure that the existence of such bases and installations did not hinder the population8 of the Territories from exercising their right to self-determination and independence in conformity with the purpose8 and principles of the Charter and Dealaration. Further, the Committee urged the administering Powers to continue to take all necessary measures not to involve the Territories concerned in &ny offensive Jats or interference against other States and to a omply fully with the purposes and principles of the Charter, the Declaration and the resolutions and decisions of the United Nations relating to military activities and arrangements by colonial Powers in Territories under their administration. The Committee once again called upon the administering Powers concerned to terminato such activities and dismantle such military bases. The Committee reiterated that the colonial Territories and area8 adjacent thereto should not be used for nuclear testing, dumping of nuclear wastes or deployment of nuclear and othor weapon8 of mass destruction. The Committee demanded the urgent dismontling of all military bases in Namibia and called for the immediate cossation of the war of opppression waged by the racist minority **régime** against the people **of** Namibia end their national liberation movement, SWAPO. The Committee condemned the continuing aupport to the racist régime of South Africa in the military and nuclear fields and oxpressed it8 Concern at the grave conaeguonces for international peace and security of the aollaboration between the racist régime of South Africa and certain Western Powers, Israel and other countries. It called upon them to end all such collaboration. The Committee also deprecated the continued alienation of land in colonial Territories for military installations.

122. On the question of the publicity to be given to the work of the United Nation8 in the field of decolonization, the Committee again stressed the need to mobilize world public opinion to assist effectively the people8 of the colonial Territories and, in particular, to intensify the widespread and continuous dissemination of information on the struggle being waged by the peoples concerned in southern Africa and their national liberation movements to achieve freedom, independence and human rights. Bearing in mind the important role being played by an increasing number of

non-governmental organizations active in the field of decolonization, the Committee invited those organizations to aontinue and intensify their campaign against tho evils and dangers of colonialism, as well am their unpport for all acloaial peoples. The Committee considered it essential that concrete measures be taken to intensify the dissemination of infurmation on decolonization issues - publicining the activities of Unite: Nations organe in the field of decolonization; establishing a closer working relationship with the national liberation movement concerned; and providing wider diaeemination of information on all colonial Territories. The Committee requested the Department of Public Information to intensify its information activities on decolonization, both at United Nations Headquarters and through the effective deployment of the United Nations information centres, and report thereon to the Committee.

- 123. During the year, the **Special** Committee **also** aontinued **its review** of the lint of **Territories** to which the Dealsration **is** appliaable. **AUregards** it8 **decision** Of **11 August 1987** concerning Puerto Rico, the Committee heard a number of **representatives** of organizations **concerned** and adopted a further **resolution** on the matter, which **is** set out in paragraph **51** of the **present chapter**.
- 124. In aacordanae with the **guidelines established** by the General **Assembly**, the Special Committee wan able during the year to reduas to a minimum the **number** of **its** formal meetings and to **minimize** the waataga resulting from **cancellation of** scheduled meetings.

#### J. Future work

- Assembly resolutions, and subject to any further directives which it may receive from the General Assembly during the latter's forty-third session, the Special Committee intends during 1989 to pursue it8 effort8 in recking the beat ways and means for the immediate and full implomentation of the Dealsration in all Territories that have not yet attained independence. In particular, the Committee will keep under scrutiny developments concerning each Territory, am well es the compliance by all Staten, in particular the administering Powers, with the relevant decisions and resolutions of the United Nations. On the basis of that review, the Committee will submit conclusions and recommendations on the specific measures necessary to achieve the objectives eet out in the Dealaration and the relevant provisions of the Charter.
- 126. The **Spacial** Committee will aontinue to make **concrete suggestions** which aould **assist the Security Council** in **considering** appropriate **measures** undur **the** Charter with regard to developments in colonial **Territories** that are **likely** to **threaten** international peace and security. The Committee **intends**, in that **regard**, to undertake a further comprehensive review of the **situation** aonaerning, **inter alin** Namibia.
- 129. The Bpeaial Committee will aontinue to pay special attention to the small Territories, whenever possible by dispatching visiting missions to those Territories, and to recommend to the General Assembly the most suitable steps to ho taken to enable the populations of those Territories to exercise their right to self-determination and independence. The Committee also intends to continue its review of the list of Territories to which the Declaration is applicable.

- 128. The Special Committee intends to continue its consideration of further measures to bring an end to the activities of foreign economic and other interests which are impeding the implementation of the Declaration in Namibia and in all other Territories under colonial domination and efforts to eliminate colonialism, apartheid end racial discrimination in southern Africa. Further, the Committee intends to aontinue its rtudy of military activities and arrangements by colonial Powers in Territories under their administration which might be impeding the implementation of the Declaration.
- 129. The Special Committee plans to continue its consideration of the implementation of the Declaration by the specialized agencies and the international institutions as related with the United Nations. In go doing, the Committee will once again review the action taken or envisaged by international organizations in the implementation of the relevant resolutions of thu General Assembly. The Committee will hold further consultations and contacts with those organizations, as appropriate. The Committee will also be guided by the results of further consultations, to be held In 1989, between its Chairman and the President of the Economic and Social Council within the context of the relevant decisions of the Assembly, the Council and the Committee itself. Purther, the Committee will maintain close aontaat on a regular basis with the Secretary-General of OAU and senior members of the organization, with a view to facilitating the effective implementation of the decisions of the various United Nations bodies by the specialized agencies and other organizations aonaerned.
- 130. In its resolutions relating to specific Territories, the General Assembly has repeatedly assembly assembly
- 131. Conscious of the importance which the General Assembly attaches to the need for a continuous World-Wide campaign of publicity in the field of decolonisaton, the Special Committee will give its aontinuous attention to the question of dissemination of information on decolonisation. In particular, the Committee

   spoats to aontinue its review of the relevant programmes of publications and other information activities uviraged by the Department of Public Information and the Department for Special Political Questions, Regional Co-operation, Decolonisation and Trusteeship. The Committee will again make appropriate recommendations for consideration by the Assembly on the ways and means of ensuring the widest possible dissemination of the relevant information, The Assembly will no doubt wish to urge the adminstering Powers to ao-operate with the Secretary-General in promoting the large-scale dissemination of information in the Territories concerned.
- 132. In view of the, importsnae that it attaches to the role of non-governmental organisations active in the field of decolonisation in rupport of the peoples of the dependent Territories, the Special Committee will dontinue to seek the close collaboration of such organizations with a view, inter alia, to enlisting their support in the dissemination of the relevant information and in the mobilisation of

world public opinion in the cause of decolonization. To that end, it is the Committee's intention also to continue to participate in conferences, seminars and other special meetings dealing with decolonization, arranged by those organizations, au well as such meetings au maybe organized by the United Nations bodies concerned and other intergovernmental organizations.

- 133. In conformity with the relevant decision of the General Assembly and in accordance with established practice, the Special Committee will continue to invite representatives of the national liberation movement recognised by OAU to participatu in an observer capacity in its proceedings. Further, whenever necessary, the Committee will also continue to invite, in consultation, as appropriate, with OAU and the national liberation movement concerned, individuals who acould furnish it with information on specific aspects of the situation in the Territory, which it might not be able to secure otherwise.
- 134. In the light of the provisions of General Assemblyresolutions concerning the pattern of conferences, and taking into consideration itu experience in previous years, au well as itu probable work-loud for next year, the Special Committee has approved a tentative programme of meetings for 1989-1990, which it commends for approval by the Assembly. In the same connection, as authorized by the Assembly, the Committee intends to meet elsewhere than at United Nations Headquarters whenever and wherever unto meetings might be required for the effective discharge of its functions. Subject to the availability of the requisite conference services and facilition, the Committee will consider accepting such invitations am might be received in that connection in 1989 and, when particulars of ruch meetings became known, it will request the Secretary-General to seek the necessary budgetary provision in accordance with established procedure.
- 135. The Special Committee suggests that, when the General Assembly examines the question of the implementation of the Declaration at its forty-third session, it may wish to take into agoount the various recommendations of the Committee which are reflected in the relevant chapters of! the present report and, in particular, to endorse the proposals outlined in the present section in order to enable the Committee to carry out the tasks it envisages for 1989. In addition, the Committee recommends that the Assembly uhould renew itu appeal to the administering Powers to take all necessary . tepu for the implementation of the Declaration and the relevant United Nations resolutions, in accordance with the freely expressed wishes of the peoples of the Territories concerned. In this connection, the Committee recommends that the Assembly ● hould again request the ● dminiutering Powersto co-operateor continue to ac-operate with the Committee in the discharge of its mandate and, in particular, to participate • otivaly in the work relating to the Territories under their respective administrations. Bearing in mind the affirmation by the Assembly that dirrot association of the Non-Self-Governing Territories in the work of the United Nations and tho lacktriangle peopulised agencies is lacktriangle ffeotive means of promoting the progress of the peoples of thorn Territories towardo aposition of equality with States Members of the United Nations, the Committee also recommends that the Assembly should continue to invite the administering Powers to allow representatives of the Territories concerned to participate in the discussion in the Fourth Committee and the Special Committee of theirems relating to their respective countries. Further, the Assembly might • luo with to renew its appeal to all States, the specialized agencies and other organisations of the United Nations system to comply with the various requests addressed to them by the Assembly and the Security Council in their relevant resolutions.

136. The Special Committee recommends that, in approving the programme of work out? Ined above, the General Assembly rhould make adequate provision to gover the activities the Committee envisages for 1909. The Committee was informed by the Secretary-General that the financial implications of the visiting missions envisaged in paragraph 130 would be in the order of \$US 72,400. The consultations scheduled to take place between the Chuirman of the Committee and the President of the Economic and Social Council and the participation of the Chairman in the second regular session of the Council at Geneva (see para. 129) would entail an expenditure of about \$US 6,900. In the same context. the consultatione with OAU on a regular basis (see pars. 129) would give rime to a further expenditure of \$US 44,800. Representation of the Special Committee at conferences and other meetings organized by the United Nations podies and other intergovernmental organizations, as well au non-governmental organizations (see para. 112), would give rise to an expenditure of some \$US 202,300. The participation of the representacives of SWAP in the Committee's work (see para, 133) would entail an expenditure of **\$US** 5.200 As regards the arrangements in sonsultation with OAU for securing information from individuala (see para. 133) the Special Committee will request the Secretary-General to seek the necessary budgetary provision in accordance with established procedure. Further, the Committee was informed by the Secretary-General that the foregoing estimates were calculated on a full-aoet Should the Committee decide to hold a series of restings away from Headquarters (see pars. 134) within the context of paragraph 6 of resolution 1654 (XVI) and paragraph 3 (9) of resolution 2621 (XXI?) and when particulars of such meetings become available, it is understood that the Secretary-General will, subject to the availability of the requisite conference services and facilities, seek the necessary budgetary provision in accordance with established procedure. Finally, the Committee expresses the hope that the Secretary-General will continue to provide It with all the facilities and personnel necossary for the discharge of its mandate, taking into account the various tasks assigned to it by the General Assembly as well authose arising from decisions taken by it during the current year,

# K. Conclusion of 1988 session

139. At its 1331st meeting, on 1 August, the Special Committee decided to request the Rapporteur to prepare and submit the present report directly to the General Assembly, in accordance with established practice.

138. At the 1345th meeting, on **76** August, atatemente wark made by the **Chairman** and by the representative of **Fiji** on the occasion of the closing of the **Special**. **Committee's** 1988 session (A/AC.109/PV.1343).

#### Notes

- 1/ Official Regords of the Gereral Assembly, Seventwerth Session, Annexes, addendum to agenda item 25, document A/5238.
- 2/ See the reports of the Special Committee submitted to the General membry at its eighteenth to forty-second sessions. For She mart recent, see rigidal Records of the General Assembly, Fortieth Session, Supplement No. 23 (A/40/23); ibid., Forty-first Session, Supplement No. 23 (A/41/23); and ibid., Forty-second Session, Supplement No. 23 (A/42/23).
- 3/ Official Records of the General Assembly, Forty-second Session, Supplement No. 25 (A/42/23).
  - 4/ Ibid., chap. I, sect. J.
- 5/ Ibid., Forty-second Session, Annexes, ugends item 8, document A/42/250, pare. 32.
  - 6/ A/42/645.
  - **7/** A/42/133.
  - **8/** A/42/763.
- 9/ Official Records of the General Assembly, Forty-second Session, Supplement No. 23 (A/42/23), chap. I, para. 143.
  - 10/ Ibid., para. 52.
  - 11/ A/AC.109/L.1676.
  - 12/ A/AC.109/798, A/AC.109/844, A/AC.109/883 and A/AC.109/925.
  - 13/ A/41/697-S/18392, BRINGE.
  - 14/ A/42/357-S/18935, annex I.
- 15/ For the explanation of their non-participation, see document A/42/651, annex, and Official Records of the General Assembly. Forty-first Session, Supplement 10, 23 (A/41/23), chap. I., paras. 76 and 99.
- 16/ Official Records of the General Assembly, Forty-second Session, Supplement No. 23 (A/42/23), chap. I, paras. 89 and 90.
  - 17/ 8/20110.
- 18/ Official Records of the Security Council, Forty-third Year, 2194th meeting.
  - 19/ S/20146.
  - **20**/ S/20118.

# Notesinued)

- 21/ Official Records of the Security Council, Forty-third Year, 2800th meeting.
  - 22/ T/1927.
  - 23/ E/CN.4/1988/8.
  - 24/ General Assembly resolution 2106 A(XX) of 21 December 1965, annex.
- 25/ Official Records of the General Assembly, Forty-second Session, Supplement No. 18 (A/42/18), para. 860.
  - 26/ E/1988/8 and E/1988/9 and Add.1.
  - 27/ United Nations, Treaty Series, vol. 75, No. 972, p. 135.
  - 28/ A/32/144, annex I.
- 29/ Official Records of the General Assembly, Thirty-fifth Session, Supplement No. 24 (A/35/24), vol. I, annex II.

# Annex

LIST OF OFFICIAL DOCUMENTS OF THE SPECIAL COMMITTEE, 1988

Dogument No.	Title		Date		
Documents issued in the ge	neral series				
A/AC. 109/INF/26 enfl Corr.1	List of delegations		<b>March</b> Augus		_
<b>A/AC.109/INF/26/Add.1</b> and Add. 2			May 19 July 1		
P./AC. 1091934	Anguilla (working paper)	11	Februs	ry	1988
A/AC.109/935	Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples in Namibia and in all other Territories under colonial domination and efforts to eliminate aolonialiem, apartheid and racial discrimination in southern Africa: Anguilla	10	Februa	iry	1980
A/AC.109/936	Pitcairn (working paper)	25	Februa	ary	1988
A/AC. 1091937 end <b>Corr.1</b>	Tokelau (working paper)		<b>March</b> April		-
A/AC. 109/938	Bt. <b>Helena</b> (working paper)	15	March	198	8
A/AC.109/939	Letter dated 4 March 1988 from tho Chargé d'affaires a.i. of tho Permanent Mission of Samoa to the United Nations addressod to the Acting Chairman of the Special Committee	22	March	198	8
A/AC79/940	British Virgin Islands (working paper)	15	March	198	8
A/AC.109/\$41	Cayman Islands (working paper)	24	March	198	8
A/AC.109/942	Bermuda (working <b>paper)</b>	7	April	198	18
A/AC. 1091943	Activities of foreign economic and other interests : Cayman Islands	24	March	198	31

Dogument No.	Title	<u>Date</u>
A/AC.109/944 and Corr.1	Monteerrat (working paper)	6 April <b>1988</b> 27 April 1988
A/AC. <b>109/945</b> und Add. <b>1</b> and Add.2	Guam (working pages)	11 April 1988 19 April 1988 24 May 1988
A/AC.109/946	Activities of foreign economic and other interests : Montserrat	<b>14</b> April <b>1988</b>
#/AC. <b>109/947</b>	Activities of foreign economic and other <b>interests</b> , <b>8</b> Bermuda	<b>21</b> April 1988
A/AC. <b>109/948</b>	Military navivities and arrangements by colonial Powers in Territories undor their administration which might be impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Psoples: Bormuda	15 April 1988
A/AC. <b>109/94</b> \$	Military activities and arrangomenta by oolonial Powers: Guam	14 April 1900
A/AC. 109/950	Turks and Caicos Islands (working paper)	<b>15 April</b> 1988
A/AC.109/951	Letter dated 11 April 1988 from the Chargé d'affaires a.i. of the Permanent Mission of Indonesia to the United Nations addressed to the Chairman of the Special Committee	18 April 1908
A/AC.109/951/Add. 1	Letter dated 29 July 1988 from the Permanent Representative of Indonesia to the United Nations addressed to the Chairman of the Special Committee	29 July 1988
A/AC. 109/951/Add. 2	Letter dated 5 Auguet 1988 from the Permanent <b>Representative</b> of Indonesia to the United <b>Nations</b> <b>addressed</b> to the Chairman of the <b>Special</b> committee	5 August 1980
A/AC. 109/952 and Corr.1	Activities of foreign economic and other interests , I Turks and Caicos Islands	10 April 1980 13 May <b>1988</b>

Document No.	Title	Date
A/AC.109/953	American Samoa (working paper)	25 April 1988
A/AC.109/954	Military activities and arrangements by colonial Powers United States Virgin Islands	27 <b>April</b> 1980
A/AC.109/955	United <b>States</b> Virgin <b>Islands</b> (working paper)	3 May 1988
A/AC.109/956	Activitioa of foreign economic and other interests : United States Virgin Islands	13 May 1988
A/AC.109/957	<b>Trust</b> Territory of the Pacific Islands (working paper)	<b>12</b> May 1960
A/AC.109/958	Information from Non-lelf-Qoverning Territories transmitted under Article 73 g of the Charter of the United Nations: report of the Secretary-General	22 July 1988
A/AC. 109/959	Western Sahara (working paper)	<b>25</b> July 1988
A/AC.109/960	Question of Namibia: note by the <b>Secretariat</b>	26 July 1988
A/AC.109/961	East Timor (working pager)	26 July <b>1988</b>
A/AC.109/962	Falkland Islands (Malvinas) (working payer)	<b>5</b> Auguat 1988
A/AC. 109/963	<pre>Gibraltar (working gaper)</pre>	1 <b>August 1988</b>
A/AC.109/964	New Caledonia (working paper)	1 <b>August</b> 1988
A/AC. <b>109/965</b>	Question of sending visiting missions to Territories: resolution adopted by the Special Committee at its 1.32nd meeting, on 3 Auguat 1988	3 <b>August 1988</b>
A/AC.109/966	Information from Non-Self-Governing Territories: raaolution adopted by the Special Committee at its 1332nd meting, on 3 Auguat 1988	3 <b>August</b> 1988
A/AC.109/967 and Corr.1	Question of Namibies consensus adopted by the <b>Special</b> Committee at its 1336th meeting, on 8 August 1988	8 <b>August 1988</b> 9 August 1988

Dogument No.	Title	Date
A/AC:109/968	Activities of foreign eaonomia and other interests: resolution adopted by the Special Committee at its 1336th meeting, on 8 August 1966	9 August 1966
A/AC.109/969	Military activities and arrangements by colonial Powers: consensus adopted by the Special Committee at its 1336th meeting, on a August 1966	<b>10 August</b> 1966
A/AC.109/970	Implementation of the Declaration on the <b>Granting</b> of Pndependenae to Colonial Countries and Peoples by the specialised <b>Agencies</b> and tha international <b>institutions</b> anaociated with the United Nations: recolution adopted by the Special <b>Committee</b> at <b>its 1337th</b> meeting, on <b>9</b> Auguet 1966	9 August 1966
A/AC.109/971	Question of New Caledonia: resolution adopted by the <b>Special</b> Committee at its 1338th meeting, on 10 August 1966	10 August 1966
A/AC.109/972	Question of the Falkland Islands (Malvinas): resolution adopted by the Special Committee at its 1339th meeting, on 11 Auguet 1988	11 August 1988
A/AC.109/973*	Special Committee decision of 11 August 1967 concerning Puerto Rico: resolution adopted by tho Special Committee at its 1345th meeting, on 16 August 1988	17 August <b>1988</b>
Documents issued in the	imited series	
<b>A/AC.109/L.1646</b> and Add. 1	Organization of work: relevant resolutions and decisions of the General Assembly - note by the Secretary-General	15 January 1966 29 January 1966
A/AC.109/L.1647	Organization of work: note by the Chairman	27 January 1986

<sup>\*</sup> Reissued for technical reasons.

Document No.	Title	Date
A/AC.109/L.1648	264th report of the Sub-Committee on Petitions, Information and Assistance: Organisation of work	<b>8</b> April 1988
A/AC. <b>109/L.</b> 1649	265th raport of the Sub-Committee on Petitions, l'nformation and Assistance: Week of Solidarity with the Peoples of Namibia and All Other Colonial Territories, au well as Those in South Africa, Fighting for Freedom, Independence and Human Rights	2 May <b>1988</b>
A/AC. <b>109/L.</b> 1650	266th raport of the Sub-Committee on Petitions, Information and Assistance: question of dissemination of information or decolonization	6 June 1989
A/AC.109/L.1651	Report of the <b>Sub-Committee</b> on Small Territoriesr Anguilla	7 June 1966
A/AC.109/L.1652	Report of the Sub-Committee on Smrll Territories: Pitcairn	1 June <b>1988</b>
A/AC.109/L.1653	Report of the Sub-Committee on Small Territories: Cayman Islands	1 June 1986
A/AC. <b>109/L.</b> 1654	Report of the Sub-Committee on Small Territories: Tokelau	1 June 1986
A/AC.109/L.1655	Report of the Sub-Committee on Small Territories: Guam	6 <b>June 198</b> R
A/AC.109/L.1656	Report of the <b>Sub-Committee</b> on Small Territories: <b>Montserrat</b>	1 <b>June</b> 1988
A/AC.109/L.1657	Report of the Sub-Committoe on Small Territories: Bermuda	3 <b>June</b> 1988
A/AC.109/L.1658	Report of the Sub-Committee on Small Territories: Turkr and Caicos Islands	1 June 1986
A/AC.109/L.1659	Report of <b>the</b> Sub-Committee on Small Territories: British Virgin <b>Islands</b>	6 June 198%
A/AC. <b>109/L.1660</b>	Report of the Sub-Committoo on Small Territories: St. Helena	6 <b>June</b> 1966

Document No.	Title	Date
A/AC.109/L.1661	Report of the Sub-Committee on Small Territories: United States Virgin Islands	6 June <b>1988</b>
A/AC.109/L.1662	Report of the Sub-Committee on Small Territories: American Samoa	<b>3</b> June 1966
A/AC.109/L.1663	Report of the Sub-Committee on Small Territories: Trust Territory of the Paaifia Islands	6 June 1966
A/AC.109/L.1664 and Add.1	267th report of the Sub-Committee on Petitiona, Information and Assistance: report on the implementation of the Dealsration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations	9 June <b>1988</b> 16 <b>úctober 1988</b>
A/AC.109/L.1665	Implementation of the Declaration by the <b>specialized agencies</b> : report of the Chairman	1 June 1966
A/AC. <b>109/L.166</b> (	266th report of the Sub-Committee on Petitiona, Information and Assistance: Consultations with relevant non-governmental organizations on questiona relating to the implementation of the Dealnration on the Granting of Independence to Colonial Countries and Peoples	<b>15</b> June 1966
A/AC.109/L.1667	269th report of the Sub-Committoe on Petitions, Information and Assistance: Consultations with representatives of the Organization of African Unity and the national. liberation movements	7 June 1966
A/AC. 109/L.1668	270th report of the Sub-Committee on Petitiona, Information and Assistance: Examination of the progress made in the carrying into  feat of the Plan of Aathon for the Full Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples	17 June 1966

Dogument No.	Title	Unte
A/AC.109/L.1669 and Corr.1	Question of Namibia: draft consensus	28 July 1988 8 Augurt 1988
A/AC.109/L.1670	Activities of foreign economic and other interests! draft resolution	20 July <b>1988</b>
A/AC. 109/L. I.691 and Corr.1	Military activities and arrangements by colonial Powers: draft consensus	25 July 1988 10 August 1988
A/AC.109/L.1672	Question of sending visiting missions to Territories: report of the Chairman	27 July 1966
A/AC.109/L.1673	Question of sending visiting missions to Territories: draft resolution submitted by the Chairman	27 July 1988
A/AC.109/L.1674	Information from Non-Belf-Governing Territories transmitted under Article 93 a of the Charter of the United Nations: draft resolution submitted by the Chairman	27 July <b>1988</b>
A/AC.109/L.1675	Question of the Falkland Islands (Malvinas): draft rerolution	29 July 1966
A/AC.109/L.1676	Special Committee decision of X1 August 1989 concerning Puerto Rico: report of the Rapporteur	1 August 1988
A/AC.109/L.1677	Implementation of the Declaration by the specialized agencies ; draft resolution	s <b>August 1988</b>
A/AC.109/L. 1676	Question of New Caledonia: draft resolution	9 <b>August 1988</b>
A/AC.109/L.1679	94th raport of the Working Group	12 August 1968
A/AC.109/5.1680	Special Committee decision of 11 August 1967 concerning Puerto Rico: draft resolution	<b>15 August</b> 1966

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#### CHAPTER II\*

#### DISSEMINATION OF INFORMATION ON DECOLORIZATION

# A. Consideration by the Special Committee

- 1. ..its 1329th meeting, on 2 February 1988, by adopting the suggestiona relating to the organization of its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to maintain its Sub-Committee on Petitiona, Information and Assistance and allocated to it certain specific items for its consideration. The Committee further decided to consider the question of the dissemination of information on decolonization, as appropriate, at its plenary and sub-committee meetings.
- 2. The Special Committee considered the item at its 1331st meeting, on 1 August 1988.
- 3. In its aonaideration of the item, the Special Committee took into account the provisions of the relevant General Assembly resolutions inaluding, in particular, reaclution 42/72 of 4 December 1987 aonaerning the dissemination of information on decolonization, and resolution 42/71 of the same date on the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples. The Committee also considered Assembly resolutions 35/118 of 11 December 1980 and 40/56 of 2 December 1985 relating, respectively, to the twentieth and twenty-fifth anniversaries of the Declaration on the Granting of Independence to Colonial Countries and Peoples. In addition, the Committee paid due regard to the relevant information furnished to it by the representatives of the Organization of African Unity, as well as by the representative of the national liberation movement of Namibia, the South West Africa People's Organisation. who appeared before it during the year. The Committee alro heard the views of the representatives of the African Narional Congress of South Africa, of the Pan Africanist Congress of Azania and of non-governmental organiontions.
- 4. In connection with the annual observance of the Weak of Solidarity with the Peoples of Namibia end All Other Colonial Territories, as well as Those in South Africa, Fighting for Freedom, Indegendence and Human Rights, the Department of Public Information of the Secretariat undertook a number of activities during the week of 23 May 1906 (see para. 9), as set out in the 265th report of the Sub-Committee on Petitiona, Information and Assistance (A/AC.109/L.1649) which the Special Committee approved on 13 May 1988, on the basis of related consultationa and on the understanding that further consultations would be held, as appropriate and necessary, in aconnection with the implementation of specific recommendations acontained therein.
- 5. At the 1331st meeting, on 1 August, the Chairman of the Sub-Committee on Petitions, Xnformetion and Assistance in a statement to the Special Committee (A/AC.109/PV.1331), introduced the 266th report (A/AC.109/L.1650) and 260th to 270th reports (A/AC.109/L.1666-L.1668) of the Sub-Committee. The 266th report related to the Sub-Committee's consultations with representatives of the Department:

<sup>♠</sup> Previously issued as part of A/43/23 (Part II).

- of **Fublic** Information and of the Department for Special Political Questions, Regional Co-operation, **Decolonization** and **Trusteeship. The 268th** report dealt with the Sub-Committee's consultations with non-governments1 **organizations** and the 269th report contained an **account** of the **Sub-Committee's** conaultations with the roprosentatives of the Office of the **Executive** Secretary of the Organization of African Unity to the 'United Nations and those of the national liberation movementa concerned. The 270th report concerned the **implementation** of General Aaaembly **resolution 35/118.**
- 6. At the same meeting, following statements by the representativea of Norway, Trinidad end Tobago and Chile (A/AC.109/PV.1331), the Speaisl Committee adopted the 266th report of the Sub-Committee (A/AC.109/L.1650) and endorsed the conclusions and recommendationa contained therein, it being underatood that in accordance with established practice, consultations would be held in connection with the implementation of specific recommendations, as appropriate and necessary (see para. II), and that the roservationa expressed by members would be reflected in the record of the meeting.
- 7. At the same meeting, following a statement by the representative of Norway (A/AC.109/PV.1331), the Special Committee then adopted the 260th and 269th reports of the Sub-Committee (A/AC.109/L.1666 and L.1667) and endorsed the conclusions and recommendations contained therein, it being understood that, in accordance with established praatiae, consultations would be held in connection with the implementation of specific recommendations, as appropriate and necessary (500 paras. 12 and 13), and that the recervationa expressed by members would be reflected in the record of the meeting.
- 8. At the same meeting, the Committee adopted the 270th report of the Sub-Committee (A/AC.109/L.1668) and endorsed the conclusions and reaommendations contained therein. In sccordwce with established practice, consultations would be held in connection with the implementation of specific recommendations, as eppropriate and necessary (see pars. 14).

# D. Decision of the Special Committee

# Week of Solidarity with the Peoples of Namibia and All Other Colonial Territories, as well as Those in South Africa, Fighting for Freedom, Independence and Human Rights

- 9. The 265th report of the Sub-Committee (A/AC.109/L.1649), adopted by the Special Committee on 13 May 1988 (see para. 4), contained the following conclusions and recommendations, on the basis of which a number of activities were undertaken in connection with the Week of Solidarity.
  - (1) (a) The Chairman of the Special Committee should issue a **press statement** on the **Week** of Solidarity, which should be given **maximum** publicity by the Department of Public **Information**;
  - (b) Activities in **connection** with the Wook ehould be announced at the daily briefings for the members of the **press corps**, who would be invited to attend the activities;

- (c) Dispatches covering activities in connection with the Week should be sent to the Pool of Non-Aligned News Agencies;
- (d) A briefing should be held for non-governmental organiaationa concerned with the **southern** African **issue**;
- (e) The weekly News Digest should report on activities undertaken during the Week;
- (f) Information regerding the Week should be included in the booklet **United Nations Today (Suggestions for Speakers)**;
- (g) Films on the struggle **for** freedom, independence **and** human rights should be **screened** for the public in the Dag **Hammarskjöld** Auditorium)
- (h) During the Week, anti-~ radio programmes for the month of Way should include coverage of all activities in connection with the Week)
- (i) United Nations information centres and other United Nations field offices should organize public information programmes, particularly for non-governmental organizations active in the field of decolonization, for the promotion of the Week, using printed snd audio-visual materials provided by Headquarters;
- (j) United Nations information centres **snould** intensify their **activities** in connection with the Week in **response** to the msndate contained in paragraph 3 (c) of **General** Aeaembly resolution **42/72** of 4 December 1987.
- (2) The fact that **1988** commemorates the twenty-fifth anniversary of the **Organization** of African Unity should be taken into consideration. During the Week, all the documentation prepared and produced by the Special Committee in this rogard **should** be properly **utilized**.
- (3) The situation in southern Africa and an expression of support for the legitimate struggle of the peoples of southern Africa for self-determination, freedom, independence and human rights should be emphasized in all activities undertaken during the Week. Emphasis should also be placed on the situation in all other colonial Territories considered by the Special Committee, as well as all other items on the Committee's agenda, such as the activities of foreign economic and other interests which are impeding the implementation of the Declaration and the military activities and arrangements by colonial Powers in the Territories under their administration which might be impeding the implementation of the Declaration.
- 10. In **accordance** with the above decision (see **para.** 9 **(1)** (a)) the Cheirman of the **Special** Committee issued on 20 May the following statement in commemoration of the Week of Solidarity:

# Statement issued by the Chairman on 20 May 1988 on the Week of Solidarity

"In 1972, the **General** Assembly, in **its** resolution 2911 (XXVII), addressed an appeal to the Governments an8 peoples of the world to observe annually a

Week of Solidarity with the Colonial Peoples of Southern Africa. The Week was to **start** on 25 May, which mark8 Africa Liberation Day. At that time, a large part of southern Africa remained under colonial rule and heroic **wars** of liberation were being waged in the region.

"In November 1992, the General Assembly expanded the **scope** of the Week of Solidarity to **include** its support for the peoples of all other dependent Territories, as well a8 **those** in South Africa, who were fighting for the right to self-determination and independence and for basic human **rights**.

"During the past 36 years, over 26 million men and women of Africa have achieved their long-saught-after freedom from colonial rule) no fewer than 25 colonial Territories world-wide have acceded to independence, many of them becoming member8 of the world Organization. The victories ultimately won by these courageous and untiring peoples clearly demonstrate the fact that neither force nor violence could stem the rising tide of national consciousness, nor could they continue to deprive the people8 concerned of their inalienable right to justice and human dignity.

"To the members of the international community, the attainment of nationhood and the joining among their ranks of these former Truat and Non-Self-Governing Territories represent a further step forward toward8 the realisation of universality of the world Organiastion and buttress the fulfilment of the objectives of the Charter of the United Nation8 and the principle8 of the Declaration on the Granting of Independence to Colonial Countries and Peoples.

'Notwithstanding **these** remarkable achievements, it is a **source** of deep regret and concern to us all that today, 28 year8 after the adoption of the Declaration, millions of people continue to be deprived of their right to freedom **and** are denied the most basic human rights, in clear violation of the Charter. **Nowhere** else today **is** this sad statement of fact more glaringly illustrated than in Namibia and South Africa where the policies and **acts** of the **apartheid régime** continue to pose a throat to international **peace and** security.

"In respect of Namibia, the racist régime of Pretoria continues its devious manoeuvre8 to sabotage the implementation of Security Council resolution 435 (1978) of 29 September 1978. Not only has that régime escalated its military presence in the international Territory, but it also continue8 to subject the Namibian people to untold repression. Moreover, it has repeatedly perpetrated armed aggression against the neighbouring African States and destabilized the security and economy of those States.

"In South Africa, the <u>apartheid</u> régime has continued its brutal repression and indiscriminate torture and killings of innocent men, women and children who courageously stood up against <u>apartheid</u>, and mercilessly meted out death sentences and murdered scores of freedom fighters.

"No one can deny that those policies and action8 of the **aparthoid régime** and its escalating acts of aggression, subversion and terrorism against the peoples of South Africa and Namibia, **as** well as independent African States, have resulted in serious breaches of peace and **security** in the region.

"Today, as we once again observe the Solidarity Week for the sixteenth consecutive year and on the eve of the twenty-fifth anniversary of the creation of the Organization of African Unity, the world community should rededicate itself to the full and speedy attainment of the Objectives of the Charter of the United Nations and the principles embodied in the historic Declaration on the Granting of Independence to Colonial Countries and Peoples and pledge its unqualified support for the effective observance of the basic principles of freedom and dignity for the peoples in Namibia and all other Territories, as well as those in South Africa, fighting for freedom, independence and human rights.

"On behalf of the Special Committee, I wish to urge all Member States to take whatever measure8 necessary for mobilizing the maximum possible support for the peoples of southern Africa and the dependent peoples throughout the world by effecting the widest possible dissemination of information on their just cause and the plight they endure.

"In particular, I wish to request that they launch concrete programme8 of publicity with a view to encouraging and securing support actions of all media operating under their jurisdiction.

"Finally, I wish to appeal to all Member States, specialized agencies and other organizations of the United Nation8 system, as well as non-governmental organizations and individual8 of good will, to increase the rassistance and support to the oppressed peoples of southern Africa and the dependent peoples elsewhere, in order to enable them to exercise their inalienable right to self-determination and independence without further delay."

# C . Other decisions of the Special Committee

- 11. The 266th report of the Sub-Committee (A/AC.109/L.1650), adopted by the Special Committee at its 1331st meeting, on 1 August 1966 (see paro. 6), contained the following conclusions and recommendations:
  - (1) The Special Committee should reiterate the importance of the United Nations effecting the widest possible dissemination of true, accurate and topical information on decolonization as an instrument for furthering the purposes and principles of the Charter of the United Nations and the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960, and for mobilizing world public opinion in support of the people8 of colonial Territories and their national liberation movement8 in their efforts to achieve self-determination, freedom and independence.
  - (2) The Special Committee should note with deep concern the further deterioration of the situation in and around Namibia &8 the result of the obdurate refusal of the racist minority Pretoria régime to comply with the relevant resolutions of the United Nations. The Committee should condemn the extensive links and collaboration between South Africa and certain Western countries, especially the United States of America and Israel, in the political, economic, nuclear, military and other fields. The Committee should also strongly denounce the attempts by South Africa. its Western and other allies and certain mass media in some Western and other countries to

misrepresent the struggle for freedom and independence in southern Africa as terrorist activities and to label the national liberation movements as terrorist organizations. The Committee should therefore Consider it imperative for the United Nations to take all possible steps to intensify its activities in the field of dissemination of information in order to counter such attempt8 and to make the international community and world public opinion aware that recognition by the United Nations of the legitimacy of the liberation struggle by the people of southern Africa entails as a corollary the extension of all moral and material support to them and their national liberation movementa.

- (3) The Special Committee should reiterate the great importance it attaches to the work of the Department for Special Political Questions, Regional Co-operation, Decolonisation and Trusteeship. It should be recalled that the Information Unit on Decolonization in that Department was created in pursuance of General Assembly resolution 3164 (XXVIII) of 14 Deasmber 1973 in order to collect, propare and disseminate, on a continuous basis and in consultation with the Special Committee and the Department of Public Information, basic material, studies and articles relating to the problems of decolonization. The Committee should urge the Department to take all necessary steps to enable it to continue to discharge its mandate.
- (4) While noting the active participation of the Iapartment of Public Information in the work of the Sub-Committee and its efforts to produce and disseminate information on **decolonization**, to monitor the responses received from United Nations information centres and to report thereon, **the** Special Committee should request the Department:
- (a) To continue to intensify, through all means at its disposal, its work of publicity in the field of decolonisation, basing its activities in this regard on the Charter, on the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960; the Plan of Action for the Full Implementation of the Declaration, contained in the annex to General Assembly resolution 35/118 of 11 December 1980; on the items on the agenda of the Special Committee; and on all relevant resolutions and declasions of the General Assembly and of other organs of the United Nations is solved in the field of decoloniaationr
- (b) To underline in all it8 activities that, despitemajor achievement8 in the process of decolonization, colonialism ha8 not been completely eradicated and that the activities of the United Nations in this field should be given high priority until all of the goals of the Declaration have been achieved;
- (c) To continue to place special emphasis on the struggle for liberation in Namibia being carried out by the South West Africa People's Organization (SWAPO', the sole, authentic and legitimate representative of the Namibian people;
- (d) To provide wider dissemination of information on all remaining colonial Territories, including information on all military bases or facilities in any of those Territories;

- **(e)** To provide wider dissemination, particularly through parliamentary **bodies**, non-governmental **organizations**, **mass** media and universities, in a clear and **simple** form accessible to the public, of basic **decolonization** resolutions and **decir** 'ns of the United Nations, **including** those adopted by **the Spec (al Committee**) and other basic materials concerning **decolonization** and to distribute them, especially through United Nations information Centres, in native languages when appropriate, in particular in those regions in which therm are Still colonial Territories, **and** in countries which are administering **Powers**;
- (f) To continue to strengthen co-operation with SWAPO, particularly through the Organisation of African Unity Co-ordinating Committee for the Liberation of Africa and the United Nations information centre8 in Africa, as appropriate, with a view to developing a prompt and systematic exchange of information and publicity materialat
- (g) To continue and strengthen the effort to counteract the hostile campaign launched by the racist régime of South Africa and its mass media, as well as some Western and other countries and some of their information organs, aimed at depicting the national liberation movements as terrorist organizations;
- (h) To **strengthen** further its co-operation with the Pool of Non-Aligned **News** Agencies **and** to provide it on a regular basis with **more** varied publicity material and information **concerning** United Nations activities in the field of **decolonization**;
- (i) To disseminate, to the maximum degree possible, materials prepared by the Movement of Non-Aligned Countries concerning decolonization;
- (3) To adopt measures aimed at providing full coverage of all activities of relevant United Nations bodies in the field of decolonisation in **press**releases in both the English and French languages1
- (k) To intensify the provision of information material on decolonization, including through exhibitions to be shown outside United Nations Headquarters, ta all United Nations information centres and to increase its assistance to them in all of their activities in the field of decolonization;
- (1) To take urgent measures, in co-operation with the Special Committee, 80 as to produce new visual material on the most vital problems of decolonization;
- (m) To utilize material8 pertaining to the participation of specialized agencies and other organizations of the United Nation8 system in the decolonization process, and to distribute those materials, as appropriate, through the United Nations information centres.
- (5) The Special **Committee** should request the **Department** of Public Information to provide it with feedback reports from the United Nations information centres regarding their **activities** of **dissemination** of information on **decolonisation** and, in particular, on the activities undertaken in **1988** in relation to the celebration of the Week of Solidarity with the Peoples of

Namibia and All Other Colonial Territories, as well as Those in South Africa, Pightiug for Freedom, Independence and Human Rights, prior to the consideration of the celebration of the Week by the Sub-Committee in 1989.

- (6) The Special Committee should urge the Department of Publfa Information to intensify its efforts to **ensure** that information **bodies** provide better **coverage** of decolonisation in all regions, in particular **in some** countries in Western Europe and North America, taking due account of the recent **measures** and official **censorship** imposed by the South **African** racist **régime** upon the loaal and international media rolated to all **aspects of** the policies and practices of **apartheid** and developments in Namibia, **and** to report to the Sub-Committee in 1989 on the results obtained.
- (7) The Special Committee ehould request: the Department for Special Political Questions, Regional Co-operation, Decolonization and Trusteeship, in co-operation with the Department of Public Information, to increase its speaking engagements at university campuses across North America and, is requested, in other regions on the subject. of decolonization, with particular emphesia on the situation prevailing in Namibia, and to inform the Sub-Committee of the experience and the results achieved.
- (8) The Special Committee should **request** the Department of Public Information and the Department for Special Political Questions, Regional Co-operation, **Decolonization** and Trusteeship to continue to take into consideration the important role being played by non-governmental crgunizations in the decolonisation process and in the dissemination of information on the situation in the remaining colonial Territories, by monitoring the activities of foreign economic interests impeding the implementation of the Declaration, and by disseminating information on the aims, objective and activities of national liberation movements.
- (9) The Committee should request the Department of **Public** Information and the Department for Special Political Questions, Regional Co-operation, **Dec.lonization** and Trusteeahip to continue and intensify their co-operation with non-governmental organisationa in the dissemination of **information** on decolonisation, particularly through briefings **on** colonial issues **and through** the provision of relevant printed materials on **decolonization**.
- (10) The Special Committee should appeal to **the mass media** to ragard it **as** their task to contribute to the elimination of the remaining **manifestations** of colonialism by disseminating information on the current problems of **decolonization** and to render aupport to the peoples of the colonial countries.
- (11) The Special Committee should further appeal to the mass media to contribute to increasing public awureneau of the close link between the struggle against colonialism and the struggle for international peace and security, in conformity with the provisions of the Charter and of the Declaration on the Granting of Independence to Colonial Countriee and Peoples and all relevant resolutions and decisions of the General Assembly.
- (12) The Special Committee ahould **express** the view that the **mass** media could **provide** broader coverage of events and activities relating to the **struggle** against colonialism, such **as conferences**, aeminare and round-tables, **as** well **as** meetings of United **Nations** organs involved in the field of

decoloniaatioa, and the publication and wide distribution of pertinent resolutions and **decisions** of **such bodies**.

- (13) The **Special Committee** should continue, in pursuance of **its** mandate, to aonsider new **ways** and **means** of increasing the **effectiveness** of the diaaemination of information relating to **decolonization**, including holding aonsultations with the **mass** media.
- 12. The 268th report of the Sub-Committee (A/AC.109/L.1666), adopted by the Special Committee at its 1331st meeting, on 1 August 1988 (see pare. 7), contained the following aonclusiona and recommendations:
  - (1) The Special Committee should expreaa the view that non-governmental organisations are playing an important role in the **decolonization process**, particularly through their widespread dissemination of information on the situation in the remaining colonial Territories, **i.e.**, by disseminating information on the position of the United Nation8 with regard to decolonisation, by monitoring the activities of foreign economic interests **impeding** the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December **1960**, by disseminating information on the aims, objectives and activities of the national liberation movements, and by providing assistance to the **co`onial** peoples and their national liberation movements, particularly those in southern Africa, in their struggle for freedom, aelf-determination, national independence and human rights.
  - organizations active in the field of **decolonization** to continue and intensify their campaign against the evils and dangers of colonialism in all its forma and manifestations by, **interalia**, supporting the provisions and disseminating widely, particularly to the inhabitants of the Non-Self-Governing Territories, the texts of the Charter of the United Nations, the Declaration on the granting of Independence to Colonial Countries and Peoples, the Plan of Action for the Full Implementation of the Declaration, contained in the annex to General Assembly resolution 35/118 of 11 December 1980, and all other resolutions and decisions of the United Nations relating to colonial questions.
  - (3) The Special Committee should **also** encourage non-governmental **organizations** active in the field of **decolonization** to continue and intensify their support for all colonial peoples, in particular those in southern Africa and their national liberation movements, in their struggle to attain **treedom**, **self-determination**, national independence and human **rights**.
  - (4) The Special Committee **should** further encourage non-governmental organisations to continue their efforts to counteract the destructive and hostile campaign being waged by South Africa, its Western and **other** allies and certain **mass** media in some Western and other countries to depict the national liberation movements as terrorist organisationa. The beat moans of accomplishing thir aim is for non-governmental organisationa to provide true **and** accurate information on the struggle of the peoples of the colonial Territories, au well as those in South Africa, **for** freedom, self-determination, national independence and human rights and to disaominate widely the basic documents **of** the national liberation movements, particularly the Constitution **of** the **South** West Africa People's **Organization** and the

Freedom Charter of the African National Congress of South Africa, as well as the basic doauments of the Pan Africanist Congress of Agania.

- (5) The Special Committee should request the **Department** of Publia Information of the Searetariat to continue to provide all non-governmental **organizations** aative in the field of deaoloniaation with **clear** and simple information on oolonial **issues**, in the form of relevant United **Nations** studies, monographs and other materials, in order to enable them and the publia at large to follow the **situation** in the oolonial Territories. The **provis\_on** to non-governmental **organizations** of information on foreign **economic** and military aativities in oolonial Territories, **including** military **bases**, is of partiaular **importance**. The Speaial Committee should request **the Department** for Speaial Political Questions, Regional Co-operation, Deaoloniration and Trusteeship of the Secretariat to **continue** preparing material on the **subject** and to update previous studies. Non-governmental **organizations** should be encouraged to **assist** in **disseminating** those materials, in **particular** to the inhabitant6 of **Non-Self-Governing** Territories.
- (6) The Speaial Committee should also request the Department for Special Political Questions, Regional Co-operation, Deaoloniaation and Trusteeship to continue to co-operate with the Non-Governmental Organizations Section and the Visitora' Section of the Department of Publia Information and to provido frequent briefings on deaoloniaation at United Nations Headquarters to interested non-governmental organisations and student groups, as well as to university students at carnpuaes away from Headquarters.
- (7) The Special Committee and the Department for Special Political Questions, Regional Co-operation, Decolonisation and Trusteeship should be represented at relevant seminars and other activities on decolonisation matters organized by non-governmental organizations substantially connected with the mandate and the work of the Special Committee in order to disseminate and explain the position of the United Nations on decolonisation issues; co discuss their experience in disseminating information on decolonisation and providing assistance to the colonial peoples and their national liberation movements; and to obtain additional information on the situation in the Non-Self-Governing Territories.
- (8) The Special Committee, in order to aahieve aloaer ao-operation with the non-qovernmental organizations active in the field of deaolonization, should request the organizations concerned to supply it with information on their research and the results thereof with regard to important points of view on the problems of colonialism, as well as on the situation in the remaining colonial Territories and to communicate the results of that rerearch toit, for distribution to all interested non-governmental organizatione, after consultations in the Special Committee.
- (9) The Department for Speaial Political Questions, Regional Co-operation, Decolonisation and Trusteeship should be requeeted to utilize, whenever appropriate, information furnished by non-governmental organizations concerning the situation in the Non-Self-qoverning Territories on the agenda of the Special Committee when preparing working papers for the tpeaial Committee.

- (10) The Special Committee should reaffirm that consultations with **the** relevant non-governmental organiaations active **in** the field of decolonisation should be continued.
- 13. The 269th report of the Sub-Committee (&/AC.109/L.1667), adopted by the Special Committee at its 1331st moeting, on 1 August 1968 (see pert-a. 7), contained the following conclusions and recommendations:
  - (1) The Sub-Committee recommends that the Special Committee should commend the Organization of African Unity (OAU) for its contribution to the complete and speedy eradication of colonialism in all its forma and manifestations, and of racism and apartheid, for the support it gives to the peoples of Namibia and South Africa and their national liberation movements, fighting for froedom, self-determination, independence and human rights, and for the attention it devotes to the struggle of independent States in southern Africa against aggression, subversion, destabiliaation and all forms of colonial or neo-colonial pressures by the Pretoria régime.
  - (2) The Sub-Committee recommends that the Special Committee should reiterate its support for the South West Africa People's Organization (SWAPO), the sole, authentic and legitimate representative of the Namibian people in their heroic etruggle for self-determination, freedom and national independence in a united Namibia. The Sub-Committee further recommends that the Special Committee should commend the people of South Africa and their national liberation movements for intensifying their legitimate struggle against apartheid and for national liberation.
  - (3) The Sub-Committee recommends that all States, **specialized** agencies and **non gc \_\_\_mental organizations** active *in* the field of **decolonization** should be urged once more to increase their support to the peoplas **of** Namibia and South Africa struggling for freedom, independence **and** human rights, and to provide all **possible** moral and material assistance to the national liberation movements **recognised** by OAU, including their information activities.
  - (4) The Sub-Committee recommends that the Special Committee should further strengthen its contacts, co-operation, **periodic** consultations and systematic exchange of views with OAU and with the representatives **of national** liberation movements **recognized** by OAU.
  - (5) The Sub-Committee recommends that a further appeal should be addressed to all **Member** States to adopt all **necessary** measures for the dissemination of objective and accurate information on the struggle of the peoples of South Africa and Namibia and their national liberation movements against colonialism, racism and **apartheid** and for freedom, self -determination, independence and human rights, The Sub-Committee strongly **recommends** that all Member States should be requested to report to the Secretary-Goneral on measures undertakan in response to that appeal.
  - (6) The Sub-Committee urges the Special Committee to recommend to the General Assembly that it should reiterate its appeal contained in Assembly .esolut on 2911 (XXVII) of 2 November 1972 regarding voluntary contributions to the OAU Assistance Fund for the Struggle against Colonialism and Apartheid.

- (7) The Sub-Committee recommends that the Department of Public Information, assisted as appropriate by the Department for Special Political Questions, Regional Co-operation, Decolonization and Trusteeship, should further increase the press coverage  $\mathbf{of}$  the situation in southern Afriaa in order to acunter effectively the destruative and hostile propaganda aampaign now being waged against the national liberation movements in South Africa and Namibia **k**: the racist **régime** of Pretoria, some of its Western and other allies and certain of their mass media. For this purpose, the Department of Public Information, in consultation with the Special Committee and other relevant bodiea of the United Nations and in close ao-operation with the national liberation movements in South Afriaa and Namibia, should give preference to the preparation and widest possible dissemination of relevant materials and programmes that reflect the position of the United Nations on the question of Namibia and on the struggle against apartheid, partiaularly through the United Rations information centres and those non-governmental organisationa active in the field of deaolonimation on the Speaial Committee's mailing list.
- (8) The Sub-Committee recommenda that the **Secretary-General, through the** Department of Public Information and the Department for Speaial **Political** Questions, Regional Co-operation, Decolonisation and Trusteeship, should be requested to continue to take all **necessary** steps to **assist**, as **a** matter of priority, the Special Committee, the United Nations Counail for Namibia and the Special Committee against **Apartheid**, in order that the United Nations may intensify its efforts to generate publicity and dissemination of information, with a view to **mobilizing publia** support for self-determination, freedom and independence of the peoples of Namibia and South Xfriaa.
- (9) The Sub-Committee requests the Chairman of the Special Committee to discuss with the presiding officers of the Special Committee against **Apartheid** and the **United** Nations Council for Namibia the holding of periodic consultations in order to co-ordinate the relevant activities of the three bodies, **particularly with regard to raising** support for and its effect on the peoples of Namibia and South Afriaa and their national liberation movements in their struggle for freedom, self-determination, independence and \*\*\*uman rights. Among the matters to be considered in the **Course** of those consultations anould be effective measures to be taken, within the reepeative mandates of the three bodies, to \*\*intensify\* dissemination of information on **decrlonization** and to seek ways to **increase** contributions to the United Nations Fund for Namibia, the United Nations Educational and Training Programme for Southern Africa and the United Nations Trust Fund **for** South Africa.
- 14. 1n: ?70th report of the Sub-Committee (A/AC.109/L.1668), adopted by the Special Committee at its 1331st meeting, on 1 August 1988 (see pars. 8), contained the recommend&ion that the Secretary-General should request once more those States that had not yet done so to reply as speedily as possible to his previous communications relating to the Plan of Action contained in General Assembly resolution 35/118. In a note verbale dated 3. August 1988, the Secretary-General drew the attention of those States that had not yet replied to hie previous communications relating to the above decision of the Special Committee.
- 15. The Special Committee also took decisions during the year relating to publicity in connection with other items on its agenda as follows:

- (a) In a decision on the **question** of **Namibla**, **adopted** at **its** 1336th meeting, on **8** August (see chap. VIII, **para.** 13 of the **prosent** report), the Special Committee reiterated **its request** that the **Secretary-General** "intensify Surthur **his** efforts, through all **available** media, to **mobilize** world public opinion against the policy pursued by that **régime with respect** to Namibia **and**, in particular, to **increase** the **dissemination** in all parts of the world of information on the liberation struggle waged by the people **of** Namibia under the **leadership** of the **South** West Africa People'8 **Organization**";
- (b) In a resolution concerning foreign economic activities in colonial Territories, adopted at its 1336th meeting on 8 August (see chap. IV, pare. 9 of the present report) the Special Committee, inter alia, requested the Secretary-General "to undertake, through the Department of Public Information of the Secretariat, a sustained and broad campaign with a view to informing world public opinion of the facts concerning the pillaging of natural resources in colonial Territories and the exploitation of their indigenous populations by foreign economic interests and, in respect of Namibia, the support they render to the racist minority régime of South Africa";
- (c) In a **decision** on military activities in colonial **Territories**, adopted at its 1336th meeting. on **8** August (see chap. **V, para.** 9 of the present report), the Special Committee **requested** the Secretary-General "to continue, through the Department of Public Information of the Secretariat, an **intensified** campaign of publicity with a view to informing world public opinion of the Sects concerning the military activities end arrangements in colonial Territories which are impeding the implementation **of** the Declaration on the **Granting** of **Independence** to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV)".

#### CHAPTER III\*

# QUESTION OF SENDING VISITING MISSIONS TO TERRITORIES

# A. Consideration by the Special Committee

- 1. At its 1329th meeting, on 2 February 1966, by adopting the **suggestions** relating to the **organization** of its work put forward by the Chairman (A/AC.109/6.1647), the **Special** Committee decided to take up the question of **sending** visiting **missions** to Territories **as** a **separate** item to be considered at its plenary meetings **and**, **as** appropriate, by its Sub-Committee on Small **Territories** in connection with its examination of specific Territories,
- 2. The Special Committee considered the item at its 1331st and 1332nd meetings, on 1 and 3 **August** 1966, respectively.
- 3. In its consideration of the item, the Special Committee took into account the provisions of the relevant General Assembly resolutions including, in particular, those provisions relating to the question contained in resolution 42/71 of 4 December 1987 on the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, and resolutions 42/79 to 42/89 os 4 December 1957 and Assembly decision 42/420 of 4 December 1987 relating to specific Territories. The Committee also considered Assembly resolutions 35/118 of 11 December 1900 and 40/56 of 2 December 1965 relating, respectively, to the twentieth and twenty-fifth anniversaries of the Declaration on the Granting of Independence to Colonial Countries and Peoples.
- 4. During its consideration of the item, the Special Committee had before it the report of its Chairman (A/AC.109/L.1672) on his consultationa with representatives of the administering Powers, undertaken in accordance with paragraph 4 of the resolution adopted by the Committee at its 1317th meeting, on 6 August 1967. 1/ In his report, the Chairman atated, inter alia, that with regard to the requests addressed to them in the relevant decisions of the General Assembly and the Special Committee, the representatives of New Zealand and the United States of America had reiterated the readiness of their respective Governments to continue to provide the Committee, in accordance with established practice and procedure, with all relevant information on the Territories concerned, to participate in the related work of the Committee and to receive visiting missions in Territories under their administration, as appropriate, and on the basis of consultation8 to be held subsequently.
- 5. The Chairman further **stated** in his report that while he had noted the continued readiness of the **Government** of the United Kingdom of Great Britain and Northern Ireland to provide the Special Committee, in accordance with established practice and procedure, with all'relevant information **or** the Territories **concerned**, he had **requested** the representative of the United Kingdom once again to communicate to **his Government** the appeal by members of the Committee to reconsider its **decision** not to take part in the **related** work of the Committee, having in mind the negative impact of that decision and **stressing** the importance **of** multilateral efforts within

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the framework of the United Nations for the solution of the remaining problems of decolonisation. In that regard, the Chairman recalled that the Special Committee had dispatched in the past no Sewer than 10 visiting missions to Territories under United Kingdom administration, and expressed the hope that the Special Committee would receive, in the noar Suture, invitation8 from the United Kingdom to send visiting missions to Territories under its administration. The Chairman undertook to keep the Speaial Committee apprised of any Surthsr developments in his consultations with the administering Powers concerned on that question.

- 6. At the 1331st meeting, on 1 August, the Chairman drew attention to a draft resolution on the item prepared by him on the basis of consultations (A/AC.109/L.1673).
- 7. At the 1332nd meeting, on 3 August, Sollowing **statements** by the Chairman and by the representative of **Norway (A/AC.109/PV.1332)**, the Special Committee adopted the draft resolution without objection (see pare. 11).
- 0. On 4 August, the text of the reaclution ( $\lambda/\lambda$ C.109/965) was transmitted to the representatives of the administering **Powers** concerned for the attention of their respective **Governments**.
- 9. In addition to the consideration of the item at the plenary **meetings** of the Special Committee, **as** described **below**, the **Sub-Committee** on Small Territories, in **considering** the specific Territories referred to **it**, took into account the relevant provisions of the General **Assembly** resolutions **and** decisions mentioned in paragraph **3**, **as** well **as** previous **decisions** of the Committee relating **to** the item.
- 10. By approving the relevant reports of that Sub-Committee, the Special Committee endorsed a number of conclusions and recommendations concerning the sending of visiting missions to Territories, as reflected in chapter IX of the present report, relating to Tokelau, Anguilla, the Cayman Islands, Montserrat, Bermuda, the Turks and Caicos Islands, the British Virgin Islands, St. Helena, Guam, American Samoa and the United States Virgin Islands.

# B. Decision of the Special Committee

11. The text of the resolution (A/AC.109/965), adopted by the Special Committee at its 1332nd meeting, on 3 August 1966, to which reference is made in paragraph 7, is reproduced below:

# The Special Committee,

**Having considered** the question of sending visiting missions to **Territories**,

Having examined the report of the Chairman on the question, 2/

**Recalling** the relevant resolutions and decisions of the General Assembly and the Speaial Committee requesting the administering **Powers** to co-operate Sully with the **United** Nations by permitting the **access** of visiting missions to the Territories under their administration,

<u>Conscious</u> of the constructive results achieved au a consequence of United Nations visiting missions in securing first-hand information about the Territories concerned and ascertaining the wishes and aspirations of their peoples regarding their Suture status, thus enhancing the capacity of the United Nations to assist in the attainment by these peoples of the objectives set forth in the Dealsration on the Granting of Independence to Colonial Countries and People6 and the Charter of the United Nations,

Expressing its regret at the decision of the Government of the United Kingdom of Great Britain and Northern Ireland not to take part in the related work of the Special Committee and noting with serious concern the negative impact which the non-participation of the United Kingdom has had on its work during the year, depriving it of an important source of information on the Territories under the administration of the United Kingdom,

- 1.. <u>Stresses</u> the need to dispatch **periodic** visiting **missions** to **colonial** Territories in order to Saailitate the full, speedy and **effective** implementation of the **Dec.aration** on the **Granting** of **Independence** to Colonial Countries and Peoples with respeat to these **Territories**;
- 2: <u>Calls upon</u> the administering Powers to an operate or continue to co-operate with the United Nations by permitting the access of visiting missions to the Territories under their administration;
- 3. **Urges** the Government of the United Kingdom of Great Britain and Northern Ireland to **reconsider** its decision not to participate in the work of the Special Committee and urges it to **permit** the **access** of **visiting missions** to the Territories under its **administration**;
- 4. **Requests its** Chairman to continue consultations with the administering **Powers** concerned regarding the implementation of paragraph 2 of the present resolution and to roport **thereon to the Special** Committee **as** appropriate.

#### Notes

1/ Official Records of the General Assembly. For ... (A/42/23), chap. III, para. 10.

2/ A/AC.109/L.1672.

#### CHAPTER IV\*

ACTIVITIES OF FOREIGN ECONOMIC AND OTHER INTERESTS WHICH ARE IMPEDING THE IMPLEMENTATION OF THE DECLARATXON ON THE GRANTING OF XNDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES IN NAMIBIA AND IN ALL OTHER TERRXTORXES UNDER COLONXAL DOMXNATXON AND EFFORTS TO ELIMINATE COLONXALISM, APARTHEID AND RACIAL DISCRIMINATION IN SOUTHERN AFRXCA

# A. Consideration by the Special Committee

- 1. At its 1329th meeting, on 2 February 1900, by adopting the suggestiona relating to the organisation of its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the above item as a separate item to be considered at its plenary meetings and, as appropriate, by its Sub-Committee on Small Territories in connection with its examination of specific Territories.
- 2. The Special Committee considered the item at its  ${\bf 1331st}$  and 1333rd to 1336th meetings, between 1 and  ${\bf 0}$  August  ${\bf 1988}$ .
- 3. In its consideration of the item, the Special Committee took into account the **provisions** of the relevant resolutions of the **General Assembly**, including in particular **resolution 42/74 of 4** December 1907, relating to foreign economic activities in colonial **Tarritories**. The Committee **also** took into account the relevant **provisions** of Assembly resolution **35/118** of 11 December 1900, the annex to which contains the Plan of Action for the Full Xmplemontation of the Declaration on the Granting **of** Independence to Colonial Countries and **Peoples**; and **resolution 40/56** of 2 December 1905 relating to the twenty-fifth anniversary of the **Declaration**, and resolution **42/71** of 4 December 1907 on the implementation of the Declaration, as well as all other **resolutions** relating to colonial Territories in Africa. The Committee 0180 took into **consideration** the relevant documents of other intergovernmental bodies concerned, to which **reference** is made in the sixth and seventh **preambular** paragraphs of the decision it adopted on 0 August (see **para.** 9).
- 4. During its consideration of the item, **the** Special Committee hed before it working paper8 prepared by the Secretariat containing **information** on economic conditions, with particular reference to foreign economic activities, in the following Territories: **Anguilla** (A/AC.109/935), the **Cayman** Islands (A/AC.109/943), **Montserrat** (A/AC.109/946), Bermuda (A/AC.109/947), the Turks and Caicos Islands (A/AC.109/952 and Corr.1) and the United States Virgin Islands (A/AC.109/956), and a report **on** the **activities** of foreign economic interest8 operating in Namibia (A/AC.131/286).
- 5. At the 13318t meeting, on 1 August, the Chairman **drew** the attention of members to draft roeolution **A/AC.109/L.1670**, which **was** prepared on the basis of consultations with member8 of the Bureau.

<sup>♠</sup> Previously issued as part of A/43/23 (Part XXX).

- 6. The general debate on the item took place at the 1333rd to 1336th meetings, on 4, 5 and 8 August. The following Member States took part in the debater the Syrian Arab Republic, Czechoslovakia, Tunisia and Venezuela, at the 1333rd meeting (A/AC.109/PV.1333); India, Afghanistan, Indonesia, Chile and Cuba, at the 1334th meeting (A/AC.109/PV.1334); Yugoslavia, China, Ethiopia and the United Republic of Tanzania, at the 1335th meeting (A/AC.109/PV.1335); and Mali and the Union of Soviet Socialist Republics, at the 1336th meeting (A/AC.109/PV.1336).
- 7. At its 1336th meeting, on 8 August, following statements by the representatives of Norway and Chile, the Special Committee adopted draft resolution A/AC.109/L.1670 (see p... 2.9), it being understood that the reservation8 expressed by members would be reflected in the record of the meeting. The representative of Côte d'Ivoire made a statement (A/AC.109/PV.1336).
- 8. On 11 August, copies of the resolution (A/AC.109/968) were transmitted to all States, the specialised agencies and other organisations of the United Nations system and to the Organization of African Unity (OAU).

# B. Decision of the Special Committee

9. The text of the resolution (A/AC.109/968) adopted by the Special Committee at 1336th meeting, on 8 August 1980, to which reference is made in paragraph 7. is reproduced below:

# The Special Committee,

Having considered the item entitled \*'Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples in Namibia and in all other Territories under colonial domination and efforts to eliminate colonialism, apartheid and racial discrimination in southern Africa",

Recalling General Assembly resolutions 1514 (XV) of 14 December 1960, containing the Declaration on the Grapting of Independence to Colonial Countries and Peoples, 2621 (XXV) of 12 October 1970, containing the programme of action for the full implementation of the Declaration, 35/118 of 11 December 1980, the annex to which coutains the Plan of Action for the Full Implementation of the Declaration, and 40/56 of 2 December 1985 on the twenty-fifth anniversary of the Declaration, as well as all other resolutions of the United Nations relating to the Item,

Reaffirming the solemn obligation of the administering Powers under the Charter of the United Nations to promote the political, economic, social and educational advancement of the inhabitants of the Territories under their administration and to protect the human and natural resources of those Territories against abuses,

Reaffirming that any economic or other activity that impedes the implementation of the Declaration on the Granting of Xndependenae to Colonial Countries end Peopler and obstructs efforts aimed at the elimination of colonialism, apartheid and racial discrimination in southern Africa and other colonial Territories is in direct violation of the rights of the inhabitants and of the principles of the Charter and all relevant resolutions of the United Nations,

Reaffirming that the natural resources of all Territories under colonial and racist domination are the heritage of the peoples of those Territories and that the depletive exploitation of those resources by foreign economic interests, in particular in Namibia, in association with the occupying régime of South Africa, constitute a direct violation of the rights of the peoples and of the principles of the Charter and all relevant resolutions of the United Nations,

Bearing in mind the relevant provisions of the Final communique of the Meeting of Ministers for Foreign Affairs and Hoads of Delegation of the Movement of Non-Aligned Countries to the United Nations General Assembly at its forty-second session, held in New York from 5 to 7 October 1967, 1/ and the relevant resolutions adopted by the Assembly of Hoads of State and Government of the Organization of African Unity at its twenty-fourth ordinary session, held at Addis Ababa from 25 to 23 Way 1988, 2/

Taking into account the relevant provisions of the documenta adopted by the World Conference on Sanctions against Racist South Africa, held in Paris from 16 to 20 June 1966, 2/ and the International Conference for the Immediate Independence of Namibia, held at Vienna from 7 to 11 July 1983, 4/ and of the Luanda Declaration and Programme of Action adopted by the United Nations Council for Namibia at Luanda on 22 May 1967, 5/ snd the Final communiqué of the Ministerial Meeting of the United Nations Council for Namibia, held in New York on 2 October 1967, 6/

Noting with profound concern that the colonial Powers and certain States, through their activities in the colonial Territories, have continued to disregard United Nations decisions relating to the subject and that they have failed to implement, in particular, the relevant provisions of General Assembly resolutions 2621 (XXV) of 12 October 1970 and 42/74 of 4 December 1967, by which the Assembly called upon the colonial Powers and those Governments that had not yet done so to take legislative, administrative or other measures in respect. of their nationals and the bodies corporste under their jurirdiation that own and operate enterprisea in colonial Territories, particularly in Africa, that are detrimental to the interests of the inhabitants of those Territories, in order to put an end to such enterprises and to prevent new investments that run counter to the interests of the inhabitants of those Territories,

Condemning the intensified activities of those foreign aconomic, financial and other interests that continue to exploit the natural and human resources of the colonial Territories and to accumulate and repatriate huge profits to the detriment of the interest8 of the inhabitants, particularly in the case of Namibia, thereby impeding the reoliaation by the peoples of the Territories of their legitimate aspirations for self-determination and independence,

Strongly condemning the support that the racist minority regime of South Africa continues to receive from those foreign economic, financial and other interests that are collaborating with the régime in the exploitation of the natural and human resource8 of the international Territory of Namibia, in the further entrenchment of its illegal racist domination over the Territory and in the strengthening of its system of apartheid.

Strongly condemning the investment of foreign capital in the production of uranium and the collaboration by certain Western and other countries with the racist minority régime of South Africa in the nuclear field which, by providing that régime with nuclear equipment and technology, enable it to develop nuclear and military capabilities and to become a nuclear Power, thereby promoting South Africa's continued illegal occupation of Namibia,

Reaffirming that the natural resources of Namibia, including its marine resources, are the inviolable and incontestable heritage of the Namibian people and that the exploitation and depletion of those resources, particularly the uranium deposits, as a result of their plunder by South Africa and certain Western and other foreign economic interests, in violation of the Charter, of the relevant resolutions of the General Assembly and the Security Council and of Decree No. 1 for the Protection of the Natural Resources of Namibia, 7/ enacted by the United Nations Council for Namibia on 27 September 1974, and in disregard of the advisory opinion of the International Court of Justice of 21 June 1971, 8/ are considered to be illegel, and that they aontribute to the maintenance of the illegal occupation régime and are a grave threst to the integrity and prosperity of an independent Namibia,

Recalling the endorsement by the General Assembly of the decision by the United Nationa Council for Namibia that, in the exercise of the Council's rights under the United Nations Convention on the Law of the Sea. 2/ the Council would proclaim an exclusive economic zone for Namibia, the outer limit of which would be 200 miles, and recalling also the statement by the General Assembly that any action regarding the implementation of the Council's decision should be taken in consultation with the South West Africa People's Organization, the sole and authentic representative of the Namibian people, 10/

Expressing its support for the initiation by the United Nations Council for Namibia of leg81 proceedings in the domestic courts of States against corporations or individuals involved in the exploitation, transport, processing or purchase of Namibia's natural resources, as part of its efforts to give effect to Decree No. 1 for the Protection of the Natural Resources of Namibia.

Concerned about any foreign economic, financial and other activities which continue to deprive the indigenous populations of colonial Territories, including certain Territories in the Caribbean and the Pacific Osean regions, of their rights over the wealth of their countries, where the inhabitants of those Territories continue to suffer from a loss of land ownership as a result of the failure of the administering Powers concerned to restrict the sale of land to foreigners, despite the repeated appeals of the general Assembly,

Conscious of the continuing need to mobilise world public opinion against the involvement of foreign occoromic, financial and other interests in the exploitation of natural and human resources, which impedes the independence of colonial Territories and the elimination of racism, particularly in South Africs and Namibia, and emphasising the importsnae of action by local authorities, trade unions, religious bodies, academic institutions, mass media, solidarity movements and other non-governmental organizations, as well as individuals, in applying pressure on transnational aorporations to refrain from any investment or activity in South Africa and Namibia, in encouraging a

policy of systematic divestment of any financial or other interest in corporations doing business with South Africa and in counteracting all forms of collaboration with the occupation regime in Namibia.

- 1. Rearfirms the inalianable right of the peoples of dependent
  Territories to self-dotermination and independence and to the enjoyment of the
  natural resources of their Territories, as well as their right to dispose of
  those recourcee in their beat interests,
- 2. Reiterates that say administering or occupying Power that deprives the colonial peoples of the exorcise of their loqitimate rights over their natural resources or subordinates the righte and interests of those peoplee to foreign economic and financial interests violates the solemn obligations it has assumed under the Charter of the United Nations!
- 3 . Reaffirmhat, by their dopletivo exploitation of natural resources, the continued accumulation and repatriation of huge profits and the use of those profits for the enrichment of foreign settlore and the perpetuation of colonial domination and racial discrimination in the Territories, the activities of foreign economic, financial and other interests operating at present in the colonial Territories, particularly in Namibia, constitute a major obstacle to politic81 independence and racial equality, as well as to the enjoyment of the naturel resources of those Territories by the indigenous inhabitants;
- 4. <u>Condemns</u> the activities of foreign economic and other interests in the colonial Territories impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV), and the efforts to oliminate colonialism, apartheid and racial discrimination;
- 5. Condemns the policies of Governments that continue to support or collaborate with those foreign economic and other interests engaged in exploiting the natural and human recourse of the Territories, including, in particular, illeqslly exploiting Namibia's mineral and eea recoursee, violsting the political, economic and social rights snd interests of the indigenous peoples and thus obstructing the full and speedy implementation of the Declaration in respect of those Territories;
- 6. Strongly condemns the collaboration of certain Western and other countries with the racist minority régime of South Africa in the nuclear field snd calls upon those and all other Governments concerned to refrain from supplying that regime, Airectly or indirectly, with installations, equipment or material that might enable it to produce uranium, plutonium snd other nuclear materials, resctora or military equipment8
- 7. Strongly condemns the collaboration with the racist minority regime of South Africa of certain Western and other countries as well as transnational corporations that continue to make new investments in South Africa and supply the régime with armaments, nuclear technology and all other materials that are likely to buttress it and thus aggravate the threat to world peace;

- 6. Calls upon all States, in particular certain Western and other States, to take urgent, effective measures to terminate all collaboration with the racist régime of South Africa in the political, economic, trade, military and nuclear fields and to refrain from enterinq into other relations with that régime in violetion of the relevant resolutions of the Waited Nations and of the Organization of African Unity:
- 9. Calls once again upon all Governments that have not yet done so to take legislative, administrative or other measures in respect of! their nationals and the bodies corporate under their jurisdiction that own end operate enterprises in colonial Territories, particularly in Africa, that use detriment&l to the interests of the inhabitants of those Territories, in order to put an end to such enterprises and to prevent new investmenta that run counter to the interests of the inhabitants of those Territories;
- 10. Calls upon all States to terminate, or cause to have terminated, any investments in Namibia or loans to the racist minority régime of South Africa and to refrain from any agreements or measures to promote trade or other economic relations with that régime;
- 11. Requests all States that have not yet done 80 to take Sfective measuree to end the supply of funds and other form8 of assistance, including military supplies and equipment, to the racist minority régime of South Africa, which ueoe such assistance to repress the people of Namibia and their national liberation movement;
- 12. Strongly condemns South Africa for its continued exploitation end plundering of the natural resources of Namibia, leading to the rapid depletion of such resources, in complete disregard of the legitimate interests of the Namibian people, for the creation in the Territory of an economic tructura dependent essentially upon its mineral resources and for its illegal extension of the territorial eea and its recolumnation of an economic some off the coast Of Namibia;
- 13. Reiterates that all activities of foreign economic interests in Namibia are considered to be illegal under international law and declares that consequently South Africa and all the foreign economic interests operating in Namibia are liable to pay damages to the future legitimate Government of an independent Namibia and taker note that the General Assembly called upon the United Nations Council for Namibia, in pursuance of the relevant provisions of Decree No. 1 for the Protection of the Natural Resources of Namibia, to continue to take the necessary steps to compile statistical information on the wealth illegally extracted from Namibia, with a view to assessing the extent of compensation eventually due to an independent Namibia,
- 14. Calls upon those oil-producing and oil-exporting countries that have not yet done 80 to take effective measures against the oil companies concerned 80 as to terminate the supply of crude oil and petroleum products to the racistrégime of South Africa;
- 15. Reiterates that the exploitation end plundering of the marine and other natural resources of Namibia by South African and other foreign ೨೦೦೫ interests, including the activities of those transnational corporationa that are engaged in the exploit&ion and export of the Territory's uranium ores and

other resources, in violation of the relevant resolutions of the General Assembly and the Security Council and of Decree No. 1 for the Protection of the Natural Resources of Namibia, are considered to be illegal, that they contribute to the maintenance of the illegal occupation régime and are a grave threat to the integrity and prosperity of an independent Namibia;

- 16. Condemns the plunder of Namibian uranium and calls upon the Governments of all States, particularly those whose nationals and corporationa are involved in the mining and processing of Namibian uranium, to take all appropriate measures in compliance with the provisions of Decree No. 1 for the Protection of the Natural Resources of Namibia, including the practice of requiring negative certificates of origin, to prohibit and prevent State-owned and other aerporatione, together with their subsidiaries, from dealing in Namibian uranium and from engaging in uranium-prospecting activities in Namibia;
- 17. Requests the Governments of the Federal Republic of Germany, the Netherlands and the United Kingdom of great Britain and Northern Ireland, which operate the Urenco remnium enrichment plant, to have Namibian uranium specifically excluded fro.. the Treaty of Almelo, 11/ which regulaten the activities of Urenco,
- 18. Reiterates its request to all States, pending the imposition of comprehensive mandatory sanctions against South Africa, to take legislative, administrative and other measures, individually or collectively, as appropriate, in order effectively to isolate South Africa politically, economically, militarily and culturally, in accordance with the relevant resolutions of the General Assembly, moat recently resolution 42/14 of 6 November 1987, and incorrages those Governments that have recently taken certain unilateral sanction measures against the South African régime to take further measures;
- 19. Calls once again upon all States to discontinue all economic, financhal and trade co-operation with the racist minority régime of South Africa concerning Namibia and to refrain from entering into any relations with South Africa, purporting to act on behalf of or concerning Namibia, that may lend support to its continued illegal occupation of that Territory8
- 20. Invites all Governments and organizations of the United Nations system, having regard to the relevant provisions of the Declaration on the Establishment of a New International Economic Order, contained in General Assembly resolution 3201. (S-VI) of 1 May 1974, and of the Charter of Economic Rights and Duties of Scates, contained in Assembly resolution 3281 (XXIX) of 12 December 1974, to ensure, in particular, that the permanent sovereignty of the colonial Territories over their natural. resources is fully respected and safequarded;
- 21. Urges the administering Powers annaerned to take effective measures to safeguard and guarantee the inalienable right of the peoples of the administeries to their natural resources and to establish and maintain control over their future development and requests the administering Powers to take all necessary reps to protect the property rights of the people8 of those Territories;

- 22. Calls upon the administering Powers concerned to abolish all discriminatory and unjust wage systems and working conditions prevailing in the Territories under their administration and to apply in each Territory a uniform system of wages to all the inhabitants without any discrimination;
- 23. Requests the Secretary-General to undertake, through the Department of Public Information of the Secretarist, a sustained and broad campaign with a view to informing world public opinion of the faatu concerning the pillaging of natural resources in colonial Territories and the exploitation of their indigenous populatione by foreign eaonomia interests and in respect of Namible, the support they render to the racist minority régime of South Africa;
- 24. Appeals to mass media. trade unions and non-governmental organizations, an well as i...Aividuals, to co-ordinate and intensify their efforts to mobilise international public. opinion against the policy of the apartheid régime of South Africa and to work for the enforcement of ⑤□■□○) ⊕ and other sanctions against that régime and for encouraging a policy of systematic and genuine divestment from corporations doing business in South Africa:
- 26. Decides to continue to monitor closely the situation in the remaining addonial Territories so as to ensure that all eaconomia activities in those Territories are aimed at strengthening and diversifying their accommic in the interests of the indigenous peoples, at promoting the economic and financial viability of those Territories and at speeding their accession to independence and, in that connection, requests the administering Powers concerned to ensure that the peoples of the Territories under their administration are not exploited for political, military and other purposes detrimental to their interests;
  - 26. Lecides to keep the item under continuous review.

# c . Recommendation of the Special Committee

10. In accordance with decisions taken at its 1329th and 1331rt meetings, on 2 February and 1 August 1966, respectively, the Special Committee recommends to the General Assembly the adoption of the following draft resolution:

Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples in Namibia and in all other Territories under colonial domination and efforts to eliminate colonialism, apartheid and racial discrimination in southern Africa

### The General Assembly,

Having considered the item entitled "Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the Wanting of Independence to Colonial Countries and Peoples in Mamibia and in all other Territories under colonial domination and efforts to liminate colonialism, apartheig and racial discrimination in southern Africa",

<u>Maying examined</u> the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Dsalaration on the Granting of Independence to Colonial Countries and Peoples relating to the item, 12/

Taking into consideration the relsvant chapters of the report of the United Nation8 Council for Namibia, 13/

Recalling its resolutions 1514 (XV) of 14 December 1960, contrining the Declaration on the granting of Independence to Colonial Countries and Peoples, 2621 (XXV) of 12 October 1970, containing the programme of action for the full implementation of the Declaration, 35/118 of 11 December 1960, the annex to which contains the Plan of Action for the Pull Implementation of the Declaration, and 40/56 of 2 December 1966 on the twanty-fifth anniversary of the Declaration, as well au all other reaclutions of the Waited Nations relating to the item,

Reaffirming the solemn obliqation of the administering Powers under the Charter of the United Nations to promote the political, economic, aoaial and educational advanaement of the inhabitants of the Territorieo under their administration and to protect the human and natural resources of those Territories against abuses,

Reaffirming that any eaonomio or other activity that impedes the implementation of the Dealaration on the granting of Independence to Colonial Countries and Peoples and obstructs efforts aimed at the elimination of colonialiem, apartheid and racial diearimination in southern Africa and other colonial Territories is in direct violation of the rights of the inhabitant and of the principles of the Charter and all relevant resolutions of the United Nations.

Reaffirming that the natural resources of all Territories under colonial and racist domination are the heritage of the peoples of those Territories and that the depletive exploitation of those resources by foreign economic? interests, in particular in Namibia, in association with the occupying régime of South Africa, constitute a direct violation of the rights of the people8 and of the principles of the Charter and all relevant resolutions of the United Nations,

Bearing in mind the relevant provisions of the Final communiqué of the Meeting of Ministers for Foreign Affairs and Heads of Delegation of the Movement of Non-Aligned Countries to the United Nations General Assembly at its forty-second session, held in New York from 5 to 7 Oatober 1967, 1/ and the relevant resolutions adopted by the Assembly of Heads of State and government of the Organization of African Unity at its twenty-fourth ordinary session, held at Addis Ababa from 25 to 28 May 1988, 2/

Taking into account the relevant provisions of the documents adopted by the World Conference on Sanctions against Racist South Africa, held in Paris from 16 to 20 June 1986, 3/ and the International Conference for the Immediate Independence of Namibia, held et Vienna from 7 to 11 July 1966, 4/ and of the Luanda Declaration and Programme of Action adopted by the United Nation8 Council for Namibia at Luanda on 22 May 1967, 5/ and the Final communiqué of the Ministerial Meeting of the United Nations Council for Namibia, held in New York on 2 October 1967, 6/

Noting with profound concern that the colonial Powers and certain States, through their activities in the colonial Territories, have continued to disregard United Nations decisions relating to the subject and that they have failed to implement, in particular, the relevant provisions of general Assembly resolutions 2621 (XXV) of 12 October 1970 and 42/74 of 4 December 1987, by which the Assembly called upon the colonial Powers and those Governments that had not yet done so to take legislative, administrative or other measures in respect of their nationals and the bodies corporate under their jurisdiction that own and operate enterprises in colonial Territories, particularly in Africa, that are detrimental to the interests of the inhabitants of those Territories, in order to put an and to such enterprises and to prevent new investments that run counter to the interests of the inhabitants of those Territories.

Condemning the intensified activities of those foreign economic, financial and other interests that continue to exploit the natural and human resources of the colonial Territories and to accommulate and repatriate huge profits to the detriment of the interests of the inhabitants, particularly in the case of Namibia, thereby impeding the realization by the peoples of the Territories of their legitimate aspirations for self-determination and independence,

Strongly condemning the support that the racist minority régime of South Africa continues to receive from those foreign economic, financial and other interests that are collaborating with the régime in the exploitation of the natural and human resources of the international Territory of Namibia, in the further entrenchment of its illegal racist domination over the Territory and in the strengthening of Its system of apartheid,

Strongly condemning the investment of foreign capital in the production of uranium and the collaboration by certain Western and other countries with the racist minority régime of South Africa in the nuclear field which, by providing that régime with nuclear equipment and technology, enable it to develop nuclear and military capabilities and to become a nuclear Power, thereby promoting South Africa's continued illegal occupation of Namibia,

Reaffirming that the natural resources of Namibia. including it8 marine resources, are the inviolable and incontestable heritage of the Namibian people and that the exploitation and depletion of those resources, particularly the uranium deposits, as a result of their plunder by South Africa and certain Western and other foreign economic interests, in violation of the Charter, of the relevant resolutions of the General Assembly and the Security Council and of Decree No. 1 for the Protection of the Natural Resources of Namibia, 7/ enacted by the United Nations Council for Namibia on 27 september 1974, and in disregard of the advisory opinion of the International Court of Justice of 21 June 1971, 8/ are considered to be illegal, and that they contribute to the maintenance of the illegal occupation régime and are a grave threat to the integrity and prosperity of an independent Namibia,

Recalling its endorsement of the decision by the United Nations Council for Namibia that, in the exercise of the Council's rights under the United Nations Convention on the Law of the Sea, 2/ the Council would proclaim an

exclusive economic Bone for Namibia, the outer limit of which would be 200 miles, and recalling also its statement that any action regarding the implementation of the Council'8 decision should be taken in consultation with the South West Africa People's Organization, the sole and authentic representative of the Namibian people, 10/

Expressing its support for the initiation by the United Nations Council for Namibia of legal proceedings in the domestic courts of States against corporations or individuals involved in the exploitation, transport, processing or purchase of Namibia's natural resources, as part of its efforts to give effect to Decree No. 1 for the Protection of the Natural Resources of Namibia,

Concerned about any foreign economic, financial and other activities which continue to deprive the indigenous populations of colonial Territories, including cortain Territories in the Caribbean and the Pacific Ocean regions, of their rights over the wealth of their countries. where the inhabitants of those Territories continue to suffer from a loss of land ownership as a result of the failure of the administering Powers concerned to restrict the sale of land to foreigners, despite the repeated appeals of the General Assembly,

Conscious of the continuing need to mobilize world public opinion against the involvement of foreign economic, financial and other interests in the exploitation of natural and human resources, which impedes the independence of colonial Territories and the elimination of racism, particularly in South Africa and Namibia, and emphasizing the importance of action by local authorities, trade unions, religious bodies, academic institutions, mass media, solidarity movements and other non-governmental organizations, as well as individuals, in applying pressure on transmational corporations to refrain from any investment or activity in South Africa and Namibia, in encouraging a policy of systematic divestment of any financial or other interest in corporations doing business with South Africa and in counteracting all forms of collaboration with the occupation régime in Namibia,

- 1. Reaffirms the inalienable right of the Peoples of dependent Territories to self-determination and independence and to the enjoyment of the natural resources of their Territories, as well as their right to dispose of those resources in their best interests;
- 2. Reiterates that any administering or occupying Power that deprives the colonial peoples of the exercise of their legitimate rights over their natural resources or subordinates the rights and interests of those peoples to foreign economic and financial interests violates the solemn obligations it has assumed under the Charter of the United Nations:
- 3. Reaffirms that, by their depletive exploitation of natural resources, the continued accumulation and repatriation of huge profits and the use of those profits for the enrichment of foreign settlers and the perpetuation of colonial domination and racial discrimination in the Territories, the activities of foreign economic, financial and other interests operating at present in the colonial Territories, particularly in Namibia, constitute a major obstacle to political independence and racial equality, as well as to the enjoyment of the natural resources of those Territories by the indigenous inhabitants,

- 4. <u>Condemns</u> the activities of foreign economic and other interests in the colonial Territories impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1614 (XV), and the efforts to eliminate colonialism, apartheid and racial discrimination;
- 5. Condemns the policies of Governments that continue to support or collaborate with those foreign economic and other interests engaged in exploiting the natural and human resources of the Territories, including, in particular, illegally exploiting Namibia's mineral and sea resources, violating the political, economic and social rights and interests of the indigenous peoples and thus obstructing the full and speedy implementation of the Declaration in respect of those Territories;
- 6. Strongly condemns the collaboration of certain Western and other countries with the racist minority régime of South Africa in the nuclear field and calls upon those and all other Governments concerned to refrain from supplying that régime, directly or indirectly, with installations, equipment or material that might enable it to produce uranium, plutonium and other nuclear materials, reactors or military equipment;
- 7. Strongly condemns the collaboration with the racist minority régime of South Africa of certain Western and other countries as well as transnational corporations that continue to make new investments in South Africa and supply the régime with armaments, nuclear technology and all other materiala that are likely to buttress it and thus aggravate the threat to world peace;
- 8. Calls upon all States, in particular certain Western and other States, to take urgent, effective measures to terminate all collaboration with the racist régime of South Africa in the political, economic, trade, military and nuclear fields and to refrain from entering into other relationa with that régime in violation of the relevant resolutions of the United Nations and of the Organisation of African Unity;
- 9. Call once again upon all Governments that have not yet done so to take legislative, administration or other measures in respect of their nationals and the bodies corporate under their jurisdiction that own and operate enterprises in colonial Territories, particularly in Africa, that are detrimental to the interests of the inhabitants of those Territories, in order to put an end to such enterprises and to prevent new investments that run counter to the interests of the inhabitants of those Territories;
- 10. Calls upon all States to terminate, or cause to have terminated, any investments in Namibia or loans to the racist minority régime of South Africa and to refrain from any agreements or measures to promote trade or other economic relations with that régime;
- 11. Requests all States that have not yet done so to take ffaative measures to end the supply of funds and other forms of assistance, including military supplies and equipment, to the racist minority régime of South Africa, which uses such assistance to repress the people of Namibia and their national liberation movement.

- 12. Strongly condemns South Africa for its continued exploitation and plundering of the natural resources of Namibia, leading to the rapid depletion of such resources, in complete disregard of the legitimate interests of the Namibian people, for the creation in the Territory of an economic structure dependent essentially upon its mineral resources and for its illegal extension of the territorial sea and its proclamation of an economic zone off the coast of Namibia:
- 13. Reiterates that ull activities of foreign economic interesta in Namibia are considered to be illegal under international law and declares that consequently South Africa and all the foreign economic interests operating in Namibia are liable to pay damages to the future legitimate Government of an independent Namibia and takes note that the General Assembly called upon the United Nations Council for Namibia. in pursuance of the relevant provisions of Decree No. 1 for the Protection of the Natural Resources of Namibia, to continue to take the necessary steps to compile statistical information on the wealth illegally extracted from Namibia, with a view to assessing the extent of compensation eventually due to an independent Namibia;
- 14. <u>Calls upon</u> those oil-producing and oil-exporting countries that have not yet done 80 to take effective measures against the oil companies concerned so as to terminate the eupply  $\circ f$  crude oil and petroleum products to the racist, régime  $\circ f$  South Africa,
- 15. Reiterates that the exploitation and plundering of the marine and other natural resources of Namibia by South African and other foreign economic interests, including the activities of those translational corporations that are engaged in the exploitation and export of the Territory's uranium ores and other resources, in violation of the relevant resolutions of the Qeneral Assembly and the security Council and of Decree No. 1 for the Protection of the Natural Resources of Namibia, are considered to be illegal, that they contribute to the maintenance of the illegal occupation régime and are a grave threat to the integrity and prosperity of an independent Namibia;
- 16. Condemns the plunder of Namibian uranium and calls upon the Governments of all States, particularly those whose nationals and corporationa are involved in the mining and processing of Namibian uranium, to take all appropriate measures in compliance with the provisions of Decree No. 1 for the Protection of the Natural Resources of Namibia, including the practice of requiring negative certificates of origin, to prohibit and prevent State-owned and other corporations, together with their subsidiaries, from dealing in Namibian uranium and from engaging in uranium-prospecting activities in Namibia,
- 17. Requests the Governments of the Federal Republic of Germany, the Netherlands and the United Kingdom of Great Britain and Northern Ireland, which operate the Ureaco uranium enrichment plant, to have Namibian uranium specifically excluded from the Treaty of Almelo, 11/ which regulates the activities of Uroncor
- 16. Reiterates its request to all States, pending the imposition of comprehensive mandatory sanctions against South Africa, to take legislative, administrative and other measures, individually or collectively, as appropriate, in order effectively to isolate South Africa politically,

economically, militarily and culturally, in accordance with the relevant resolutions of the General Aaeembly, most recently resolution 42/14 of 6 November 1989, and encourage8 those Governments that have reaently taken certain unilateral sanction measures against the South African régime to take further measures;

- 10. Calls once again upon all States to discontinue all economic, financial and trade co-operation with the racist minority régime of South Africa concerning Namibia and to refrain from entering into any relations with South Africa, purporting to act on behalf of or concerning Namibia, that may lend support to its continued illegal ocaupetion of that Territory,
- 20. Invites all Governments and organizations of the United Nations system, having regard to the relevant provisions of the Declaration on the Establishment of a New International Economic Order, contained in General Assembly resolution 3201 (S-VI) of 1 May 1994, and of the Charter of Economic Rights and Duties of States, contained in Assembly resolution 3281 (XXIX) of 12 December 1994, to ensure, in particular, that the permanent sovereignty of the aolonial Territories over their natural resources is fully respected and saf equarded;
- 21. Urges the administering Powers concerned to take effective measurer to safeguard and guarantee the inalienable right of the peoples of the colonial Territories to their natural resources and to establish and maintain control over their future development and requests the administering Powers to take all necessary steps to protect the property rights of the peoples of those Territories:
- 22. Calls upon the administering Powers concerned to abolish all discriminatory and unjust wage systems and working conditions prevailing in the Territories under their administration and to apply in each Territory a uniform system of wages to all the inhabitante without any discrimination;
- 23. Requests the Secretary-General to undertake, through the Department of Public Information of the Secretariat, a sustained and broad campaign with a view to informing world public opinion of the facts concerning the pillaging of natural resources in colonial Territories and the exploitation of their indigenous populations by foreign economic interests and, in respect of Namibia, the support they render to the racist minority régime of South Africa,
- 24. Appeals to mass media, trade unions and non-governmental organizations, as well as individuals, to co-ordinate and intensify their efforts to mobilize international public opinion against the pollay of the apartheid régime of South Africa and to work for the enforaement of economic and other sanctions against that régime and for encouraging a policy of systematic and genuine divestment from corporations doing business in South Africa;
- 25. <u>Decides</u> to continue to monitor closely the situation in thm remaining colonial Territories so au to ensure that all economic activities in those Territories are aimed at strengthening and diversifying their economies in the interests of the indigenous peoples, at promoting the economic and financial viability of those Territories and at speeding their accession to

independence and, in that connection, requests the administering Powers concerned to ensure that the peoples of the Territories under their administration are not exploited for political, military and other purposes detrimental to their interests:

26. Requests the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples to continue to examine this question and to report thereon to the General Assembly nt its forty-fourth session.

### Notes

- 1/ A/42/681, annex.
- 2/ A/43/398, annex II.
- 3/ See Report of the World Confuence on Sanctions against Racist South Africa, Paris, 16-20 June 1986 (United Nations publication, Sales No. E. 86.1.23), chap. IX.
- 4/ See Report of the International Conference for the Immediate Independence of Namibia. Vienna. 7-11 July 1986 (United Nations publication, Sales No. E.66.1.16 and addendum), part three.
- 5/ A/42/325-8/16901, annex. See also Official Records of the General Assembly. Forty-second Session. Supplement No. 24 (A/42/24, part two, chap. III, para. 203
  - 6/ A/42/631-S/19187, annex.
- 7/ Official Records of the General Assembly, Thirty-fifth Session, Supplement No. 24 (A/35/24), vol. I, annex XI.
- 8/ Legal Consequences for States of the Continueed Presence of South Africa in Namibia (South West Africa) notwithstanding Security Council Resolution 296 (1970), Advisory Opinion, I.C.J. Reports, 1971, p. 16.
- 9/ Official Records of the Third United Nations Conference on the Law of the Sea, vol. XVII (United Nations publication, Sales No. E.84.V.3), document A/CONF.62/122.
  - 10/ General Assembly resolution 42/14 A, para. 67.
  - 11/ United Nations, Treaty Series, vol. 995, No. 11326.
  - 12/ The present chapter.
- 13/ Official Records of the General Assembly, Forty-third Session, Supplement No. 24 (A/43/24), part two, chap. VI. sect. C. and part four, chap. IV. sect. C.

#### CHAPTER V#

MILITARY ACTIVITIES AND ARRANGEMENTS BY COLONIAL POWERS IN TERRITORIES UNDER THEIR ADMINISTRATION WHICH MIGHT BE IMPEDING THE IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PSOPLSS

# A. Consideration by the Special Committee

- 1. At its 1329th meeting, on 2 February 1988, by adopting the suggestions relating to the organisation of its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the above question as a separate item to be considered at its plenary meetings and, an appropriate, by its Sub-Committee on Small Territories in connection with its examination of specific Territories.
- 2. The Special Committee considered the item at its 1331st and 1333rd to 1336th meetings, between 1 and 8 August 1988.
- 3. In its consideration of the item, the Special Committee took into aaaount the provisions of the relevant General Assembly resolutions, including in particular resolution 42/71 of 4 December 1989. By paragraph 10 of that resolution, the Assembly called upon the colonial Powers "to withdraw immediately and unconditionally their military bases and installations from colonial Territories, to refrain from establishing new ones and not to involve those Territories in any offensive acts or interference against other States". The Committee alro took into account Assembly decision 42/417 of 4 December 1989, by paragraph 13 of which the Assembly requested the Committee "to continue to examine this question and to report thereon to the Assembly at its forty-third session". Further, the Committee took into acacumt the relevant provisions of Assembly resolution 35/118 of 11 December 1980, the annex to which contains the Plan of Action for the Full Implementation of the Declaration on the Qranting of Independence to Colonial Countries and Peoples, as well a8 resolution 40/56 of 2 December 1985 relating to the twenty-fifth anniversary of the Declaration on the Granting of Independence to **Colonial Countries and Peoples.**
- 4. During its consideration of the item, the Special Committe had before it working papers prepared by the Secretariat containing information on military activities and arrangements in the following Territories: Bermuda (λ/λC.109/948), Guam (λ/λC.109/949) and the United States Virgin Islands (λ/λC.109/954), and a report on the military situation in and relating to Namibia (λ/λC.131/283).
- 5. At the 1331st meeting, on 1 August, the Chairman drew attention to a draft consensus (A/AC.109/L.1671 and Corr.1) prepared on the basis of consultations with members of the Bureau.
- 6. The general debate on the item took place at the 1333rd to 1336th meetings, on 4,5 and 8 August. The following Member States took part In the debate: the Syrian Arab Republic and Tunisia, at the 1333rd meeting (A/AC.109/PV.1333); India,

Previously issued as part of A/43/23 (Part III).

Afghanistan, Indonesia and Cuba, at the 1334th meeting (A/AC.109/PV.1334); Yugoslavia, China and the United Republic of Tanzania, at the 1335th meeting (A/AC.109/PV.1335); and Mali and the Union of Soviet Socialist Republics, at the 1336th meeting (A/AC.109/PV.1336).

- 9. At its 1336th meeting, on 8 August, following statements by the representatives of Norway and Chile, the Special Committee adopted draft consensus A/AC.109/L.1671 and Corr.1 (see para. 9), it being understood that the reservations expressed by members would be refleated in the record of the meeting. The representative of Côte d'Ivoire made a statement (A/AC.109/PV.1336).
- 8. On 10 August, copies of the consensus (A/AC.109/969) were transmitted to all States, the specialized agencies and other organizations of the United Nations system and to OAU.

## B. Decision of the Special Committee

- 9. The text of the consensus ( $\lambda/\lambda C.109/969$ ) adopted by the Speaial Committee at its 1336th meeting, on 6 August 1966, to which reference is made in paragraph 7, is reproduced below8
  - 1. The Special Committee, having considered the item entitled "Military activities and arrangementa by colonial Powers in Territories under their administration which might be impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples" and recalling its decision of 12 August 1987 on the item, 1/ deplores the fact that the colonial Powers concerned hove taken no steps to implement the request that the General Assembly has repeatedly addressed to them, most recently in paragraph 10 of its resolution 42/71 of 4 Deaember 1989, to withdraw immediately and unconditionally their military bases and installations from colonial Territories and to refrain from establishing new ones.
  - In recalling General Assembly resolution 1514 (XV) of 14 December 1960 and all other relevant resolutions and decisions of the United Nations relating to military bases and installations in colonial and Non-Self-Qoverning Territories, the Special Committee reaffirms its strong conviction that the presence of military bases and installations in the colonial and Non-Self-Governing Territories and constitute a major obstacle to the implementation of the Declaration and that it is the responsibility of the administering Powers to ensure that the existence of euah bases and installations does not hinder the populations of the Territories from exercising their right to self-determination and independence in conformity with the purposes and principles of the Charter of the United Nations and the Furthermore, aware of the presenae of military bases and Declaration. installations of the administering Powers concerned and other countries in those Territories, the Committee urges the administering Powers aonaerned to continue to take all neceeuary measures not to involve those Territories in any offensive acts OK interference against other States and to comply fully with the purposes and principles of the Charter, the Declaration and the resolutions and decisions of the United Nations relating to military activities and arrangements by colonial Powers in Territories under their administration.

- 3. The Special Committee reiterates its condemnation of all military activities and arrangements by acidnial Powers in Territories under their administration that are detrimental to the rights and interests of the colonial peoples concerned, especially their right to self-determination and independence. The Committee once again calls upon the acidnial Powers concerned to terminate immediately and unconditionally auah activities and to eliminate such military bases in compliance with the relevant resolutions of the General Assembly, in particular with paragraph 9 of the Plan of Action for the Pull Implementation of the Deals ration on the Granting of Independence to Colonial Countries and Peoples, contained in the annex to Assembly resolution 35/118 of 11 Deaember 1960.
- 4. The Special Committee reiterates that the aclonial Territories and areas adjacent thereto should not be used for nuclear testing, dumping of nuclear wastes or deployment of nuclear and other weapons of mass destruction.
- The Speaial Committee notes with serious concern that, in southern Africa in general, and in and around Namibia in partiaular, a critical situation continues to prevail au a result of South Africa's continued illegal oaaupatlon of the Territory and its inhuman repression of the people of South The racist régime has resorted to desperate measures in order to suppress by force the legitimate aspirations of those peoples and, in its esoalating war againut them and their national liburation movements, struggling for freedom, justice and independence, the régime har repeatedly committed sate of armed aggression against the neighbouring independent African States, Angola, Botswana, Lesotho, Mozembique, Zambia and Zimbabwe, which have agused extensive loss of human lives and destruction of the economic infrastructure. The Committee condemns the racist régime of South Africa for its utilisation of the illegally occupied international Territory of Namibia &s a springboard for perpetrating armed invasions, subversion, destabilisation and aggregution against neighbouring African States, in partiaular Angola! and dealareu that the policy of! aggression and dectabiliaation pursued by Protoria not only undermines the peace and stability of the southern African region but also contituter a threat to international peace and reaurity, and demands the cessation forthwith of all auah aots of aggression.
- The Special Committee otrongly condemns South Africa for its military buildup in Namibia, its persistent aata of aggression and aubveruion egainat neighbouring African States, its introduction of aompulrory military service for Namibiana, its proclamation of a so-aallrd eaurity some in Mamibia, its foraed recruitment and training of Namibians for tribal armies, its use of mercenaries to suppress the Namibian people and aarry out its attaaka against independent African Stateu, in particular the front-line States, its illegal use of Namibian territory for acts of aggression against independent African States und its forcible displacement of Namibians from their homes. The Committee as 118 upon all States to take • ffeutive measures to prevent the recruitment, training, financing and transit of mercenaries for rerviae in Namibia. It condemns the continued military, nuclear and intelligence collaboration between South Afriaa and certain countries, which constitutes a violation of the arms embargo imposed against South Africa by the Security Council in its resolution 416 (1999) of 4 November 1999, end which poses a threat to international peace and uoaurity. The Committee urger that the Seaurity Council consider, as a matter of urgency, the report of the Committee

established under its resolution 421 (1999) of 9 Deaember 1999 2/ and that it adopt further measures to widen the aaope of resolution 418 (1977) in order to make it more effective and comprehensive. The Committee also aalle for the earupulous observance of Seaurity Counail resolution 558 (1984) of 13 Deaember 1984 enjoining all States to refrain from importing armaments from South Af riaa. The Committee is particularly mindful in that regard of a aeriea of resolutions adopted by the Seaurity Counail, 2/ the General Assembly, the Speaial Committee on the Situation with regard to the Implementation of the Dealaration on the Granting of Indexandence to Colonial Countries and Peoples, the Speaial Committee against Agartheid and the Waited Nations Council for Namibia, as well as the Movement of Non-Aligned Countries, the Organization of African Unity, the Commonwealth, and a number of intergovernmental and regional organizations.

- 9. The Special Committee demands the urgent dismantling of all military base; in the international Territory of Namibia and calls for the immediate cessation of the war of oppression waged by the raaiat minority régime against the people of Namibia and their national liberation movement, the South West Airica People's Organization, their sole and authentic representative. Reaffirming the legitimacy of the struggle of the people of Namibia to achieve their freedom and independence, the Committee appeals to all States to render sustained and increased moral and political support, as well as assistance In all fields, to the South West Africa People's Organization to enable it to intensify its struggle for the liberation of Namibia.
- O. The Special Committee considers that the acquisition of nualear-weapon capability by the racist régime of South Africa. With its infamous record of violence and aggression, aonstitutea a further effort on its part to terrorize and intimidate independent States in the region into submission while also posing a threat to all mankind. The Committee condemns the continuing support to the racist régime of South Africa in the military and nuclear fields. In this aontert the Committee expresses its concern at the grave consequences for international peace and security of the aollaboration between the racist regime of South Africa and certain Western Powers, Israel and other countries in the military and nuclear fields. It calls upon the States conast to end all such collaboration and, in particular, to halt the supply to South Africa of equipment, technology, nuclear materials and related training, which increases its nuclear capability.
- 9. The Special Committee, noting that the militarisation of Namibia and the regimentation of its people have led to forced conscription, to a greatly increasing flow of refugees and to a tragic disorganization of the family life of the Namibian people, strongly condemns the forcible and wholesale displacement of Namibians from their homes for military and political purposes and the introduction of compulsory military service for Namibians and doclares that all measures by the illegal occupation régime to enforce military conscription in Namibia are null and void. In this connection, the Committae urges all Governments, the specialized agencies and other intergovernmental organizations to provide increased material assistance to the thousands of refugees who have been foced by the apartheid régime's oppressive policies in Namibia and South Africa to flee into the neighbouring States.
- 10. In rocalling General Assembly resolution8 ES-8/2 of 14 September 1931 and S-1411 of 20 September 1906, by which the Assembly strongly urged States to

aeaae forthwith, individually and collectively, all aollaboration with the racist régime of South Africa in order totally to isolate it politically, economiaally, militarily and culturally, the Speaial Committee scrongly condemns the aontinuing collaboration of certain countries with the raaiat régime in the political, eaonomia, military and nuclear fields. The Committee expresses its convict on that continuing military aollaboration strengthens the aggressive military machinery of the Pretoria régime and thua constitutes a hostile action against the people of Namibia and the front-line States. Furthermore, such aollaboration is in contravention of the arms embargo imposed against South Africa under Security Couaail resolution 418 (1977), undermines international solidarity against the apartheid régime and helps to perpetuate that régime's illegal oaaupation of Namibia. The Committee thus calls for the termination forthwith of all suah aollaboration.

- 11. The Speaial Committee deprecates the continued alleration of land in addonial Territories for military installations. The large-scale utilization of local economic and manpower resources for this purpose diverts resources that could be more beneficially utilized in promoting the eaonomia development of the Territories concerned and is thus contrary to the interests of their populations.
- 12. The Special Committee requests the Secretary-General to continue, through the Department of Public Information of the Secretariat, an intensified campaign of publicity with a view to informing world public opinion of the facts concerning the military activities and errangements in adolonial Territaries which are impeding the implementation of the Dealaration on the Granting of Independence to Colonial Countries and Peoples, aontained in General Assembly resolution 1514 (XV).
- 13. The Speaial Committee decides, subject to any directives that the general Assembly may give in this connection at its forty-third session, to continue to consider the item at its next session.

### C . Recommendation of the Special Committee

10. In accordance with decisions taken at its 1329th and 1331st meetings, on 2 February and 1 August 1988, respectively, the Special Committee recommends to the General Assembly the adoption of the following draft decision:

Military activities and arrangements by colonial Powers in Territories under their administration which might be impeding the implementation of the De laration on the Granting of Independence to Colonial Countries and Peoples

I. The General Assembly, having considered the chapter of the report of the Speaial Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to an item on the agenda of the Special Committee entitled "Military activities and arrangements by colonial Powers in Territories under their administration which might be impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples" 4/ and recalling its decision 42/417 of 4 December 1989 on the question, deplores the

fact that the aolonial Powers concerned have taken no steps to implement the request that the Assembly has repeatedly addressed to them, most reaently in paragraph 10 of its resolution 42/71 of 4 Deaember 1987, to withdraw immediately and unconditionally their military bases and installations from colonial Territories and to refrain from establishing new ones.

- In recalling the resolution 1514 (XV) of 14 Deaember 1960 and all other relevant resolutions and decisions of the United Nations relating to military bases and installations in aolonial and Non-Self-Governing Territories, the General Assembly reaffirms its strong aonviation that the presence of military bases and installations in the aolonial and Non-&elf-Qoverniug Territories could aonatitute a major obataale to the implementation of the Dealaration and that it is the responsibility of the administering Powers to ensure that the existence of suah bases and installations does not hinder the populations of the Territories from exercising their right to self-determination and independence in aonformity with the purposes and principles of the Charter of the United Nations and the Dealaration. Furthermore, aware of the presence of military bases and installations of the administering Powers aonaerned and other countries in those Territories, the Aasembly urges the administering Powers concerned to continue to take all neaeasary measures not to involve those Territories in any offensive aats or interference against other States and to comply fully with the purposes and principles of the Charter, the Declaration and the resolutions and decisions of the United Nations relating to military activities and arrangements by colonial Powers in Territories under their administration.
- 3. The general Asaembly reiterates its condemnation of all military activities and arrangements by aolonial Powers in Territories under their administration that are detrimental to the rights and interests of the colonial peoples concerned, eapeaially their right to self-determination and independence. The Assembly once again aslls upon the colonial Powers concerned to terminate immediately and unconditionally such activities and to liminsts such military bases in compliance with the relevant resolutions of the Assembly, in particular with paragraph 9 of the Plan of Action for the Full Implementation of the Dealaration on the Granting of Independence to Colonial Countries and Peoples, aontainsd in the annex to Assembly resolution 35/118 of 11 December 1980.
- 4. The General Assembly reiterates that the aolonial Territories and areas adjacent thereto should not be used for nuclear testing, dumping of nualear wastes or deployment of nuclear and other weapons of mass destruction.
- 5. The General Assembly notes with serious concern that, in southern Africa in general, and in and around Namibia in particular, a critical situation continues to prevail as a result of South Africa's continued illegal oaoupation of the Territory and its inhuman repression of the people of South Africa. The racist régime has resorted to conjecte measured in order to suppress by force the legitimate aspirations of those peoples and, in its escaleting war against them and their national liberation movements, struggling for freedom, justice and independence, the régime has repeatedly committed acts of armed aggression against the neighbouring independent African States, Angola, Botswana, Lesotho, Mozambique, Zambia and Zimbabwe, which have caused extensive loss of human lives and destruction of the economic infrastructure. The Assembly condemns the rasist régime of South

Africa for its utilisation of the illegally occupied international Territory of Namibia as a springboard for perpetrating armed invasions, subversion, destabilisation and aggression against neighbouring African Staten, in particular Angola, and declares that the policy of aggression and destabilisation pureued by Pretoria not only undermines the peace and stability of the southern African region but also constitutes a threat to international peace and security, and demands the cessation forthwith of all such aats of aggression.

- The General Ageembly strongly aondomns South Africa for its military buildup In Namibia, it.8 persistent aats of aggression and subversion against neighbouring African States, its introduction of! compulsory military service for Namibians, its proclamation of a so-called security some in Namibia, its forced recruitment and training of Namibians for tribal armies, its use of mercenaries to suppress the Namibian people and carry out its attacks against independent Afriaan States, in partiaular the front-line States, its illegal use of Namibian territory for eats of aggression against independent African States and its forcible displacement of Namibians from their homes. The Assembly calls upon all States to take effective measures to prevent the recruitment, training, financing and transit of mercenaries for service in It aondemns the continued military, nuclear & 1 intelligence collaboration between South Africa and certain countries, which constitutes a violation of the arms embargo imposed against South Africa by the Seaurity Counail in its resolution 418 (1977) of 4 November 1977, and which poses a threat to international peace and security. The Assembly urges that the Security Council consider, as a matter of urgency, the report of the Committee established under its resolution 431 (1977) of 9 December 1977 2/ and that it adopt further measures to widon the scope of resolution 418 (1977) in order to make it make effective and comprehensive. The Assembly alro calls for the scrupulous observance of Security Council resolution 558 (1984) of 13 December 1984 enjoining all States to refrain from importing armaments from South Africa. The Assembly is particularly mindful in that regard of a series of resolutions adopted by the Security Council, 3/ the General Aarembly, the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, the Special Committee against Apartheid and tire United Nations Council for Namibia, a8 well as the Movement of Non-Aligned Countries, the Organisation of African Unity, the mmonwealth, and a number of intergovernmental and regional organisations.
- 7. The General Assembly demands the urgent dismentling of all military bases in the international Territory of Namibia and calls for the immediate cessation of the war of oppression waged by the recist minority régime against the people of Namibia and their national liberation movement, the South West Africa People's Organisation, their sole and authentic representative. Reaffirming the legitimacy of the struggle of the people of Namibia to achieve their freedom and independence, the Assembly appeals to all States to render sustained and increased moral and political support, as well as assistance in all fields, to the South West Africa People's Organisation to enable it to intensify its struggle for the liberation of Namibia.
- 8. The General Assembly aonsidere that the acquisition of nuclear-waapon capability by the racist régime of South Africa, with its infamous record of violence and aggression, constitutes a further effort on its part to terrorize

and intimidate independent States in the region into submission while also posing a threat to all mankind. The Assembly condemns the aontinuing aupport to the radiat régime of South Africa in the military and nuclear fields. In this aontert, the Assembly expresses its concern at the grave conaequenaea for international peace and security of the collaboration between the racist régime of South Africa and certain Western Powers, Israel and other aountriea in the military and nuclear fields. It calls upon the Skates concerned to end all such aollaboration and, in particular, to halt the supply to South Africa of equipment, teahaology, nuclear materials and related training, which increases its nuclear capability.

- 9. The General Assembly, noting that the militarization of Namibia and the regimentation of its people have led to forced aonsaription, to a greatly increasing flow of refugees and to a tragic disorganization of the family life of the Namibian people, strongly condemns the forcible and wholesale displacement of Namibians from their homes for military and political purposes and the introduction of aompulaory military service for Namibians and declares that al.1 measures by the illegal oaaupation régime to enforce military aonacription in Namibia are null and void. In this connection, the Assembly urges all Governments, the specialized agencies and other intergovernmental organizations to provide increased material assistance to the thousands of refugees who have been forced by the apartheid régime's oppressive policies in Namibia and South Africa to flee into the neighbouring States.
- 10. The General Assembly, in recalling its resolutiona ES-8/2 of 34 September 1981 and 3-14/1 of 20 September 1986, by which it strongly urged States to cease forthwith, individually and collectively, all allaboration with the racist régime of South Africa in order totally to isolate it politically, economically, militarily and aulturally, strongly condemns the aontinuing colleboration of certain abuntries with the racist régime in the political, economic, military and nualear fields. The Assembly expresses Pts conviction that continuing military collaboration strengthena the aggressive military machinery of the Pretoria régime and thus constitutes a hostile action against the people of Namibia and the front-line States. Furthermore, euch collaboration is in contravention of the arms embargo imposed against South Africa under Socurity Council resolution 418 (1977), undermines international solidarity against the apartheid régime and helps to perpetuate that régime's illegal occupation of Namibia. The Assembly thus calls for the termination forthwith of all such collaboration.
- 11. The General Assembly deprecates the continued alienation of land in colonial Territories for military installations. The large-scale utilization of load economic and manpower resources for this purpose diverts resources that aoultl be more beneficially utilized in promoting the eaonomic development of the Territories concerned and is thus aontrary to the interests of their populations.
- 12. The General Assembly requests the Secretary-General to continue, through the Department of Public Information of the Secretariat, an intensified campaign of publicity with a view to informing world public opinion of the facto concerning the military activities and arrangementa in colonial Territories which are impeding the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in Assembly revolution 1514 (XV).

13. The General Assembly requests the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples to continue to examine this question and to report thereon to the Assembly at its forty-fourth session.

### Notes

- 1/ Official Records of the General Assembly, F o r -, Supplement No. 23 (A/42/23), chap. V, para. 10.
- 2/ Official Records of the Security Council, Thirty-fifth Year, Supplement for July, August and September 1980, document S/14179.
- 2/ Security Council resolutions 867 (1985) of 20 June 1985, 568 (1985) of 21 June 1985, 571 (1985) of 20 September 1985, 674 (1985) of 7 Oobober 1985, 577 (1985) of 6 December 1985, 580 (1985) of 30 Deaember 1985, 581 (1986) of 13 February 1986, 602 (1987) of 25 November 1907 and 606 (1987) of 23 December 1987.
  - 4/ The present chapter.

### **CHAPTERVI\***

IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLLS BY THE SPECIALIZED AGENCIES AND THE INTERNATIONAL INSTITUTIONS ASSOCIATED WITH THE UNITED NATIONS

# A . Consideration by the Special Committee

- 1. At its 1329th meeting, on 2 February 1988, by adopting the suggestions relating to the organization of its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the above item separately, to be considered at its plenary meetings and by the Sub-Committee on Petitiona, Information and Assistance.
- 2. The Special Committee considered the item at its 1331st and 1333rd to 1337th meetings, between 1 and Q August 1988.
- 3. In its consideration of the item, the Special Committee took into account the provisions of General Assembly resolution 42/75 of 4 December 1987 concerning the implementation of the Declaration on the Wanting of Independence to Colonial Countries and Peoples by the specialized agencies end the international institutions associated with the United Nations. By paragraph 28 of that resolution, the Assembly requested the Committee "to continue to examine the question and to report thereon to the General Assembly at its forty-third session". The Committee also took into account the relevant provision8 of Assembly resolution 35/118 of 11 December 1980, the annex to which contains the Plan of Action for the Full Implementation of the Declaration, as well as resolution 40/56 of 2 December 1985 relating to the twenty-fifth anniversary of the Declaration. The Committee was also guided by the relevant provisions of other Assembly resolutions, particularly resolution 42/14 of 6 November 1987 concerning Namibia.
- 4. The Special Committoo also took into account the provisions of resolution 1988/53 of the Economic and Social Council, adopted. at its 88th plenary meeting, on 26 July 1988. By paragraph 16 of that resolution, the Council drew "the attention of the Special Committee . . . to the present resolution and to the discussion on the subject at the second regular session of 1988 of the Economic and Social Council" (E/1988/SR.38). Further, the Committee took into consideration the relevant documents of other intergovernmental bodies concerned, to which reference is mede in the fourth and fifth preambular paragraphs of the resolution it adopted on 9 August (see para. 16).
- 5. On the basis of the recommendation of the Sub-Committee on Petitions, Information and Assistance of 5 April and following consultations in that regard by the Acting Chairmen of the Special Committee, the Sub-Committee on Petitiona, Information and Assistance heard a statement by Mr. Jim Morrell, Center for International Policy, at its 454th meeting, on 4 May 1988 (GA/COL/2628).
- 6. During its consideration of the item, the Special Committee had before it. a report of the Secretary-Qeneral (A/43/355 and Add.1 and 2), submitted in response to the request addressed to him by the Gonoral Assembly in paragraph 25 of

Previously issued as part of A/43/23 (Part IV).

resolution 42/75, containing information on action taken by the organizations of the United Nations system in the implementation of the resolutions of the United Nations refix-red to above.

- 7. At the 1331st meeting, on 1 August, the Chairman of the Sub-Committee on Petitiona, Information end Assistance introduced the 267th report of the Sub-committee (A/AC.109/L.1664 and AUd.). The report aontained an account of the consultationa held by the Sub-Committee during the year at Headquarter8 with representatives of the World Bank, the International Monetary Fund (IMF), the United Nations Educational, Scientific and Cultural Organization (UNESCO), the World Health Organization (WHO), the Food and Agriculture Organization of the United Nations (FAO), the Office of the United Nations Sigh Commissioner for Refugees (UNHCR), the International Atomia Energy Agency (IAEA) and the Xnternstional Labour Organization (ILO). Also contained in the report were the Sub-Committee's conclusions and recommondations on the item (A/AC.109/L.1664, para. 6). The 269th report of the Sub-Committee (A/AC.109/L.1667), adopted by the Special Committee at its 1331st meeting, also contains a reference to the item,
- 8. At the 1333rd meeting, on 4 August, the Chairman drew attention to the relevant doaumeutation, including the report on his consultations with the President of the Economic and Social Council under the terms of paragraph 26 of General Assembly resolution 42/75 (A/AC.109/L.1665 and E/1988/81).
- 9. During the course of his atatement at the same meeting (A/AC.109/PV.1223), the Chairman reported on his participation in the work of the Third Committee of the Economic and Social Council in unneation with its consideration of the item during the Council's second regular session held at Geneva in July.
- 10. The general debate on the item took place at the 1333rd to 1336th meetings, between 4 and 8 August. The following Member States and specialised agencies took part in the debate: WHO, at the 1333rd meeting (A/AC.109/PV.1333); India, Afghanistan, Indonenia, Cuba, UNESCO and the ILO, at the 1334th meeting (A/AC.109/PV.1334); the World Bank and the United Republic of Tanzania, at the 1335th meeting (A/AC.109/PV.1335); and IMF, at the 1336th meeting (A/AC.109/PV.1336). At the 1335th meeting, on 8 August, the representative of the World Bank replied to questions put to him by the representative of India (A/AC.109/PV.1335). At the 1337th meeting, on Q August, the representative of the United Republic! of Tanzania, during the course of his statement on Western Sahara, referred to the item (A/AC.109/PV.1337).
- 11. At the 1335th meeting, on 8 August, the Chairman drew attention to a draft resolution on the item (A/AC.109/L.1677), submitted by Afghanistan, Bulgaria, the Congo, Cuba, Csechoslovekia, Ethiopia, Mali, Sierra Leone, the Syrian Arab Republic and the United Republic of Tanzania.
- 12. At the 1337th meeting, on Q Auguat. the representative of Bulgaria introduced the draft resolution (A/AC.109/L.1677) on behalf of the sponsors (A/AC.109/PV.1337).
- 13. At the same meeting, following statements by the representatives of Trinidad and Tobago and Norway (A/AC.109/PV.1337), the Special Committee adopted the 267th report of the Sub-Committee on Potitions, Information and Assistance (A/AC.109/L.1664) end endorsed the conclusiona and recommendations contained therein (see annex to the present chapter), it being understood that reservations expressed by members would be reflected in the record of the meeting

(A/AC.109/PV.1337). Statements were made by the representatives of Chile and Côte d'Ivoire (A/AC.109/PV.1337).

- 14. At the same meeting, following statements by the representatives of Norway and Chile (A/AC.109/PV.1337), the Speaial Committee adopted draft resolution A/AC.109/L.1677 (see pars. 16), it being understood that reaervationa expressed by members would be reflected in the reaord of the meeting (A/AC.109/PV.1337). The Chairman made a statement (A/2.109/PV.1337).
- 15. On 10 Auguet, the text of the resolution (A/AC.109/970), together with a copy of the 267th report of the Sub-Committee on Petitions, Information and Assistance (A/AC.109/L.1664), was transmitted to the Organization of African Unity (OAU) and the specialized agencies and other organizations of the United Nations system. On 11 Auguat, the text of the resolution was transmitted to all States.

# B. Decision of the Special Committee

16. The text of the resolution (A/AC.109/970) adopted by the Special Committee at its 1337th meeting, on 9 August 1966, to which reference is made in paragraph 14, is reproduced below:

### The Special Committee.

Having examined the reports eubmitted by the Secretary-General, 1/ tho Chairman 2/ and the Sub-Committee on Petitions, Information and Assistance 3/ on the item entitled "Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations",

Recalling the Dealsration on the granting of Independence to Colonial Countries and Peoples, contained in general Assembly resolution 1514 (XV) of 14 December 1960, and the Plan of Action for the Bull Implementation of the Declaration, contained in the annex to Assembly resolution 35/118 of 11 December 1980, and resolution 40/56 of 2 December 1985 on the twenty-fifth anniversary of the Dealsration, as well as all other relevant resolutions adopted by the Assembly on this subject, including in particular resolution 42/75 of 4 December 1967,

Recalling also General Assembly resolutions ES-8/2 of 14 September 1981, S-14/1 of 20 September 1966 and 42/14 of 6 November 1967 on the question of Namibia.

Taking into account the rolevant provisions of the Declaration of the International Conference for the Immediate Independence of Namibia and the Programme of Action on Namibia, 4/ the Declaration adopted by the World Conference on Sanctions against Racist South Africa, 5/ the Luanda Declaration and Programme of Action adopted by the United Nations Council for Namibia at its extraordinary plenary meetings held at Luanda from 16 to 22 May 1967, 6/ and the Final communique of the Ministerial Meeting of the United Nations Council for Namibia, held in New York on 2 October 1967, 7/

Bearing in mind the relevant provisions of the final document8 of the Eighth Conference of Heads of State or Government of Non-Aligned Countries,

held at Harare from 1 to 6 September 1966, <u>8</u>/ and of the resolution on the question of Namibia adopted by the Council of Ministers of the Organisation of African Unity at its forty-eighth ordinary session, held at Addis Ababa from 19 to 23 May 1988, <u>2</u>/

Aware that the struggle of the people of Namibia for self-determination and independence is in its crucial stage and has sharply intensified as a consequence of the stepped-up aggression of the illegal colonialist régime of Pretoria against the people of the Territory and the increased rupport rendered to that régime by its allies, coupled with efforts to deprive the Namibian people of their hard-won victories in the liberation struggle, and that it is therefore incumbent upon the entire international community decisively to intensify concerted action in support of the people of Namibia and their sole and authentic representative, the South West Africa People's Organization, for the attainment of their goal,

Concerned that the policy of "constructive engagement" with the apartheid régime of South Africa and the "linkage", as well as economic end military collaboration maintained by certain Western Powers, Israel and other countries with Pretoria. have only encouraged and strengthened the racist régime in its continued illegal occupation and massive militarisation and exploitation of Namibia in violation of the relevant resolutions and decisions of the United Nations.

Gravely concerned at the continued imperialist and neo-colonialist eupport for South Africa's oppressive end aggressive policies in Namibia and with respect to independent States in southern Africa, in particular the front-line States, au exemplified by the discussions and resolutions of the Security Council,

Conacious of the worsening of the situation in southern Africa because of South Africa's racist policies of oppression, aggression and occupation which constitute a clear threat to world peace and security, and condemning tha continuing breach by South Africa of the obligations assumed by it under the Charter of the United Nations and its persistent non-compliance with the relevant resolutions and decisions of the United Nations.

Deeply conscious of the continuing critical need of the Namibian people and their national liberation movement, the South West Africa People's Organization, end of the peoples of other colonial Territories for concrete assistance from the specialized agencies and other organizations of the United Nations system in their struggle for liberation from colonial rule and in their efforts to achieve and consolidate their national independence,

Deeply concerned that, although there has been progress in the extension of assistance to refugees from Namibia, the actions taken hitherto by the organizations concerned in providing assistance to the people of the Territory through their national liberation movement, the South West Africa People's Organization, still remain inadequate to meet the urgent and growing woods of the Namibian people,

Reaffirming the responsibility of the specialized agencies and other organizations of the United Nations system to take all the necessar measures, within their respective spheres of competence, to ensure the full and speedy

implementation of Qeneral Assembly resolution 1514 (XV) and other relevant resolutions of the United Nations, particularly those relating to the provision of moral and material assistance, on a priority basis, to the peoples of the colonial Territories and their national liberation movementa,

Expressing its firm belief that closer aontacte and consultations between the specialized agencies and other organizations of the United Nations ayatem, on the one hand, and the Organization of African Unity and the South West Africa People's Organization, on the other, will help these agencies and organizations to overcome proaedural and other difficulties which have impeded or delayed the implementation of some assistance programmes.

Recalling general Assembly resolution 42/14 C of 6 November 1987 in which it requested all specialized agencies and other organizations of the United Nations system to grant full membership to Namibia, represented by the United Nations Council for Namibia, so that the Council may participate as the legal Administering Authority for Namibia in the work of those agencies and organizations,

Expressing its appreciation to the General Secretariat of the Organization of African Unity for the continued co-operation and assistance it has extended to the specialized agencies and other organisations of the United Nations ayatem in connection with the implementation of the relevant resolutions of the United Nations,

Expressing its appreciation also to the Governments of the front-line States for the steadfact aupport extended to the people of Namibia an& their national liberation movement, the South West Africa People's Organisation, in their just and legitimate struggle for the attainment of freedom and independence despite increased armed attacks by the forces of the racist régime of South Africa, and aware of the particular needs of those Governments for assistance in that connection,

Noting the support given by the specialized agencies and other organizations of the United Nations ayatem to the implementation of the Nationhood Programme for Namibia, in accordance with General Assembly resolution 32/9 A of 4 November 1977,

<u>Deploring</u> the continued co-operation with and assistance rendered to South Africa by certain specialized agencies in the financial, economic, technical and other fields in contravention of the relevant resolutions of the United Nations, thus enhancing neo-colonialist practices in the ayatem of international relationa,

Bearing in mind the importance of the activities of non-governmental organisations aimed at putting an end to the assistance which is still being rendered to South Africa by some apecialised agencies.

<u>Mindful</u> of the imperative need to keep under continuous review the activities of the specialised agencies and other organizations of the United Nations ayatem in the implementation of the varioue United Nations decisions relating to decolonization,

- 1. Takes note of the report of its Chairman on his consultations with the President of the Economic and Social Council 2/ end endorses the observations and suggestions arising therefrom; 10/
- 2. Takes note of the report of the Sub-Committee on Petitions, Information and Assistance and the conclusions and recommendations contained therein; 3/
- 3. Reaffirms that the specialized agencies and other organizations and institutions of the United Nations system should continue to be guided by the relevant resolutions of the United Nations in their efforts to contribute, within their spheres of competence, to the full and speedy implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples;
- 4. Reaffirms also that the recognition by the General Assembly, the Security Council and other Waited Nations organs of the legitimaay of the struggle of coloniel peoples to exercise their right to self-determination and independence entails, au a corollary, the extension by the specialized agencies and other organizations of the United Nations aystem of all the necessary moral and material assistance to those peoples and their national liberation movementer
- 5. Expresses its appreciation to those specialized agencies and other organizations of the United Nations system that have continued to co-operate in varying degrees with the United Nations and the Organisation of African Unity in the implementation of General Assembly resolution 1514 (XV) and other relevant resolutions of the United Nations, and urges all the specialized agencies and other organizations of the United Nations system to accelerate the full and speedy implementation of the relevant provisions of those resolutions;
- 6. Expresses its concern that the assistance extended thur far by certain specialised agencies and other organizations of the United Nations system to the colonial peoples, particularly the people of Namibia and their national liberation movement, the South West Africa People's Organization, is far from adequate in relation to the aatual needs of the peoples concerned,
- 7. Reiterates its conviction that the specialized agencies end other organizations and bodies of the United Nations system should refrain from taking any action that might imply recognition of, or rupport for, the legitimacy of the domination of the Territory of Namibia by the racist régime of South Africa;
- 8. Requests all specialised agencies end other organisations and bodies of the United Nation6 system, in accordance with the relevant resolutions of the General Assembly and of the Security Council, to take all necessary measures to withhold from the racist régime of South Africa any form of co-operation and assistance in the financial, economic, teahuical and other fields and to discontinue all support to that régime until the people of Namibia have exeraised fully their inalienable right to self-determination, freedom and national independence in a united Namibia and until the inhuman system of apartheid has been totally eradicated;

- 9. Regrets that the World Dank and the International Monetary Fund continue to maintain links with the racist régime of Pretoria, expresses the view that all links ahould be discontinued and, pending that action, calls upon those organizations not extend any support or loans to that régime;
- 20. Urges once again the executive heads of the World Bank and the International Monetary Fund to draw the particular attention of their governing bodies to the present resolution, inter alia, with a view to formulating specific programmes beneficial to the peoples of the colonial Territories, particularly Naribia;
- 11. Requests the rpeaisliced agencies and other organizations of the United Nations system to render or continue to render, as a matter of urgancy, all possibly moral and material assistance to the colonial peoples struggling tor lik. ration from account rule, bearing in mind that such assistance should not only meet their immediate needs but also create conditions for development after they have exercised their right to self-determination and independence;
- 12. Requests once again the specialized agencies and other organisations of the United Nations system to continue to provide all moral and material assistance to the newly independent and emerging States so as to enable them to achieve genuine economic independence)
- 13. Reiterates its recommendation that the apecialized agencies and other organisations of the United Nations system should initiate or broaden contacts and co-operation with the colonial peoples and their national liberation movements directly or, whore appropriate, through the Organization of African Unity, and review and introduce greater flexibility in their procedures with respect to the formulation and preparation of assistance programmes and projects as as to be able to extend the necessary anaistance without delay to help the colonial peoples and their national liberation movements in their struggle to exercise their inalienable right to self-determination and independence in accordance with General Assembly resolution 1514 (XV);
- 14. Recommends that a separate item on assistance to national liberation movements recognised by the Organization of African Unity should be included in the agenda of future high-level meetings between the General Secretariat of the Organization of African Unity and the secretariats of the United Nations and other organizations of the United Nations ayatem, with a view to strengthening further the existing measures of co-ordination of action to ensure the beet use of available resources for assistance to the peoples of the colonial Torritories;
- 15. Urges the specialized agencies and other organizations of the United Nations system that have not already done so to include in the agenda of the regular meetings of their governing bodies a separate item on the progress they have made in the implementation of resclution 1514 (XV) and the other relevant resolutions of the Waited Nations;
- 16. Urges the specialized agencies and other organisations and institutions of the United Nations system to extend, as a matter of priority, substantial. material assistance to the Governments of the front-line States in order to enable thorn to support more effectively the struggle of the people of

Namibia for freedom and independence and to resist the violation of their territorial integrity by the armed forces of the racist régime of South Africa directly or, as in Angola and Mozambique, through puppet groups in the service of Pretoria:

- 19. Welcomes the establishment by the non-aligned acuntrier of tha Action for Pesisting Invasion, Colonialism and Apartheid Fund and invites the epecialized agencies and other organisations of the United Nations system to co-operate with the Fund in the common objective of providing emergency assistance to the front-line States and national liberation movements in southern Africa in their struggle against the apartheid régime;
- 16. Notes with satisfaction the arrangementa made by several specialized agenaice and other organizations of the United Nationr system which enable representatives of the national liberation movements recognized by the Organization of African Unity to participate fully as observers in the proceedings relating to matters concerning their respective countries, and calls upon those agencies and organizations that have not yet done no to follow this example and to make the neaeasary arrangements without dollay,
- 19. Urges the specialized agenaiee and other organizations and institutions of the United Nations system to assist in accelerating progress in all sectors of the national life of colonial Territories, particularly in the development of their economies;
- 20. <u>Draws the particular attention</u> of the specialised agencies and other organizations of the United Nations system to Security Council resolution 566 (1985) of 19 June 1965, in which the Council condemned the racist régime of South Africa for its installation of a so-called interim government in Namibia and declared that action to be illegal and null and void;
- 21. Recommended that all Governments should intensify their efforts in the specialized agencies and other organizations of the United Nations yutem of which they are members to ensure the full and effective implementation of General Assembly resolution 1514 (:W) and other relevant resolutions of the United Nations and, in that aonneation, should accord priority to the question of providing assistance on an emergency basis to the people8 of the aoloaial Territories and their national liberation movements;
- 22. Draw the attention of the specialized agencies and other organizations of the United Nations system to the Plan of action for the lull Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in the annex to General Assembly resolution 35/118, in particular to those provisions calling upon the agenciae and arganizations to render all possible moral and material assistance to the peoples of the colonial Territories and to their national liberation movements;
- 23. Urges the executive heads of the specialised agencies and other organisations of the United Nations system, having regard to the provisions of paragraph 14 above, to formulate, with the active co-operation of the Organisation of Africa Unity where appropriate, and to submit, as a matter of priority, to their governing and lagislative organization, in particular full implementation of the relevant United Nationr decision, in particular

specific programmes of assistance to the peoples of the colonial Territories and their national liberation movements:

- 24, Requests the Secretary-General to aontinue to assist the specialized agencies and other organizations of the United Nations system in working out appropriate measures Car implementing the relevant resolutions of the United Nations and to prepare Per submission to the relevant bodica, with the assistance of those agencies and organizations, a report on thraction taken in implementation of the relevant resolutions, including the present resolution, since the circulation of his previous report;
- 35. Requests the Eaonomia and Social Council to aontinue to consider, in aonumitation with the Special Committee on the Bituation with regard to the Implementation of the Declaration on the Wanting of Independence to Colonial Countries and Peoples, appropriate measures Por co-ordination of the policies and activities of the specialized agencies and other organizations of the United Nations system in implementing the relevant resolutions of the General Assembly,
- .6. Requests the specialized agencies to report periodically to the Secretary-General on their implementation of the present resclution;
- 29. <u>Decides</u>, subject to any directives the General Assembly might wish ta give at its forty-third session, to continue to examine the question and to report to the Assembly at its forty-fourth session.

# C. Recommendation of the Special Committee

17. In accordance with decisions taken et its 1320th and 1331st meetings, on 2 February and 1 August 1988, respectively, the Special Committee recommends to the General Assembly the adoption of the following draft resolution:

Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutious associated with the U n i t e d

## The General Assembly,

Having examined the item entitled "Implementation of the Declaration on the granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations",

Having exemined the reports submitted on the item by the learetary-General, 1/ and the Chairman of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 2/

<u>Pacalling</u> the Dealsration on the Granting of Independence to Colonial Countries and Peoples, aontained in its resolution 1514 (XV) of 14 December 1960, the Plan of Action for the Full Implementation of the Declaration, contained in the annex to its resolution 35/118 of

11 December 1980, and its resolution 40/56 of 2 December 1985 on the twenty-fifth anniversary of the Daclaration, au well as all other relevant General Assembly resolutions, including in particular resolution 42/75 of 4 December 1987.

Recalling also its resolutiona ES-8/2 of 14 September 1981, S-14/1 of: 20 September 1986 and 42/14 of 6 November 1987 on the question of Namibia,

Taking into account the relevant provisions of the Declaration of the International Conference for the Immediate Independence of Namibia and the Programme of Action on Namibia, 4/ the Declaration adopted by the World Conference on Sanctions against Racist South Africa, 5/ thr Luanda Declaration and Programme of Action adopted by the United Nations Council for Namibia at its extraordinary plenary meetings held at Luanda from 18 to 22 May 1987, 6/ and the Final communique of the Ministerial Meeting of the United Nations Council for Namibia, held in New York on 2 October 1987, 7/

Learing in mind the relevant provisions of the final documents of the Eighth Conference of Beads of State or Government of Non-Aligned Countries, held at Harare from 1 to 6 September 1986, 8' and of the resolution on the question of Kamibia adopted by the Council of Ministers of! the Organization of African Unity at its forty-eighth ordinary session, held at Addle Ababa from 19 to 23 May 1988, 2'

Aware that the struggle of the people of Namibia for self-determination and independence is in its aruaial stage and has uharply intensified as a consequence of the stepped-up aggression of the illegal colonialist régime of Pretoria against the people of the Territory and the increased support rendered to that régime by its allies, coupled with efforts to deprive the Namibian People of their hard-won victories in the liberation struggle, and that it in therefore incumbent upon the entire international community decisively to intensify concerted action in support of the people of Namibia and their sole and authentic representative, the South West Africa People's Organization, for the attainment of their goal,

Concerned that the policy of "constructive engagement" with the <u>mpartheid</u> régime of South Africa and the "linkage", as well as economic and military collaboration maintained by certain Western Powers, Israel and other countries with Pretoria, have only encouraged and strengthened the racist régime in its continued illegal occupation and massive militarization and exploitation of Namibia in violation of the relevant resolutions and decisions of the United Nations,

<u>Gravely concerned</u> at the continued imperialist and neo-colonialist eupport for South Africa's oppressive and aggressive policies in Mamibia and with respect to independent States in kouthern Africa, in particular thm front-line States, as exemplified by the discussions and resolutions of the Security Council,

Conscious of the worsening of the situation in southern Africa because of South Africa's racist policies of oppression, aggression and occupation which constitute a clear threat to world peace and security, and concerning the continuing bresah by South Africa of the obligations assumed by it under the

Charter of the Wnited Nations and its persistent non-compliance with the relevant revolutions and decisions of the United Nations.

<u>Deeply conscious</u> of the continuing critical need of the Namibian people and their national liberation movement, the South West Africa People's Organization, and of the peoples of other colonial Territories for concrete assistance from the specialized agencies and other organizations of the Wnited Nations system in their struggle for liberation from colonial rule and in their efforts to achieve and consolidate their national independence,

Deeply concerned that, although there has been progreuu in the extension of assistance to refugees from Namibia, the actions taken hitherto by the organizations concerned in providing assistance to the people of thu Territory through their national liberation movement, the South West Africa People's Organisation, still remain inadequate to meet the urgent and growing needs of the Namibian people,

Reaffirming the responsibility of the specialized agancies and other organizations of the United Nations system to take all the necessary measures, within their respective spheres of competence, to ensure the full and speedy implementation of General Assembly resolution 1514 (XV) end other relevant rerolutious of the United Nations, particularly those relating to the provision of moral and material assistance, on a priority basis, to the peoples of the colonial Territories and their national liberation movements,

Expressing its firm belief that closer contacts and concultationu between the apecialized agancies and other organizations of the United Nations system, on the one hand, and the Organization of African Unity and the South West Africa People's Organization, on the other, will help these agencies and organizations to overcome procedural and other difficulties which have impeded or delayed the implementation of aome assistance progrummea,

Recalling ite resolution 42/14 C of 6 Novtmber 1987 in which it requested all specialized agencies and other organizations of the United Nations ayatsm to grant full membership to Namibia, represented by the United Nations Council for Namibia, as that the Council may participate au the legal Administering Authority for Namibia in the work of those agencies and organisations,

Expressing its appreciation to the General Secretariat of the Organization of African Unity for the continued co-operation and assistance it has extended to the specialized agencies and other organizations of the United Nations system in anneation with the implementation of the relevant resolutions of the United Nations.

Expressing its appreciation also to the Governments of the front-line States for the steadfast support extended to the people of Namibia and their national liberation movement, the South West Africa People's Organization, in their just and legitimate struggle for the attainment of freedom and independence despite increased armed attacks by the forces of the racial régime of South Africa, and aware of the particular needs of those Qovernments for assistance in that connection.

Noting the aupport given by the apecialized agencies and other organizations of the United Nations system to the implementation of the

Nationhood Programme for Namibia, In accordance with General Assembly resolution 32/9 A of 4 November 1977.

<u>Deploring</u> the continued an-operation with and assistance rendered to South Africa by certain specialized agencies in the financial, economic, tachnical and other fields in contravention of the relevant resolutions of the United Nations, thus enhancing neo-orientalist practices in the system of international relations.

Bearing in mind the importance of the activities of non-governmental organizations aimed at putting an end to the assistance which is still being rendered to South Africa by some specialized agencies,

Mindful of the imperative need to keep under continuous review the activities of the specialized agencies and other organizations of the United Nations system in the implementation of the various United Nations decisions relating to decolonization,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implamentation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to the item; 11/
- a. Reaffirms that the specialized agencies and other organizations and institutions of the United Nations system should continue to be guided by the I levant resolutions of! the United Nations in their efforts to contribute, within their spheres of competence, to the full d speedy implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples;
- 3. Reaffirms also that the recognition by the General Assembly, the Security Council and other United Nations organs of the legitimacy of the struggle of colonial peoples to exercise their right to self-determination and independence entails, as a aerollary, the extension by the specialised agencies and other organizations of the United Nations system of all the necessary moral and material assistance to those peoples and their national liberation movements;
- 4. Expresses its appreciation to those specialised agencies and other organizations of the United Nations system that have continued to ac-operata in varying degrees with the United Nation8 and the Organization of African Unity in the implementation of General Assembly resolution 1514 (XV) and other relevant resolutions of the United Nations, and urges all the specialized agencies and other cryanizations of the United Nations system to accelerate the full and speedy implementation of the relevant provisions of those resolutions;
- 5. Expresses its concern that the essistance extended thus far by certain specialized agencies and other organizations of the United Nations system to the colonial peoples, particularly the people of Namibia and their national liberation movement, the South West Africa Poople's Organization, is far from adequate in relation to the actual needs of the peoples concerned;
- 6. Reiterates its conviction that the specialized agencies and other organizations and bodies of the United Nation6 system should refrain from

taking mny action that might imply recognition of, or support for, the legitimacy of the domination of the Territory of Namibia by the racist régime of South Africa.

- 7. Requests all specialized agencies and other organizations and bodies of the United Nations system, in sacordanae with the relevant resolutions of the General Assembly and of the Security Council, to take all necessary measures to withhold from the racist régime of South Africa any form of co-operation and assistance in the financial, economic, technical and other fields and to discontinue all aupport to that régime until the people of Namibia have exercised fully their inalienable right to self-determination, freedom and national independence in a united Namibia and until the inhuman system of apartheid has been totally eradicated;
- 8. Regrets that the World Bank and the Xntarnational Monetary Fund continue to maintain links with the racist régime of Pretoria, expresses the view that all links ahould be discontinued and, pending that action, calls upon those organisations not to extend any nupport or loans to that régime;
- 9. Urges once again the executive heads of the World Bank and the International Monotary Fund to draw the particular attention of their governing bodies to the present resolution, inter alia, with a view to formulating specific programmes beneficial to the peoples of the colonial Territories, particularly Namibia;
- 10. Requests the specialized agencies and other organizations of the United Nations system to render or continue to render, as a matter of urgency, all possible moral and material assistance to the adonial peoples struggling for liberation from colonial rule, bearing in mind that auah assistance should not only meet their immediate neede hut also create conditions for development after they have exercised their right to self-determination and independence;
- 11. Requests once again the specialized agencies and other organizations of the United Nations system to continue to provide all moral and material consistence to the newly independent and emerging states so as to oaable thorn to achieve genuine economic independence;
- 12. Reiterates its recommendation that the specialized agencies and other organizations of? the United Nations system should initiate or broaden contacts and oo-operation with the colonial peoples and their national liberation movements directly or, where appropriate, through the Organization of African Unity, and review and introduce greater flexibility in their procedures with respect to the formulation and preparation of assistance programmes and projects so as to be able to extend the necessary assistance without delay to help the colonial peoples and their national liberation movements in their struggle to exercise their inalienable right to relf-determination and independence in accordance with General Assembly resolution 1514 (XV);
- 13. Recommends that a separate item on assistance to national liberation movements recognized by the Organization of African Unity should be included In the agenda of future high-level meetings between the General Secretariat of the Organization of African Unity and the secretariats of the United Nations and other organizations of the United Nations system, with a view to

strengthening further the existing measures of an-ordination of aation to ensure the beat use of available resources for assistance to the peoples of the adlonial Territories:

- 14. Urgas the specialised agencies and other organizations of the United Nations system that have not already done so to include in the agenda of the regular meetings of their governing bodies a rep&rate item on the progress they have made in the implementation of rerolution 1514 (XV) and the other relevant resolutions of the United Nations;
- 15. Urges the specialized agencies and other organimations and institutions of the United Ndtione system to extend, as a matter of priority, substantial material assistance to the Governments of the front-line States in order to enable them to support more effectively the struggle of the people of Namibia for freedom and independence and to resist the violation of their territorial intogrity by the armed forces of the racist régime of South Africa directly or, as in Angola and Mozambique, through puppet groups in the service of Pretoria;
- 16. Welcomes the establishment by the nou-aligned countries of tha Action for Resisting Invasion, Colonialism and Apartheid Fund and invites the specialized agencies and other organizations of the United Nations system to co-operate with the Fund in the common objective of Providing emergency assistance to the front-line States and national liberation movoments in southern Africa in their struggle against the apartheid régime;
- 17. Notes with satisfaction the arrangements made by several specialized agencies and other organizations of the United Nations system which enable representatives of the national liberation movements recognized by the Organization of African Unity to participate fully em observers in the proaeedingr relating to matters assured their respective assurtion, and calls upon those agencies and organizations that have not yet done so to follow this example and to make the necessary arrangements without delay,
- 18. <u>Urgon</u> the specialized agencies and other organizations and institution6 of the United Nations system to assist in accelerating progress in all sectors of the national life of aolonial Territories, particularly in the development of their economies;
- 19. Draws the particular attention of the specialized agencies and other organisations of the United Nations system to Security Council resolution 566 (1985) of 19 June 1985, in which the Council uondemnad the razirt régime of South Africa for its installation of a ro-aalled interim government in Namibia and dealared that aation to be illegal and null and void;
- 20. Recommends that all Governments should intensify their efforts in the specialized agencies and other organizations of the United Nations system of which they are members to ensure the full and effective implementation of General Assembly resolution 1614 (XV) and other relevant resolutions of the United Nations and, in that connection, should accord priority to the question of providing assistance on an emergency basin to the peoples of the colonial Territories and their national liberation movements:

- 21. Draws the attention of the specialized Agencies And other organizations of the United Nations system to the Plan of Action for the Pull Implementation of the Declaration on the Qrsnting of Independence to Colonial Countries and Peoples, contained in the Annex to General Assembly resolution 35/118, in particular to those provisiona calling upon the agencies And organizationa to render all possible moral and material assistance to the peoples of the colonial Territories and to their national liberation movements)
- 22. Urges the executive heads of the specialised Agencies and other organizations of the United Nations system, having regard to the provisions of paragraph 13 above, to formulate, with the active co-operation of the Organization of African Unity where Appropriate, and to submit, as a matter of priority, to their governing and legislative organs concrete proposals for the full implementation of the relevant United Nations decisions, in particular specific programmes of assistance to the peoples of the colonial Territories and their national liberation movements:
- 23. Requests the Secretary-general to continue to Assist the specialized agencies and other organizations of the United Nations system in working out appropriate measures for implementing the relevant reisolutians of the United Nations And to prepare for submission to the relevant bodies, with the assistance of those Agencies and organisations, a report on the action taken in implementation of the relevant resolutions, including the present resolution, since the circulation of his previous report:
- 24. Requests the Economic and Social Council to continue to consider, in consultation with the Epocial Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, appropriate measures for co-ordination of the policies And activities of the specialised agencies and other organizations of the United Nations system implementing the relevant resolutions of the General Assembly:
- 25. Requests the specialized agencies to report periodically to the Secretary-General on their implementation or the present resolution}
- 26. Requests the Special Committee to Continue to examine the item and to report thereon to the General Assembly et its forty-fourth session.

#### Notes

- 1/ A/43/355 and Add.l-3.
- 2/ A/AC.109/L.1665.
- 3/ A/AC.109/L.1664 and Add.1.
- 4/ See Report of the International Conference for the Immediate Independence of Namibia, Vianna, 7-11 July 1986 (United Nations publication, Sales No. E.86.I.16 and addendum), part three.

## Notes (continued)

- 5/ See Report of the World Conference on Sanctions against Racist South Africa, Paris, 16-20 June 1986 (Unite \ Nations publication, Sales No. E.86.1.23), chap. IX.
- 6/ A/42/325-S/18901, annex; see also Official Records o f the General Assembly. Forty-second Session. Supplement No. 4 (A/42/24), part two, chap. III, pare. 203.
  - 7/ A/42/631-S/19187, annex.
  - 8/ A/41/697-S/18392, annex.
  - 2/ See A/43/398, annex I.
  - 10/ E/1988/81.
  - 11/ The present chapter.

#### Annex

## REPORT OF THE SUB-COMMITTEE ON PETITIONS, INFORMATION AND ASSISTANCE\*

Chairman: Miss Tatiana BROSNAKOVA (Czechoslovakia)

. . .

#### CONCLUSIONS AND RECOMMENDATIONS

- (1) The Rub-Committee notes with deep concern the further deterioration of the situation in and around Namibia as A result of the obdurate refusal OS the racist minority régime of Pretoria to comply with the relevant resolutions and decisions of the United Nations. The Sub-Committee concerns the extensive links and collaboration between the <u>apartheid</u> régime of South Africa and certain Western countries, especially the United States of America And Israel, in the political, diplomatic, economic, nuclear, military and other fields.
- (2) The Rub-Committee recognizes the important role of the front-line States in the liberation struggle in southern Africa and urges the specialized agencies and other organizations and institutions of the United Nations system to extend within their competence, as a matter of priority, substantial material and other assistance to the front-line States in order to enable them to support the liberation struggle in southern Africa, And particularly in Namibia, more effectively and to resist the violation of their sovereignty and territorial integrity by the troops of the lacist régime of South Africa.
- (3) The Sub-Committee reiterates its firm position that the specialized agencies and other organisation!! and institutiona of the United Nations system should continue to be guided by the relevant resolutions and decisions of the United Nations in their efforts to contribute, within their spheres of competence, to the full and speedy implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
- (4) The Sub-Committee commends those specialised Agencies And other organizations and institutions of the United Nations system that have continued to co-operate with this United Nations And the Organization of African Unity (OAU) in the implementation of the Declaration And the other relevant reaclutions and decisions of the United Nations. and urges all the specialized agencies and other organizations and institutions os the United Nations system to accelerate the full and speedy implementation of the relevant provisions of those resolutions. The Sub-Committee urges those that have not already done no to include in the agenda of the regular meetings of their governing bodies a separate item on the progress they have made in the implementation of the Declaration and the other relevant resolutions and decisions of the United Nations, particularly on the assistance provided to colonial peoples and their national liberation movements.

The complete text of the report was previously issued under the symbol A/AC. 109/L.1664 and Add. 1.

- (5) Once again, the Sub-Committee recommend8 that the Attention of all specialized agencies and other organinatisna and inatitutiona of the United Nations system tahould be drawn to the principle that recognition by the General Assembly, the Security Council and other United Nations organs of the legitimacy of the struggle of colonial peoples to exercise their right to self-determination and independence entails, as a corollary, the increase by the United Nations system of its moral And material assistance to the peoples of the colonial Territories, in particular In southern Africa, and their national liberation movements recognized by OAW.
- (6) The Sub-Committee continues to urge the specialized agencies and other organizations And institutions of the United Nation8 system to render or to continue to render, as a matter of urgency, all possible moral and material Assistance to the colonial peoples struggling for their liberation, particularly in southern Africa. In this connection, the Sub-Committee is of the opinion that all organizatione concerned should initiate, in the case of those that have not yet done so, or broaden contact8 and co-operation with those peoples and their national liberation movements directly or, where appropriate, through the relevant international bodies, particularly OAU, and should work out and implement concrete programmes of assistance for those peoples with the active ao-operation of their national liberation movements. The Sub-Committee is of the view that the assistance provided by the specialized agencies and other organizations and institutions of the United Nations system to the peoples of the colonial Territories and their internationally recognised national liberation movements should not only meet their immediate needs but also create conditions conducive to development after these peoples have exercised their right to self-determination end independence, taking into consideration the need to preserve indigenour culture8 and traditions, as well as the benefits they may provide for development.
- (7) The Sub-Committee urges the specialized agencies and other organisations and institutiona of the United Nations system to assist in accelerating progress in all sectors of the national life of the small Territories, particularly in the development of thair economies.
- (6) The Sub-Committee commends the arrangementa made by several specialized agencies and other organizations and institutions of the United Nations system that enable representatives of the national liberation movements recognized by OAU and by the United Nations to participate fully as observers in the proceedings of these organizations to matters concerning their countries and calls upon those agencies and organizations that have not yet done so to follow this example and to make the necessary arrangements without delay. The Sub-Committee notes with satisfaction the inclusion of Namibia, represented by the United Nations Council for Namibia, in the membership of various specialized agencies and other organizations of the United Nations system.
- (9) The Sub-Committee note8 with satisfaction that the Namibian people and their national liberation movement, the South West Africa People's Organization (SWAPO), continue to be the baneficiaries of a number of programmes established within the framework of the United Nations Fund for Namibia end the United Nations Educational and Training Programme for Southern Africa, and that the United Nations Council for Namibia, in co-operation with SWAPO, continues to represent the people of Namibia at meetings of the specialized agencies and other organizations and institutions of the United Nations system. The Sub-Committee urges those agencies

and organizations to increase their assistance to SWAPO, as well as to the United Nations Institute for Namibia and the Nationhood Programme for Namibia, and to increase their fund-raining activities, in particular among those developed States that have thus far not given voluntary contributions.

- (10) The Sub-Committee underlines the importance of ao-ordination at the country, regional and Headquarters levels of the programmes of assistance provided by the specialized agencies and other organizatione of the United Nations system to the colonial peoples and their national liberation movements, particularly those in southern Africa recognized by OAU. The Sub-Committee considers that such co-ordination would enable the peoples concerned to derive the maximum benefit from those programmes.
- (13) The Sub-Committee reiterates its firm conviction that, in accordance with the relevant resolutions and decisions of the General Assembly and the Security Counail, all specialized agencies and other organizations and institutions of the United Nations system should taks all necessary measures to stop all collaboration with or assistance to the racist régime of South Africa in financial, economic, technical, nualear or other fields 80 as to compel that regime to implement the resolutions and decisions of the United Nations concerning Namibia, apartheid and neighbouring States. The Sub-Committee is also of the view that these organizations should discontinue all collaboration with and support to that régime until it withdraws its troops from, and terminates its continued illegal occupation of, Namibia, until the inalienable right of the people of Namibia to self-determination and independence is regained and until apartheid has been eradicated and a non-racial, united and democratic State based on the will of all South African people has been established in accordance with the relevant resolutions and decisions of the General Assembly and the Security Council. The Sub-Committee reiterates also its conviction that the specialised agencies and other organizations and institutions of the United Nations system should refrain from taking any action that might imply recognition of, support for or legitimisation of the domination of the Territory by that requme. The Sub-Committee commends all those agencies and organicationa that have terminated relation6 with the racist South African régime and recommends that the Special Committee rhould request the General Assembly to hold accountable those agencies and organisations that continue to co-operate with, and extend this kin8 of assistance to South Africa.
- (12) The Sub-Committee takes note of the statement made by the representative of the World Bank before the Sub-Committee on 7 April 1988, in which he indicated that South Africa was a member of the Bank but that the Bank had not granted any loans to South Africa since 1966 and that all loans made to, OF guaranteed by, South Africa up to that time had been fully repaid. Therefore, the Bank did not have any outstanding loans to South Africa. Also, the last election for Executive Directors of the Bank Group in which South Africa had participated had been the one held in 1972; as a result, it was not represented on the Board of Executive Directors of the Bank, the International Development Association (IDA) or the International Finance Corporation (IFC). In this connection, the Sub-Committee regrets that the World Bank continues to maintain certain financial and technical links with racist South Africa, as exemplified by the continued participation of South Africa in the work of that body, and is of the view that the World Bank should put an end to all links with that racist regime, as long au apartheid and the illegal occupation of Namibia continue to exist.

- (13) The Sub-Committee deeply Ueplorea the granting, in disregard of relevant resolutions end decisions of the General Assembly, of a credit of \$US 1.1 billion by IMF to South Africa in November 1963. The Sub-Committee takes note of the statement made by the representative of IMF on 6 April 1968, in which he said that South Africa had paid back to the Fund all the amounts it had borrowed, along with interest charges. The Sub-Committee is strongly convinced that the total economic isolation of the apartheid system implies a serious instability in the South African economy. In this connection the Sub-Committee deeply regrets that IMF continues to maintain links with the racist South African régime and it is of the view that IMF should put an end to all links with that racist régime and ahould not extend any ore&its or any kind of assistance to South Africa as long as apartheid and the illegal occupation of Namibia continue to exist.
- (14) The Sub-Committee therefore reiterates its recommendation that the General Assembly, at its forty-third session, should once again propose, under article III of the Agreement between the United Nations and IMF, a/ the urgent inclusion in the agenda of the Board of Governors of the Fund of an item dealing with the relationship between the Fund and South Afriaa. It further recommends that, in pursuanae of article II of the Agreement, the General Assembly should propose that the relevant organs of the United Nations should participate in any meeting of the Boar& of Qovernora called by the Fund for the purpose of discussing the above-mentioned item.
- (15) The Sub-Committee urges IMF and the World Bank to increase their assistance to the front-line and neighbouring States that have been the victims of the South African aggression.
- (16) The Sub-Committee reiterates its conviction that the oonaultationa with the specialized agencies and other organisations and institutions of the United Nations system are an appropriate means for further strengthening the role of those organisations in the process of decolonisation with regard to the aims and objectives of the Declaration, as well as for the Special Committee to benefit from their experience in tast process. The Sub-Committee is also of the opinion that the agencies and otganisations, particularly XMF, in accordance with their charters, should inform it of the results of the consideration by their respective bodies of the appeals addressed to them in the relevant resolutions and decisions of the General Assembly aimed at enhancing their role in the decolonization process.

#### Notes

a/ See Agreements between the United Nations and the Specialized Agencies and the International Atomic Energy Agency (United Nations publication, Sales No. E/F.61.X.1), p. 61.

#### CHAPTERVII\*

# INFORMATIONFROMNON-SELF-GOVERNINGTERRITORIESTRANSMITTED UNDER ARTICLE 73 g OF TRE CHARTER OF THE UNITED NATIONS

## A. Consideration by the Special Committee

- 1. At its 1329th meeting, on 2 February 1966, by adopting the suggestions relating to the organization of Its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the above item separately and to consider it at its plenary meetings.
- 2. The Special Committae considered the item at its 1331st and 1332nd meetings, on 1 and 3 August 1966. respectively.
- In its consideration of the item, the Special Committee took into account the 3. pertinent resolutions of the General Assembly concerning information from Non-Self-Qoverning Territories transmitted under Article 73 g of the Charter of the United Nations and related questions, in particular resolution 1970 (XVIII) of 16 December 1963, by which the Assembly decided, inter alla, to dissolve the Committee on Information from Non-Self-Qoverning Territories and to transfer certain of its functions to the Special Committee, and paragraph 5 of resolution 42/73 of 4 December 1987, by which the Assembly requested the C mittee to continue to discharge the functions entrusted to it under Assembly resolution 1970 (XVIII!, in accordance with established procedures, and to report thereon to the Assembly at its forty-third aession. Further, the Committee took into account the relevant provisions of Assembly resolution 42/71 of 4 December 1987 on the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples and Assembly resolution 35/118 of 11 December 1960, the annex to which contains the Plan of Action for the Full Implementation of the Declaration, as well as resolution 40/56 of 2 December 1985 relating to the twanty-fifth anniversary of the Declaration.
- 4. During its consideration of the item, the Special Committee had before it the report of the Secretary-General (A/AC.109/958) containing information on the dates on which information from the Non-Self-Governing Territories concerned, called for under Article 73 of the Charter, was transmitted for the years 1986 and 1967.
- 5. At the 1331st meeting, on 1 August, the Chairman drew attention to a draft resolution submitted by the Chairmen on the item (A/AC.109/L.1674).
- 6. At the 1332nd meeting, on 3 August, following statements by the representative of the Union of Soviet Socialist Republics and by the Chairman, as well as by a Director in the Department for Special Political Questions, Regional Co-operation, Decolonization and Trusteeship (A/AC.109/PV.1332), the Special Committee adopted draft resolution A/AC.109/L.1674 without objection (see para. 8).
- 7. On 4 August, the text of the resolution (A/AC.109/966) was transmitted to the representatives of the administering Powers for the attention of their Governments.

<sup>\*</sup> Previously issued as part of A/43/23 (Part IV).

## B. Decision of the Special Committee

8. The text of the resolution (A/AC.109/966) adopted by the Special Committee at its 1332nd meeting, on 3 August 1966, to which reference is made in paragraph 6, is reproduced below:

The Special Committee.

Having exemined the report of the Secretary-General on thia item, 1/

Recalling General Assembly resolution 1970 (XVIII) of 16 December 1963, in which the Assembly requested the Special Committee to study the information transmitted to the Secretary-General in accordance with Article 73 g of the Charter of the United Nations and to take such information fully into account in examining the situation with regard to the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in Aaaembly reaclution 1514 (XV) of 14 December 1960,

Recalling also General Ansembly resolution 42/73 of 4 December 1987, in which the Assembly requested the Special Committee to continue to discharge the functions entrusted to it under resolution 1970 (XVIII),

Stressing the importance of timely trenamisaion by the administering Powers of adequate information under Article 73 of the Charter, in particular in relation to the preparation by the Secretariat of the working papers on the Territories concerned,

- 1. Reaffirms that, in the absence of a decision by the General Assembly itself that a Non-Self-Governing Territory has attained a full measure of self-government in terms of Chapter XI of the Charter of the United Nations, the administering Power concerned should continue to transmit information under Article 73 g of the Charter with respect to that Territory;
- 2. Requests the administering Powers concerned to continue to transmit to the Secretary-General the information prescribed in Article 73 g of the Charter, as well as the fullest possible information on political and constitutional developments in the Territories concerned, within a maximum period of six months following the expiration of the administrative year in those Territories.
- 3. Requests the Secretary-General to continue to consure that adequate information is drawn from all available published sources in connection with the preparation of the working papers relating to the Territories concerned;
- 4. <u>Decides</u>, subject to any decision which the General Assembly might take in that connection, to continue to discharge the functions entrusted to it under Assembly resolution 1970 (XVIII), in accordance with established procedure?.

#### c. Recommendation of the Special Committee

9. In accordance with decisions taken at its 1329th and 1331st meetings, on 2 February and 1 August 1988, respectively, the Special Committee recommends to the General Assembly the adop on of the following draft resolution!

# Information from Non-Self-Governing Territories transmitted under Article 73 e of the Charter of the United Nations

## The General Assembly,

Having examined the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to the information from Non-Self-Governing Territories transmitted under Article 73 g of the Charter of the United Nations 2/ and the action taken by the Committee in respect. of that information,

Having also examined the report of the Secretary-General on this item, 3/

Recalling its resolution 1970 (XVIII) of 16 December 1963, in which it requested the Special Committee to study the information transmitted to the Secretary-General in accordance with Article 73 a of the Charter and to take such information fully into account in examining the situation with regard to the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960,

Recalling also its resolution 42/73 of 4 December 1987, in which it requested the Speciel Committee to continue to discharge the functions entrusted to it under resolution 1970 (XVIII),

Stressing the importance of timely transmission by the administering Powers of adequate information under Article 73 g of the Charter, in particular in relation to the preparation by the Secretariat of the working papers on the Territories concerned,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries end Peoples relating to the information from Non-Self-Governing Territories transmitted under Article 73 g of the Charter of the United Nations; 2/
- 2. Reaffirms that, in the absence of 8 decision by the General Assembly itself that a Non-Self-Governing Territory has attained a full measure of self-government in terms of Chapter XI of the Charter, the &ministering Power concerned should continue to transmit information under Article 73 g of the Charter with respect to that Territory;
- 3. Requests the administering Powers concerned to continue to transmit to the Secretary-General the information prescribed in Article 73 e of the Charter, as well a6 the fullest possible information on political and constitutional developments in the Territories concerned, within a maximum

period of six months following the expiration of the saministrative year in those Territories:

- 4. Requests the Secretary-General to continue to ensure that adequate information is drawn from all available published sources in connection with the preparation of the working papers relating to the Territories concerned,
- 5. Requests the Special Committee to continue to discharge the functions entrusted to it under General Assembly resolution 1070 (XVIII), in accordance with established procedures, and to report thereon to the Assembly at its forty-fourth session.

## Notes

- 1/ A/AC.109/958.
- 2/ The present chapter.
- **3/** A/43/658.

#### CHAPTER VIII\*

#### NAMIHIA

## A. Consideration by the Special Committee

- 1. At its 1329th meeting, on 2 February 1988, by adopting the suggestions relating to the organization of its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the question of Namibia as a separate item and to consider it at its plenary meetings.
- 2. The Special Committee considered the question of Namibia at 1ts 1332nd to 1336th meetings, between 3 and 8 August 1988.
- In its consideration of the item, the Special Committee took into account the provisions of the relevant General Assembly resolutions, including in particular resolutions ES-8/2 of 14 September 1981 and S-1411 of 20 September 1986, a8 well as resolution 42/14 of 6 November 1987 relating to Namibia, and resolution 42/71 of 4 Pacember 1987 on the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples. By paragraph 12 of resolution 42/71, the Assembly requested the Committee "to continue to seek suitable means for the immediate and full implementation of General Assembly resolution 1514 (XV) in all Territories that have not yet attained independence and, in particular: . . . to formulate specific proposals for the elimination of the remaining manifestations of colonialism and to report thereon to the General Assembly at its forty-third session". Further, the Committee took into account the relevant provisions of Assembly resolution 35/118 of 11 December 1980, the annex to which contains the Plan of Action for the Full Implementation of the Declaration, as well as Assembly resolution 40/56 of 2 December 1985, relating to the twenty-fifth anniversary of the Declaration on the Granting of Independence to Colonial Countries and Peoples. The Committee also paid due attention to the relevant resolutions of the Security Council concerning Namibia and to the reports and decisions of the United Nations Council for Namibia. It also took into account the relevant documents of other intergovernmental bodies concerned, to which reference is made in paragraph 5 of the consensus it adopted on 8 August (see para. 13).
- 4. The Special Committee recalled also that, following the conclusion of its session in 1987, the Acting Chairman of the Committee had participated in the Security Council's consideration of the situation in Namibia and had addroesed the Council at its 2757th meeting, on 29 October 1987. 1/ The Committee took due account of Security Council resolution 601 of 30 October 1987 on the question,
- 5. During ite consideration of the item, the Special Committee had before it a note by the Secretariat on the item (A/AC.109/960) and the reports of the United Nations Council for Namibia on the military situation (A/AC.131/283), political developments (A/AC.131/284), social conditions (A/AC.131/285) and the activities of foreign economic interest8 operating in Namibia (A/AC.131/286).
- 6. In accordance with eetabliehed practice, the representative of the United Nations Council for Namibia participated in the work of the Special Committee

<sup>♠</sup> Previously issued as A/43/23 (Part V).

relating to the item. The representative of the Council addressed the Committoe at its 1332nd meeting, on 3 August (see A/AC.109/PV.1332).

- 7. In conformity with the provisions of the relevant General Assembly resolutions and in accordance with established practice, the Special Committee invited the national liberation movement of Namibia, the South West Africa People's Organization (SWAPO), to participate in an observer capacity in its consideration of the item. The Deputy Permanent Observer of SWAPO to the United Nations made a statement at the 1332nd meeting, on 3 August (see A/AC.109/PV.1332) and the Second Deputy Observer of that organization made a statement at the 1336th meeting, on 8 August (see A/AC.109/PV.1336).
- 8. At its 1333rd meeting, on 4 August, the Committee granted a request for hearing to Mr. A. W. Singham, and heard him at the 1334th meeting, on 5 August (see A/AC.109/PV.1334).
- 9. The general debate on the item took place at the 1333rd to 1336th meetings, between 4 and 8 August. The following Member States took part in the debate: Syrian Arab Republic, Caochoslovakia, Tunisia and Venezuela, at the 1333rd meeting (A/AC.109/PV.1333); India, Afghanistan, Indonesia and Chile, at the 1334th moeting (A/AC.109/PV.1334); Yugoslavia, China, Ethiopia, Union of Soviet Socialist Republics, United Republic of Tanzania, Cuba and Congo, at the 1335th meeting (A/AC.109/PV.1335); and Norway and Mali, at the 1336th meeting (A/AC.109/PV.1336).
- 10. At the 1332nd mosting, on 3 August, the Chairman drew attention to a draft consensus (A/AC.109/L.1669 and Corr.1), prepared on the basis of consultations with members of the Bureau.
- 11. At its 1336th meeting, on 8 August, following statements by the representatives of Norway and Chile, the Committee adopted draft consensus A/AC.109/L.1669 and Corr.1 (see para. 13 below), it being understood that the reservations expressed by members would be reflected in the record of the meeting. Statements were made by the representative of Côte d'Ivoire, as well as by the Chairman (see A/AC.109/PV.1336).
- 12. On 9 August, the text of the consensus (A/AC.109/967 and Corr.1) was transmitted to the President of the security Council. 2/ On the same date, the text was transmitted to the Permanent Representative of South Africa to the United Nations for the attention of his Government. Copies of the consensus were also transmitted to the President of the United Nations Council for Namibia, SWAPO, all States and the specialised agencies and other organizations of the United Nations system.

## B. Decision of the Special Committee

- 13. The text of the consensus (A/AC.109/967 and Corr.1), adopted by the Speaial Committee at its 1336th meeting, on 3 August 1988, to which reference is made in paragraph 11, is reproduced below:
  - 1. Having considered the question of Namibia in the context of the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Aaaembly resolution 1514 (XV) of 14 December 1960, and having heard statements by the representatives of the United Nations Council

for Namibia and the South West Africa People's Organisation, the Special Committee reaffirms that the question of Namibia is a burning issue of primary importance in the process of Qocolonization and notes with grave concern the critical situation in and around Namibia resulting from the continued illegal occupation of the Territory by the racist minority régime of South Africa.

- 2. The Special Committee reaffirms the inallenable right of the Namibian people to self-determination and independence in a united Namibia, in an aaaordance with the Charter of the United Nations and General Assembly resolutions 1514 (XV), 2145 (XXI) of 27 October 1966 and subsequent resolutions relating to Namibia. It also reaffirms the legitimacy of their struggle by all means at their disposal to achieve freedom,
- 3. The Special Committee reiteratos that Namibia's accession to independence must be with its territorial integrity intact, including Walvis Ray, the Penguin Islands and other offshore islands, which are integral parts of Namibia, and that any action by South Africa to annex them is illegal, null and void, as has been repeatedly affirmed by the United Nations. 3/
- 4. The Special Committee reaffirms that Namibia is the direct responsibility of the United Nations until genuine self-determination and national independence are achieved under the terms of the relevant resolutions and decisions of the General Assembly. It strongly condemns South Africa's brutal repression of the Namibian people, its efforts to destroy the national unity and territorial integrity of Namibia and its persistent refusal to comply with the relevant resolutions and decisions of the Unite& Nations in violation of the principles of tha Charter,
- 5. The Special Committee draws particular attention to the Declaration and the Programme of Action adopted by the International Conference for the Immediate Independence of Namibia, held at Vienna from 7 to 11 July 1986, 4/ the Luanda Declaration and Programme of Action adopted by the United Nations Council for Namibia at Luanda on 22 May 1987, 5/ and the Final Communiqué of the Ministerial Meeting of the United Nations Council for Namibia, held in New York on 2 October 1987, 6/ and stresses the urgent need for their implementation.
- 6. The Special Committee reiterates its conviction that the aparthoid régime of South Africa is responsible for creating a situation that seriously threatens international peace and security as a result of its persistent non-compliance with and violation of United Nations resolutions and decisions, in the form of denial to the people of Namibia of their most basic human rights, including their inalienable right to self-determination and independence) its policy of aparthoid; its brutal repression of and viscance against the Namibian people; its repeated acts of aggression, subversion and destabilization against neighbouring States; its continued manoeuvres to prevent the implementation of Security Council resolution 435 (1978) of 29 September 1978; and its sinister attempts to impose on the people of Namibia an internal settlement in order to consolidate its illegal hold over the Territory w creating puppet political institutions to serve its own interests.
- 7. Racist South Africa's continued intransigence makes it more imperative than ever for the United Nations to reassert it8 direct responsibility over

Namibia until its independence and to take urgent steps to bring about the faithful and unqualified compliance by the racist regime of South Africa with the resolutions and decisions of the United Nations in order to enable the people of Namibia to exercise their inalienable right to self-determination and independence without further delay.

- The Special Co-mittee strongly condemns the Pretoria régime for the imposition of the so-called interim government in Namibia on 17 June 1985, declares that measure to be null and void. reaffirms that it constitutes a clear defiance of the resolutions of the security Council, particularly resolutions 435 (1978), 439 (1978) of 13 November 1978 and 566 (1985) of 19 June 1985, and further reaffirms that the manoeuvre by South Africa of creating puppet institutions subservient to the interests of the racist régime is intended to consolidate Pretoria's colonial stranglehold over Namibia and to prolong the oppression of the Namibian people, It also declares that all so-called laws and proclamations issued by the illegal occupation régime in Namibia are illegal, null and void and calls upon the in ornational community to continue to refrain from according any recognition or extending any co-operation to any régime imposed by the illegal South African administration upon the Namibian people in violation of Security Council resolutiona 385 (1976) of 30 January 1976, 435 (1978), 439 (1978), 532 (1983) of 31 May 1983, 539 (1983) of 28 October 1983 and 566 (1985) and of other relevant resolutiona of the General Aaaembly and of the Security Council, as well as the decisions adopted by the Special Committee. Member States must oxert all efforts to counter any manoeuvrea by racist South Africa and its allies aimed at circumventing the United Nations and undermining its primary responsibility for the deaoloniaation of Namibia.
- 9. The Special Committee recalls that the Security Council has determined that in the international Territory of Namibia, which is the direct responsibility of the United Nations, there are only two parties to the conflict, the Namibian people, represented by the South West Africa People's Organization, their sole and authentic representative, and the racist régime of South Africa, which illegally occupies Namibia.
- The Special Committee reiterates that any political solution to the Namibian situation must be based on the inmediate and unconditional termination of South Africa's illegal occupation of the Territory, the withdrawal of its armed forces and the free and unfettered exercise by the Namibian people of their right to self-determination and independence in accordance with Qeneral Assembly resolution 1514 (XV). It roaffirms that the United Nations plan for the independence of Namibia, embodied in Soourity Council remaintains 385 (1976) and 435 (1978), is the only internationally accepted basts for a peaceful abttlement of the Namibian question and demands its immediate implementation without pre-condition or modification. The Committee notes with regret the continued failure of the Security Council to discharge effectively its responsibilities for the maintenance of peace and security in southern Africa, owing to the vetoes of two of its Western permanent members, and urges the Security Council to resume forthwith its consideration of further measures to give effect to the Council resolutions on this question, as called for by the General Assembly, the Speaial Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, the Speaial Committee against Apartheid and the United Nations Council for Namibia, as

well as the Movement of Non-Aligned Countries, the Organisation of African Unity, the Commonwealth and a number of other intergovernmental and regional organizations.

- 11. The Special Committee denounces and rejects the attempts by South Africa or any other state to impart to the question of Namibia a dimension different from what it is, namely, an act of colonial domination in violation of the principles and objectives of the Charter and of the relevant resolutions and decizions of the United Nations. The question of Namibia has always been and remains a decolonization issue and must be addressed and resolved in accordance with the provisions of the Declaration on the Granting of Independence to Colonial Countries and Peoples and other relevant United Nations resolutions. Any attempt to portray it as part of an East-West confrontation rather than one of decolonization is in flagrant defiance of the will of the international community and could only have the effect of further delaying the independence of Namibia.
- 12. The Special Committee firmly rejects the constant attempts made by South Africa and the United States of America to establish a "linkage" between the implementation of Security Council resolution 435 (1978) and extraneous issues, particularly the presence of Cuban forces in Angola, which is a matter to be decided soluly by that independent and sovereign State. The Committee declares that the attempts at linkage made by South Africa and the external support accorded to it are ploys intended to delay the independence of Namibia and to jeopardise the responsibility of the United Nations for the Territory and the authority of the Security Council, which decided on the universally supported plan for its independence, and constitute interference in the internal affairs of the People's Republic of Angola.
- 13. The Special Committee strongly rejects the policies of "constructive engagement" and "linkage", which have encouraged the racist régime of South Africa to continue its illegal occupation of Namibia, and calls for their abandonment so that the resolutions and decisions of the United Nations on the question of Namibia can be implemented.
- The Special Committee reaffirms its solidarity with, and support for, tho South West Africa People's Organisation, the sole and authentic representative of the Namibian people, and pays tribute to that organisation for the sacrifices that it has made in the field of battle and also for the spirit of statesmanship, co-operation and far-sightedness which it has displayed in the political and diplomatic arena despite the most extreme provocations on the part of the racist Pretoria régime. It stroi gly condemns the illegal South African régime for its persistent and systematic attempts to undermine, discredit and destroy that organization, its members and supporters, through arbitrary arrests, torture, intimidation and terror. The Committee commends the South West Africa People's Organisation for its continued intensification of the struggle on all fronts, by all available means, and for its commitment to embrace all Namibian patriots in an effort further to strengthen national unity so as to ensure the territorial integrity and sovereignty of a united Namibia, and welcomes the consolidation of unity in action by the patriotic forces in Namibia under the leadership of the South West Africa People's Organisation during the critical phase of their struggle for national and social liberation. It further commends the people of Namibia who, under the leadership of the South West Africa People's Organisation, have intensified

their struggle at all levels, as clearly demonstrated by the combined aations of workers, youth, students and parents, as well as ahurchea and other mass organisationa, demanding the immediate and unconditional implementation of Security Council resolution 436 (1978).

- The Special Committee reaffirms its unreserved support for the aourageous people of Namibia in their legitimate struggle, by all available means, for self-determination and national independence in the context of Pretoria's continued intransigence and the brutal, racist repression It has unleashed for decades on the Namibian people by force of arms. It recall athat the general Assembly, by its resolution 42/14 A of 6 November 1987, declared that South Africa's illagal oacupation of Namibia constituted an act of aggression against the Namibian people in terms of the Definition of Aggression contained in its resolution 3314 (XXIX) of 14 December 1974. The Committee reiterates its conviction that the armed liberation struggle of the Namibian people, led by the South West African People's Organization, continues to be an important and decisive factor in their efforts to achieve independence in a united Namibia. It appeals to all States to intensify their support in all fields, for that organization at that critical stage of its struggle to achieve national liberation. In that regard, it draws attention to the Emergenay Namibia Liberation Fund of the Organization of African Unity and the Solidarity Fund of the Movement of Non-Aligned Countries. It also urges all Qovernmenta and the specialized agencies and other intergovernmental organisations to provide increased material assistance to tho thousanda of Namibian refugees who have been forced by the apartheid régime's oppressive policies to flee Namibia, especially into the neighbouring front.-line States.
- 16. The Special Committee demands that South Africa release all Namfbfan political prisoners, including those imprisoned or detained under the so-called internal security laws, martial law or any other arbitrary measures, whether they have been charged or tried or are being held without aharge, either in Namibia or in South Africa. It also demands that South Africa account for all "disappeared" Namibians and release any who are still alive, and declares that South Africa shall be liable to compensate the victums, their families and the future lawful government of an independent Namibia for the losses sustained. The Committee further demands that all acptured Namibian freedom fighters be accorded prisoner-of-war status under the Qoneva Convention of 12 August 1949 7/ and Additional Protocol I. 8/
- 17. The Special Committee strongly condemns South Africa for its military buildup in Namibia, its utilization of the illegally occupied international Territory of Namibia as a springboard for perpetrating armed invasions, subversion, destabilization and aggression against the neighbouring States of Angola, Botswana, Lesotho, Mozambique, Zambia and Zimbabwe, its introduction of compulsory military service for Namibians, its proclamation of a so-aalled security zone in Namibia, its forced recruitment and training of Namibians for tribal armies, its use of mercenaries to suppress the Namibian people and to carry out its military attacks against independent African States, and its threats and acts of subversion and aggression against those States, as well as for the forcible displacement of Namibians from their homes. The Committee demands the cessation forthwith of all such acts of aggression.
- 18. The Special Committee condemns in particular the repeated acts of aggression carried out by racist South Africa against the People's Republic of

Angola. It emphasiaes the particular gravity of this violation of the Charter, carried out from illegally occupied Namibia. It declares the destabilization of Angola and the occupation of part of its territory to be an extension of the hegemoniatic scheme of apartheid on which the continuing illegal occupation of Namibia is based. It uneguivosally condemns the provision of financial support and weapons, including Stinger missiles, to the bandits of the Uniso Nacional para a Independência Total de Angola with a view to destabilising Angola, which is making a supreme sacrifice, in terms of lives and destruction of property, in support of the struggle of the Namibian people for self-determination, freedom and national independence. These weapons are transported through the international Territory of Namibia in direct violation of the pertinent resolutions of the General Assembly and of the Seaurity Council.

- The Committee calls upon all States to take effective measures to prevent the recruitment, training, financing and transit of meraenariea for service in It further condemns the continued military and nuclear intelligence collaboration between South Africa and certain Western and other countries, which constitutes a violation of the arms embargo imposed against South Africa by the Seaurity Council in its resolution 418 (1977) of 4 November 1977, and which poace a threat to international peaae and security. The Committee urges that the Security Council consider, as a matter of urgency, the report of the Committee established under its resolution 421 (1977) of 9 December 1977 9/ and that it adopt further measures to widen the scope of resolution 418 (1977) in order to make it more effective and comprehensive. The Committee also aalle for the earupuloua observance of Security Council resolution 558 (1984) of 13 December 1984 enjoining Member States to refrain from importing armaments from South Africa. The acquisition of nuclear weapon capability by the Pretoria régime adds yet another demograus dimension to an already grave The Committee deplores the continuing oollaboration of certain Western States, Israel and other countries with the racist regime of South Africa in the political, economic, military, nuclear, financial, cultural and other fields, The Committee declares that such collaboration encourages the Pretoria régime in its defiance of the international community and obstructs efforts to eliminate aparthoid and bring South Africa's illegal oaoupation of Namibia to an end, and calls for the immediate cessation of suah collaboration. The Committee takes note of the Declaration adopted by the Ministerial Meeting of the Co-ordinating Bureau of the Movement of Non-Aligned Countries, held at New Delhi from 16 to 19 April 1986, 10/ which expressed its concern at the grave consequences for international peace and security of Israel's collaboration with South Africa, especially in the nuclear field. The Committee calls for all such collaboration to be terminated forthwith.
- 20. The Special Committee reaffirms that the natural resources of Namibia, including its marine resources, are the inviolable heritage of the Namibian people, and expresses its deep concern at the dopletion of these resources, partiaularly its uranium and diamond deposits, as a result of their plunder by South Africa and certain Western and other foreign eaonomfa interesta, in violation of the pertinent resolutions of the General Assembly and of the Security Council, of Decree No, 1 for the Protection of the Natural Resources of Namibia 11/ and in disregard of the advisory opinion of the International Court of Justice of 21 June 1971. 12/ The Committee strongly condemns the activities of all foreign economic interests operating in Namibia that are illegally exploiting the resources of the Territory, and demands that these

interesta and with all the relevant resolutions and decisions of the United Nations by immediately withdrawing from the Territory and by putting an end to their co-operation with the illegal South African administration, and declares that, by their incessant exploitation of the human and natural resources of the Territory and their continued accumulation and repatriation of huge profits, the foreign economic, financial and other interests operating in Namibia constitute a major obataale to its independence.

- 21. The Speaial Committee also condemns the exploitation of Namibian uranium by State-owned or State-controlled corporations, which constitutes a violation by the Governments involved of binding resolutions of the Security Council and is thus in violation of Article 25 of the Charter. The Committee appeals to the governments of the Federal Republic of Germany, the Netherlands and the United Kingdom of Great Britain and Northern Ireland, which operate the Urenco uranium enrichment plant, to have Namibian uranium specifically excluded from the Treaty of Almelo, 13/ which regulates the activities of Urenco. The Committee expresses its deep concern over the reported plan to create a depository for nualear waste in the Namib Desert on the west coast of Namibia and Commands not to proceed with any plans of suah a nature, which would endanger the health and well-being of the Namibian people and of those of the neighbouring States.
- 22. The Special Committee expresses its support for the initiation by the United Nations Council for Namibia of legal proceedings in the domestic courts of States against corporations or individuals involved in the exploitation, transport, processing or purchase of Namibia's natural resources, as part of its offorta to give effect to Decree No. 1 for the Protection of the Natural Resources of Namibia.
- corporations continue to operate in Namibia under the illegal administration of South Africa comply with all pertinent resolutions of the United Nations by ensuring the immediate withdrawal of all investments from Namibia and by putting an end to co-operation by such corporations with the illegal South African administration. The Committee reaffirms that the activities of all foreign economic interests in Namibia are considered to be illegal under international law and that all such interests would be liable to pay damages to the future legitimate Government of an independent Namibia.
- 24. The Special Committee takes note of the decision of the general Assembly to consider at its forty-third session the necessary action in accordance with the Charter, cognizant of the fact that this is a unique instance in which the United Nations has assumed direct responsibility for promoting self-&termination, freedom and national independence for Namibia, in the event of the inability of the Security Council to adopt concrete measures to compel. South Africa to co-operate in the implementation of its resolution 435 (1978) by 29 September 1988.
- 25. The Special Committee recommends that the Socurity Council act decisively against any dilatory manoeuvrea and fraudulent aahemes of the illegal occupation régime aimed at frustrating the legitimate struggle of the Namibian people. The Committee strongly recommenda that the Security Council respond positively to the overwhelming demand of the international community by

imposing forthwith comprehensive and mandatory sanctions against that régime under the terms of Chepter VII of the Charter.

- The Special Committee pays particular tribute to the Governments of the front-line and other African States for their commitment to the cause of a free and independent Namibia and their determined efforts to extend all moral and material assistance to the courageous people of Namibia and their national liberation movement, the Couth West Africa People's Organization. It is convinced that continuing solidarity with and support for those States remain an important factor for success in the international effort towards the liberation of Namibia. It does It imperative that the international community increase, ae'a matter of urgency, its humanitarian assistance and financial, material, military and political support to the front-line States so a8 to enable them to resolve their own economic difficulties, which are largely a consequence of Pretoria'61 policies of aggression and subversion, and to defend themselves against South Africa's persistent attempts to destabilize and debilitate them. In that connection, the Committee draws attention to the establishment by the non-aligned countries of the Action for Resisting Invasion, Colonialism and Aparthold Fund and expresses its appreciation of the continuing support extended by those countries to the people of Namibia.
- 27. The Special Committee affirms Its full support for the Southern African Development Co-ordination Conference, and views with indignation South Africa's attempts to thwart the work of the Conference. The Committee urges all States to render every possible assistance to the Conference in its efforts to promote regional economic co-operation and development and to reduce the economic dependence of countries of the area on racist South Africa.
- 28. The Special Committee reaffirms its support for the activities of the United Nations Council for Namibia, the legal Administering Authority fox Namibia until independence. It urgently calls upon all States and the specialized agencies and other organizations of the United Nations system to continue to give generous support to the United Nation8 Fund for Namibia and all programmes of assistance organized by the Council to benefit the Namibian people and to prepare them for the responsibilities of independent nationhood. The Committee draws attention in that connection to the reaffirmation by the General Assembly 14/ that the United Nations Council for Namibia, in accordance with the mandate conferred upon it by Assembly resolution 2248 (S-V) of 19 May 1967, should consider the promulgation of additional legislation, and the effective implementation of such legislation, in order to protect and promote the interests of the people of Namibia.
- 29. The Special Committee notes with profound concern the continued assistance provided to the South African régime by certain international organizations and institutions. Such assistance serves to augment the military capability of the Pretoria régime, thus enabling it to continue the brutal suppression of the oppressed majority in South Africa itself, while subsidizing its illegal occupation of Namibia and, at the same time, encouraging the apartheid régime to commit blatant aggression against independent neighbouring States. The Committee calls upon all specialized agencies, in particular the International Monetary Fund, to terminate all collaboration with, and assistance to, the racist régime of South Africa, since such assistance serves to augment the military capability of the Pretoria régime, thus enabling it not only to continue the brutal repression

in Namibia and South Africa itself, but also to commit acts of aggression against independent neighbouring States. It further calls upon all other international organisations and institutions to bear in mind and respect the position taken by the United Nations on the question of Namibia and to refrain from any form of co-operation with the Pretoria régime.

- 30. The Special Committee deplores the establishment and operation by racist South Africa of the so-called Namibia Information Offices in certain Western countries, aimed at legitimising its puppet institutions in Namibia, In particular the so-called interim government for which the racist régime has been condemned by the Security Council and the international community, and calls upon the Governments correct to take appropriate action to terminate such activities.
- 31. The Special Committee notes with satisfaction the activities of non-governmental organisations in a number of Western and other countries to promote the severance of economic and other links with racist South Africa, as part of a concerted public campaign against the scourge of apartheid. It is convinced that those effort8 at the public level are of crucial importance in the mobilization of universal support for the Namibian cause and the atruggle against apartheid. The Committee urges Member States to take appropriate steps with a view to strengthening such campaigns and encouraging those organizations also to work for comprehensive and mandatory sanctions against South Africa.
- 32. The Special Committee notes with satisfaction also that a number of Governments have taken legislative and other measures, in compliance with relevant resolutions of the United Nations, aimed at bringing about the isolation of the racist régime. It calls upon those Governments that have not yet done so to take appropriate legislative, reministrative and other measures, unilaterally and collectively, pending the imposition of mandatory sanctions against South Africa, in order to isolate it effectively in the political, economic, military and cultural fields, in accordance with the relevant decisions of the United Nations.
- In view of the massive publicity campaign by the racist régime of South Africa, designed to justify and gain support for its illegal occupation of Namibia, the Special Committee reiterates its request to the Secretary-General to intensify further his efforts, through all available media, to mobilize world public opinion against the policy pursued by that regime with respect to Namibia and, in particular, to increase the dissemination in all parts of the world of information on the liberation struggle waged by the people of Namibia under the leadership of the South West Africa People's Organisation. Committee emphasiaes the importance of action by local authoraties, trade unions, religious bodies, academic institutions, mass media, solidarity movements and other non-governmental organisations, a8 well as individual men and women, in mobilizing Governments and public opinion in support of the liberation struggle of the Namibian people, in exercising pressure on transpational corporations to refrain from any investment or activity in the Territory, in encouraging a policy of systematic divestment of any financial or other interest in corporations doing business with South Africa and in counteracting all forms of collaboration with the occupation régime in Namibia. It commends all those who have steadfastly supported the Namibian

cause for their unflagging commitment and urges them to oo-ordinate and intensify further their efforts.

34. The Special Committee decides to keep the situation and developmenta in the Territory under continuous review.

## Notes

- 1/ See Official Records of the Security Council. Forty-second Year, 2757th meeting.
  - 2/ 5/20110.
- 2/ See, for example, General Assembly resolutions S-9/2 of 3 May 1978 and 36/121 A of 10 December 1961 and Security Council resolution 432 (1978) of 27 July 1976.
- 4/ See Report of the International Conference for the Immediate Independence of Namibia Vienna, 7-11 July 1986 (United Nations publication, Sales No. E.86.I.16 and addendum), part three.
- 5/ Official Records of the General Assembly, Forty-second Session, Supplement No. 24 (A/42/24), part two, chap. III, pars. 203.
  - 6/ A/42/631-8/19187, annex.
  - 1/ United Nations, Treaty Series, vol. 75, No. 972, p. 135.
  - 8/ A/32/144, annex I.
- 9/ Official Records of the Security Council, Thirty-fifth Year, Supplement for July August and September 1982, document 8/14179.
  - 10/ A/41/341-6/18065 and Corr.1, annex I.
- 11/ Official Records of the General Assembly. Thirty-fifth Session, Supplement No. 24 (A/35/24), vol. I. annex II.
- 12/ Legal Consequences for States of the Continued Presence of South Africa in Namibia (South West Africa) notwithstanding Security Council Resolution 276 (1970), Advisory Opinion, I.C.J. Reports 1971, p. 16.
  - 13/ United Nations, Treaty Series, vol. 795, No. 11326.
  - 14/ General Assembly resolution 42/14 A, para. 8.

#### CHAPTER IX\*

WESTERN SAHARA, NBW CALEDOMIA, QIBRALTAR, EAST TIMOR, TOKELAU, ANGUILLA, PITCAIRN, CAYMAN ISLANDS, MONTSERRAT, BERMUDA, TURKS AND CAICOS ISLANDS, BRITISH VIRGIN ISLANDS, ST. HELENA, GUAM, AMERICAN SAMOA, UNITED STATES VIRGIN ISLANDS, TRUST TERRITORY OF THE PACIFIC ISLANDS

#### A. INTRODUCTION

1. At its 1329th meeting, on 2 February 1988, by adopting the suggestions relating to the organisation of its work put forward by the Chairmen (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the following 17 Territories as eeparate items and to allocate them for consideration in its plenary meetings and the Sub-Committee on Small Territories, as indicated.

Question	Allocation
Western Sahara	Plenary
New Caledonia	••
Gibraltar	14
East Timor	••
Tokelau	Sub-Committee on Small
America Stra	Territories
Anguilla	
Pitcairn	
Cayman Islands	H
Montserrat	••
Bermuda	**
Turks and Caicos Islands	••
British Virgin Islands	**
St. Helena	••
Guam	•
American Samoa	••
United States Virgin Islands Trust Territory of the Pacific	••
Islands	**

2. The presant chapter contains an account of the Special Committee's consideration of the above-mentioned Territories (see sect. B), as well au its recommendations thereon to the General Assembly at its forty-third session (see sect. C). Accounts of the Committee's consideration of Namibia and the Falkland Islands (Malvinaa) are set out in chapters VIII and X, respectively, of the present report.

Previously issued as A/43/23 (Part VI).

- 3. In its consideration of the items, the Special Committee took into account the provisions of relevant General Assembly resolutions, including in particular resolution 42/71 of 4 December 1987 on the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples. By paragraph 12 of that resolution, the Assembly requested the Committee "to continue to seek suitable means for the immediate and full implementation of General Aaaembly resolution 1514 (XV) in all Territories that have not yet attained independence and, in particular: ... to formulate specific proposals for the elimination of the remaining manifestations of colonialism and to report thereon to the General Aaaembly at its forty-third session". The Committee also took into account Assembly resolutions 42/78 to 42/89 of 4 December 1987 and decisions 42/402 of 18 September 1907 and 42/418 to 42/420 of 4 December 1987 relating to the items. Further, the Committee took into account the relevant provisions of Assembly resolution 35/118 of 11 December 1980, the annex to which contains the Plan of Action for the Full Implementation of the Declaration, as well as Assembly resolution 40/56 of 2 December 1985 relating to the twenty-fifth anniversary of the Declaration on the Granting of Independence to Colonial Countries and Peoples.
- 4. In their capacity as the administering Powers concerned and in accordance with established procedures, the delegations of New Zealand, Portugal and the United States of America continued to participate in the work of the Special Committee, New Zealand in relation to Tokelau, Postugal to East Timor and the United States to American Samoa, the United States Virgin Islands and Guam. The latter delegation did not take part in the Committee's consideration of the Trust Territory of the Pacific Islands.
- 5. The delegation of the United Kingdom of Great Britain and Northern Ireland, the administering Power concerned, did not participate in the Special Committee's consideration of the Territories under its administration. 1/
- 6. In its reports on the Territories under United Kingdom administration, the Sub-Committee on Small Territories, recalling that it had been the established procedure for the administering Power to participate in the consideration of the Territory under its administration and bearing in mind the relevant provisions of the General Aaaembly resolutions, particularly those that had invited all States to co-operate fully with the Special Committee in the fulfilment of its mandate, expressed its regret at the non-participation of the United Kingdom and the negative impact thereof on its work, In that regard, the Sub-Committee stressed the importance of multilateral efforts within the framework of the United Nations for the solution of the remaining problems of decolonization. It reiterated its appeal to the administering Power to reconsider its decision and to resume its participation in the work of the Special Committee.
- 7. In a related context, the Special Committee, at its 1332nd meeting, on 3 Auguat, adopted a resolution on the question of sending visiting missions to Territories (A/AC.109/965) by which, in "expressing its regret at the decision of the Government of the United Kingdom of Grent Britain and Northern Ireland not to take part in the related work of the Special Committee and noting with serious concern the negative impact which the non-participation of the United Kingdom has had on its work during the year, depriving it of an important source of information on the Territories under the administration of the United Kingdom", the Committee urged the Government of the United Kingdom to reconsider its decision not to participate in the work of the Special Committee and urged it to permit the access of visiting missions to the Territories under its administration (see chap. III of the present report).

#### B. CONSIDERATION BY AND DECISIONS OF THE SPECIAL COMMITTEE

## 1. Western Sahara

- 8. The Special Committee considered the question of Western Sahara at its 1330th. 1335th and 1337th meetings, between 1 and 9 August 1966.
- 9. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/959).
- 10. At its 1330th and 1335th meetings, on 1 and 8 August, respectively, the Special Committee granted requests for hearing to Miss Teresa K. Smith, Western Sahara Campaign for Human Rights and Humanitarian Relief, USA, Mr. Mouloud Said, Frente Popular para la Liberación de Saguia el-Hamra y de Rio de Oro (POLISARIO), and Mr. Gene R. La Rocque, Center for Defense Information. At the 1337th meeting, on 9 August, statements were made by Mr. John Zindar, on behalf of the Center for Defense Information and Mr. Said (A/AC.109/PV.1337).
- 11. At the 1337th meeting, on 9 August, atatemente were made by the representatives of Afghanistan, the Syrian Arab Republic, the United Republic of Tanzania and Cuba (A/AC.109/PV.1337).

## Decision of the Special Committee

12. At its 1337th meeting, on 9 August 1988, on the proposal of the Chairman, the Special Committee decided, without objection, to give consideration to the item at its next session, subject to any directives that the General Assembly might give in that connection at its forty-third session and, in order to faailitate consideration of the item by the Fourth Committee, ta transmit the relevant documentation to the Assembly.

## 2. New Caledonia

- 13. The Special Committee considered the question of New Caledonia at its 1330th and 1338th meetings, on 1 and 10 August 1966.
- 14. During its consideration of the item, the Speaial Committee had before it the following documents: letter dated 4 March 1998 from the Chargé d'affaires a.i. of the Permanent Mission of Samoa to the United Nations addressed to the Acting Chairman (A/AC.109/939); working paper prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/964); and draft resolution submitted by Fiji (A/AC.109/L.1678).
- 15. At the 1330th meeting, on 1 August, the Special Committee granted requests for hearing to Mre. Jennie Herrera, Hobart East Timor Committee, Mr. Anwar M. Barkat, Commission of the Churches on International Affairs, Mr. Glenn Alcalay, National Committee for Radiation Victims, and Miss Isobelle Jaques, Amnesty International. At the 1336th meeting, on 10 August, statements were made by Mr. Alaalay, as well as Miss Sidney Jones, who spoke on behalf of Amnesty International (A/AC.109/PV.1338). Mrs. Herrera did not appear before the Committee but submitted a written atatement, the text of which was made available to the members.

- 16. At the 1336th meeting, on 10 August, the Chairmen informed the Special Committee that the delegations of Samoa, Vanuatu, Papua New Guinea, Australia and the Solomon Islands had expressed the wish to participate in the Committee's consideration of the item. The Committee decided to accede to their requests.
- 17. At the same meeting, statements were made by the representatives of Samoa, on behalf of the South Pacific Forum members that are Members of the United Nations, by Vanuatu, Australia, Papua New Guinea and Indonesia, as well as by the Chairman (A/AC.109/PV.1338).
- 16. The representative of Fiji, in the course of his statement (A/AC.109/PV.1338), introduced draft resolution A/AC.109/L.1678, as well as oral revisions thereto, by which operative paragraph 3, which read
  - "3. <u>Decides</u> to continue the examination of the item and to report thereon to the General Assembly at its forty-fourth session."

## was replaced by

"3. <u>Decides</u>, subject to any directives which the General Assembly may give in this connection at its forty-third session, to continue to consider the item at its next session."

## Decision of the Special Committee

19. Following statements by the representatives of Chile and Côte d'Ivoire (\(\lambda/AC.109/PV.1338\), the Speaial Committee adopted draft resolution A/AC.109/L.1678, an orally revised, without objection. Statements were nade by the representatives of Fiji and Vanuatu, as well as by the Chairman (A/AC.109/FV.1338). The text of the resolution (A/AC.109/971) is reproduced below (see also para. 102, draft resolution I):

## The Special Committee,

Having considered the question of New Caledonia,

Recalling General Assembly reaclutions 1514 (XV) of 14 December 1960 and 1541 (XV) of 15 December 1960,

Noting with satisfaction the dialogue initiated under the auspices of the French authorities on the status 04 the Territory,

Noting further that the French authorities were taking positive measures to promote political, economic and social development in New Caledonia to provide a framework for the peaceful progress of the Territory to self-determination,

- 1. Urges all the parties involved, in the interest of all the people of New Caiadonia, to continue their dialogue and to refrain from sets of violence;
- 2. <u>Invites</u> all the parties involved to continue to promote a framework for the peaceful progress of the Territory to self-determination)

- 3. <u>Decides</u>, eubject to any directives which the General Assembly may give in this connection at its forty-third session, to aontinue to consider the item at its next session.
- 20. In 11 August, the text of the resolution (A/AC.109/97") was transmitted to the Permanent Representative of France for the attention of his Government.

#### 3. Gibraltar

- 21. The Special Committee considered the question of Gibraltar at its 1340th meeting, on 12 August 1988.
- 22. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretarian containing information on developmenta concerning the Territory (A/AC.109/963).

#### Decision of the Special Committee

23. At its 1340th meeting, on 12 August 1988, taking into aaaount the continuing discussions between the parties concerned, the Special Committee decided, without objection, to continue its consideration of the item at its next session, subject to any directives that the General Assembly might give in that connection at its forty-third session and, in order to facilitate consideration of the item by the Fourth Committee, to transmit the relevant documentation to the Assembly.

## 4. East

- 24. The Special Committee considered the question of East Timor at its 1330th, 1335th, 1340th and 1341st meetings, between 1 and 12 August 1960.
- 25. During its consideration of the item, the Special Committee had before it a working paper prepared by the Searctariat containing information on developments concerning the Territory (A/AC.109/961), as well as communications received from Indonesia (A/AC.109/951 and Add.1 and 2).
- 26. At its 1330th, 1335th and 1340th meetings, on 1, 6 and 12 August, respectively, and following statements by the representative of Indonesia (A/AC.109/PV.1330, PV.1335 and PV.1340), the Special Committee granted the requests for hearing from the following petitioners and heard their statements at the meetings indicated below:

Petitioner	Meeting
Mr. Andrew Wells, on behalf of Hobert East Timor Committee	1340th
Miss Diana Quick, on behalf of Parliamenturiane for East Timor	1340th
Mr. Alexander George, Wolfson College	1340th
Mr, Xoaaburo Yamada, Member, House of Counaillors, Japanese Diet	1340th

Petitioner	Meeting
${\tt Mr}.$ Jonathan Read, on behalf of Tapol, The Indonesian Human Rights Campaign	1340th
Miss Sidney Jones, on behalf of Amnesty International	1340th
Miss Kiyoko Furuaawa, Free East Timor, Japan Coalition	1340th
Mr. Michel Robert, Aasooiation de solidarité avea le Timor-Oriental	1340th
Mr. Klemens Ludwig, Society for Threatened Peoples	1340th
Mr. Franaisao Lucas Pires, Portuguese Member of the European Parliament	1340th
Mr. Carlos Encarnagao, Member of the Portugueae Parliament, Temporary Committee for the Follow-up of the Situation in Bast Timor	1340th
Miss Elaine Briere, on behalf of Canada-Asia Working Group	1341et
Mr. Aryeh Neier, Asia Watoh	1341st
Mr. Sottomayor Cardia, Member of the Portuguese Parliament, Temporary Committee for the Follow-up of the Situation in East Timor	1341st
Mr. Liem Soei-Lionq, on bohalf of Komitee Indonesië	1341at
Mr. Antonio Eduardo Pinto Pereira, Portuguese Researcher on Rant Timor Issues	134lst
Mr. Rogue F. Rodriques, Frente Revolucionária de Timor Leste Independente (FRETILIN)	1341st
Mr. Moises Amaral, Timorese Democratic Union (UDT)	1341st
Mr. Martin Ends, Researcher on East Timor Issues	1341st
Miss Ana Maria Martins Nunes, Portuguese Member of the Christian Group "Peace is possible in East Timor"	1341st
Bishop Patalisio Finau, Pacific Conference of Churahea	1341st

<sup>27.</sup> At the 1340th meeting, on 12 Auguat, the Chairman informed the Special Committee that the delegation of Guinea-Bissau, on behalf also of Angola, Cape Verde, Mosambique and Sao Tome and Principe, had expressed the wish to participate in the Special Committee's consideration of the item. The Committee decided to accede to the request.

- 28. At the same meeting, the representative of Indonesia made a statement (A/AC.109/PV.1340).
- 29. At the 1341st meeting, on the name day, "tatements were made by the Chairman, and by the representatives of Portugal, as the administering Power, Guinea-Bissau and Indonesia (A/AC.109/PV.1341). The representative of Ethiopia made a statement in connection with a statement made by a petitioner (A/AC.109/PV.1341).

## Decision of the Special Committee

30. At its 1341st mee:ing, on 12 Auquet 1988, on the proposal of the Chairman, the Speaial Committee decided, without objection, to continue consideration of the item at its next session, subject to any directives that the General Assembly might give in that connection at its forty-third session.

#### 5. Tokelau

- 31. The Special Committee considered the question of Tokelau at its 1331st meeting, on 1 August 1958.
- 32. During its consideration of the item, the Speaial Committee had before it a working Paper prepared by the Secretariat containing information on developments concerning the Torritory (A/AC.109/937 and Corr.1).
- 33. At the 1331st meeting, on 1 August, the Papporteur of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1654), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of soviet Socialist Republics made a statement (A/AC.109/PV.1331).

#### Decision of the Special Committee

- 34. At the 1331at meeting, on 1 August 1955, the Speaial Committee adopted the report of the Sub-Committee on Small Territories and endorsed the conclusions and recommendations contained therein. The text of the conclusions and recommendations is reproduced below (see also pars. 102, draft resolution II):
  - (1) The Speaial Committee reaffirms the inalienable right of the people of Tokelau to self-determination and independence in accordance with the Dealsration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee reiterates the view that such factors as territorial size, qeographical location, size of population and limited natural resources should in no way delay the speedy implementation of the Declaration, which fully applier to Tokelau.
  - (3) The Speaial Committee notes the continuing devolution of authory to the General Fono (Council), the highest political authority in Tokelau, and welcomer the information conveyed by the administering Power that while Tokelau has focused on consolidating recent developments and assimilating them into the auotoma and aulture of the Territory, its will to proceed with political evolution has not diminished.

- (4) The Special Committee notes also that such evolution of the indigenous political institutions of Tokelau must proceed in full recognition of the distinct and valued cultural heritage and traditions of Tokelau.
- (5) The Special Committee notes that the people of Tokelau have determined to manage their eaonomia and political development in such a way as two ensure the preservation of their social, oultural an traditional heritage, and urges the administering Power to continue to respect fully the wishes of the people of Tokelau in this regard.
- (6) The Special Committee takes note with appreciation of the relief assistance extended to Tokelau by the administering Power, other Member States and relevant agencies of the United Nations system, in particular by the United Nations Development Programme, following the natural disasters in 1989 and urges them to continue to extend the maximum assistance possible to help in the rehabilitation and reconstruction of the islands.
- (9) The Special Committee welcomes the continued progress towards the drafting of a legal code that is in conformity with the traditional laws and oultural values of Tokelau and notes the express wish of the Elders, communicated by the administering Power, that the General Fono (Council) be given more responsibility in law-making.
- (8) The Special Committee takes note of the decision of the Qeneral Fono (Council) to include Tokelau in the multilateral Fisheries Agreement between the United States of America and States members of the Forum Fisheries Agency, and urges the administering Power to ensure that the fishing grounds of the Territory are protected.
- (9) The Special Committee calls upon the administering Power, in consultation with the General Fono (Council), to continue to enpand its development assistance to Tokelsu in order to promote the eaonomia and social development of the Territory.
- (10) The Special Committee takes note of the establishment in 1988 of an economic marketing unit within the Tokelau Public Service with a view to identifying new areas of economic activity and increasing Tokelau's export earnings.
- (11) The Special Committee takes note of the strong opposition expressed by the people of Tokelau to nuclear tests being carried out in the Pacific region and their concern that the tests constitute a grave threat to the natural resources of the Territory and its social and economic development.
- (12) The Special Committee welcomes the assistance extended to Tokelau by the United Nations Development Programme and takes note with satisfaction of the installation, with the assistance of the Programme, of a teleaommuniaations system in the Territory. The Committee notes that there is a proposal currently before the United Nations Educational, Scientific and Cultural Organization to sat up a frequency modulation (FM) radio station in the Territory and expresses the hope that the proposal will be implemented, with a view to assisting the free flow of information as well as the education process.

- (13) The Epecial Committee invites the specialised agencies and other organizations of the United Nations system, as well as regional and international institutions, to extend all possible assistance to Tokelau with a view to accelerating progress in the social and the economic life of the Territory. Such assistance chould take due account of the decisions of the General Fonc (Council) on the development priorities of the Territory and the wish of the people to preserve their unique lifestyle.
- (14) The Special Committee takes note that the administering Power is investigating ways of improving the shipping services to Tokelau to ensure better communication with the outside world and that a project to improve reef channel access, financed by the administering Power, is under way. It further notes the decision of the Elders to poetpone construction of airstrips indefinitely to allow them more time to consider the environmental, political and social impact of the project.
- (15) Bearing in mind the importance of the information provided by the United Nations Visiting Mission to Tokelau, 1966, in ascertaining the situation in the Territory, the Special Committee considers that the possibility of sending a further visiting mission to Tokelau at an appropriate time should be kept under review.
- 35. On 2 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of New Zealand to the United Nations for the attention of his Government.

## 6. Anguilla

- **36.** The Special Committee considered the question of Anguilla at its 1331st meeting. on 1 August 1988.
- 37. During its consideration of the item, the Special Committee had before it working papers prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/934) and foreign economic and other interests (A/AC.109/935).
- 38. At the 1331st meting, on 1 August, the Rapporteur of the Sub-Committee on Small Territories introduced the relate of the Sub-Committee (A/AC.109/L.1651), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

## Decision of the Special Committee

39. At its 1331et meeting, on 1 August 1966, following a statement by the representative of the Union of Soviet Socialist Republics (A/AC.109/PV.1331), the Special Committee adopted the report of the Sub-Committee on Small Territories and endoraod the conclusions and recommendations contained therein, it being understood that the reservations expressed by members would be reflected in the reaord of the meeting. The text of the conclusions and recommendations is reproduced below (see also para. 102, draft resolution III),

- (1) The Speaial Committee reaffirms the inalienable right of the people of Anguilla to self-determination and independence in conformity with the Dealsration on the Qranting of Independence to Colonial Countries and Peoples, contained in Qeneral Assembly resolution 1514 (XV) of 14 December 1960.
- (2) The Speaial Committee reiterates the view that such factors as territorial \$120, geographical location, \$120 of population and limited natural resources ehould in no way delay the speedy exercise by the people of Anguilla of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applies to the Territory.
- (3) The Special Committee reiterates that it is the responsibility of the administering Power to create such conditions in the Territory as will enable the people of Anguilla to exercise freely and without interference, from a well-informed standpoint as to the available options, their inalienable right to self-determination and independence in accordance with Qeneral Assembly resolution 1514 (XV), as well as all other relevant resolutions of the Assembly.
- (4) The Special Committee notes that the Constitution Review Committee appointed in October 1985 has completed its work, and that its report, including its recommendationa, will be considered by the Anguilla House of Assembly and the United Kingdom Searetary of State for Foreign and Commonwealth Affairs. The Special Committee notes that, according to the Governor, the implementation of certain recommendations of the Constitution Review Committee is expected to strengthen further the administrative and political machinery of Government.
- (5) The Special Committee notes that the revision of the laws of Anguilla remained a priority of the Qovernment of the Territory, which has requested financial assistance from the United States Agency for International Development under the Caribbean Justice Improvement Programme.
- (6) The Special Committee reaffirms that it is ultimately for the people of Anguilla themselvee to determine freely their future political status in accordance with the relevant provisions of the Charter of the United Nations and the Declaration. In this connection, the Committee reaffirms the importance of fostering an awareness among the people of the Territory of the possibilities open to them in the excercise of their right to self-determination and independence,
- Oevelopment Bank, the rapid rate of economic growth of the Territory continued throughout the period under review, as a result of the expansion in tourism and construction activities. The Committee notes that the major hotels continued to be owned and operated by foreigners, and that the Territory, in its efforts to assist local hoteliers, had obtained some assistance from the European Economic Community to ascertain their needs and wab seeking low-interest loans to meet related expenditures. The Committee notes the rtatement of the Qovernor that the Government would consider reviewing its policy of granting concessions to foreign investora in the hotel industry.

- (8) The Speaial Committee once again expresses its concern over the aontinued illegal operation of foreign fishing vessels within the territorial waters and its offahore fishing banks. The Committee stresses that this uncontrolled exploitation could deplete current fish etoaka and adversely affect future yields. The Committee welcomes the measures taken by the Qovernment, including the enactment of comprehensive legislation designed to protoct and conserve its marine resources, and its participation in sub-regional fisheries-assistance programmes.
- (9) The Speaial Committee notes with concern the vulnerability of the Territory to drug traffiaking and money-laundering activities and, in that connection, calls upon the administering Power to continue to take all necessary measures, in co-operation with the territorial Qovernment, to aombat the drug problem in all its aspects within the Territory.
- (10) The Special Committee notes that the Territory was considering undertaking a comprehensive review of current banking, companies, insurance and trust legislation and expresses the hope that auah a review would facilitate efforts to aombat effectively the problem of money laundering in the Territory. It further notes that the Territory became a member of the Eastern Caribbean Central Bank in 1989.
- (11) The Special Committee reaffirms the responsibility of the administering Power to promote the economic and social development of Anguilla and calls upon the administering Power to continue, in co-operation with the territorial Qovernment, to strengthen the eaonomy and to increase its assistance to programmes of diversification.
- (12) The Special Committee urges the administering Power to take effective measures, in ao-operation with the territorial Qovernment, to safeguard, guarantee and ensure the rights of the people of Anguilla to own and dispose of their natural resources and to establish and maintain aontrol over the future development of those resources.
- (13) The Special Committee notes the importance that the territorial Qovernment attaches to an efficient and effective civil aervice and urges the administering Power to continue, in co-operation with the territorial Qovernment, the assistance necessary for the increased employment of the local population in the civil service, as well as in managerial, technical and other sectors of the economy.
- (14) The Special Committee takes note of the efforts of the loaal authorities to adopt appropriate measures aimed at alleviating the problem of unemployment. In this connection, the Committee notes that, during the period under review, job opportunities increased, making it possible for aome nationals living abroad to return.
- (15) The Speaial Committee welcomes the contribution of the United Nations Development Programme and the United Nations Population Fund, ws well as of the Pan-American Health Organisation of the World Health Organisation. The Committee reiterates its request to the administering Power, in the light of the related observations, conclusions and recommendations of the United Nations Visiting Mission, 1984, to Anguilla, 2/ to continue to enlist the assistance of the apeaialiaed agencies, the United Nations Development

Programme and other organisations of the United Nations system, as well as other regional and international bodies, in the development and strengthening of the economy of Anguilla.

- (16) The Special Committee notes the continued participation of the Territory in the Caribbean Group for Co-operation in Economic Development, and its interest in the activities of the Caribbean Development and Co-operation Committee, a subsidiary body of the Eaonomia Commission for Latin America and the Caribbean. In this connection, the Committee restartes the recommendation of the Visiting Mission that the administering Power should continue to make every effort to facilitate and encourage the participation of representatives of the Territory in regional and international organizations.
- (19) The Special Committee, recalling that a United Nation8 mission visited the Territory in 1964, and bearing in mind that visiting missions provide an effective means of assessing the situation in the Non-Self-Qoverning Territories, considers that the possibility of sending a further visiting mission to Anguilla at an appropriate time ahould be kept under review.
- 40. On 2 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of the United Kingdom to the United Nations for the attention of his Government.

#### 7. Pitcairn

- 41. The Special Committee considered the question of Piccaira at its 1331st meeting, on 1 August 1968.
- 42. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developmenta concerning the Territory (A/AC.109/936).
- 43. At the 1331st meeting, on 1 August, the Rapportour of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1652), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

## Decision of the Special Committee

44. At its 1331st meeting, on 1 August 1988, the Special Committee adopted without objection the report of the Sub-Committee and approved the draft consensus contained therein. The consensus roads as follows (see also pare. 103, draft decision I):

"The Special Committee reaffirms the inalienable right of the people of Pitcaira to self-determination in conformity with the Declaration on the Qranting of Independence to Colonial Countries and Peoples, which fully applies to the Territory. Et further reaffirms the responsibility of the administering Power to promote the economic and social development of the Territory. It urges the administering Power to continua to respect the very individual life-style that the poopla of the Territory have chosen and to preserve, promote and protect it."

45. On 2 August, the text of the consensus was transmitted to the Permanent Representative of the United Kingdom to the United Nations for the attention of his Government.

## 8. Cayman Islands

- 46. The Special Committee considered the question of the Cayman Islands at its 1331st meeting, on 1 August 1988.
- 49. During its consideration of the item, the Special Committee had before it working papers prepared by the Secretariat containing information on the latest developments concerning the Territory (A/AC.109/941) and on foreign economic and other interests (A/AC.109/943).
- 48. At the 1331st meeting, on 1 August, the Rapporteur of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1653), containing an account of its conlideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republica made a statement (A/AC.109/PV.1331).

## Decision of the Special Committee

- 49. At its 1331st meeting, on 1 August 1965, the Speaial Committee adopted the report of the Sub-Committee on Small Territories and endorsed the conclusions and recommendations contained therein. The text of the conclusions and recommendations is reproduced below (see also para. 102, draft resolution IV):
  - (1) The Special Committee reaffirms the inalienable right of the people of the Cayman Islands to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee reiterates the view that such factors as territorial size, geographical location, size of population and limited natural reacurcea should in no way delay the speedy exercise by the people of the Cayman Islands of their inalienable right to self-determination and independence in conformity with the Declaration contained in weral Assembly resolution 1514 (XV), which fully applies to the Territory.
  - (3) The Special Committee reiterates that it is the responsibility of the administering Power to create such conditions in the Territory as will enable the people of the Cayman Islands to exerciae freely and without interference their inclienable right to self-determination and independence in accordance with General Assembly resolution 1514 (XV), as well as all other relevant resolutions of the General Assembly.
  - (4) The Special Committee reaffirms that it is ultimately for the people of the Cayman Islands themselves to determine their future political status. In this connection, the Committee reaffirms the importance of fostering an awareness among the people of the Territory of the possibilities open to them in the exercise of their right to self-determination and independence, in accordance with the principles of the Charter of the United Nations and the Declaration.

- (5) The Special Committee, noting that expatriate8 still comprise a large proportion of the labour forae in the Cayman Islands end that the territorial Government continues to implement its localization policy aimed at addressing this problem, calls upon the administering Power, in consultation with the Qovernment of the Cayman Islands, to facilitate the expansion of the current localization programme to promote increased participation by the local population in the decision-making process in the affairs of the Territory,
- (6) The Special Committee reaffirms the responsibility of the administering Power to promote the economic and social devalupment of the Territory. In this connection, the Committee recommends that priority ahould continue to be given to diversification of the Territory's economy in order to provide the foundation for sound social and economic development. Noting the steps taken by the territorial Government to promote agricultural production, the Committee calls on the administering Power to provide the necessary assistance in this field so as to solve the serious problem of the Territory's heavy dependence on imported foodstuffs.
- (7) The Special Committee, noting reports of growing concern in the Territory over the sale of land to foreign investors, expresses its concern that property and land development continue to be controlled largely by foreign investors and urges the administering Power, in accoperation with the territorial Government, to take all effective measures to guarantee the right of the people of the Cayman Islands to own and dispose of their natural resources and to maintain control over the future development of those resources.
- (8) The Special Committee notes with concern the vulnerability of the Territory to drug activities and. in that connection, calls upon the administering Power to continue to take all necessary measures, in acoperation with the territorial government, to combat the drug problem in all its aspects within the Territory.
- (9) The Special Committee calls upon the specialized agencies and other organisations of the United Nations system to continue to take all necessary measures to accelerate progress in the social and economic life of the Territory. In this respect, the Committee notes with appreciation the continued contribution of the United Nations Development Programme, as well as regional institutions such as the Caribbean Development Bank, to the development of the Territory.
- (10) Mindful that United Nations visiting missions provide an effective means of assessing the situation in Non-Self-governing Territories, the Special Committee considers that the possibility of sending a further visiting mission to the Cayman Islands at an appropriate time should be kept under review.
- 50. On 2 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of the United Kingdom to the United Nation8 for the attention of his Government.

#### 9. Montgerrat

- 51. The Special Committee considered the question of Montserrat at its 1331st meeting, on 1 August 1988.
- 52. During its consideration of the item, the Special Committee had before it working papers prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/944 and Corr.1) and on foreign accommia and other interests (A/AC.109/946).
- 53. At the 1331st meeting, on 1 August, the Rapporteur of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1656), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a etstement (A/AC.109/PV.1331).

## Decision of the Special Committee

- 54. At its 1331st meeting, on 1 August 1988, the Speaial Committee adopted the report of the Sub-Committee on Small Territories and endorsed the conclusions and recommendations oontained therein. The text of the conclusions and recommendations is reproduced below (see also para. 102, draft resolution V):
  - (1) The Special Committee resffirme the inalienable right of the people of Montserrat to self-determinetion and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Speaial Committee reiterster the view that such factors as territorial size, geographical location, size of population and limited natural recourage should in no way delay the speedy xeraiu\* by the people of Montserrat of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applie to the Territory.
  - (3) The Special Committee reiterates that it is the responsibility of the administering Power to create euch conditions in the Territory as will enable the people of Monteerrat to exercise freely and without interference their inalienable right to eelf-determination sad independence in accordance with general Assembly resolution 1514 (XV), as well as all other relevant resolutions of the Assembly.
  - (4) The Speaial Committee takes note of the review undertaken in 1987 by the administering Power of its policy towards its ix Caribbean Territories, including Montserrat. The Committee also taker note of the retement of the administering Power that, as a recult of the conclusions of the review, it would not reek in any way to influence opinion in theor Territoriae on the question of independence; it would not urge them to consider moving to independence, but remained ready to respond positively whan it was the clearly and conetitutionally expressed wich of the people.
  - (S) The Speaial Committee reaffirms that it is ultimately for the people of Montserrat themselves to determine their future political relate in accordance with the relevant provisions of the Charter of the United Nations and the Declaration. The Committee reiterates its call upon the administering

Power to launch programmes, in co-operation with the territorial Government, to foster an awareneee among the people of Montserrat of the possibilities available to tham in the exercise of their right, to self-determination and independence.

- (6) The Special Committee takeo note of the decision of the Heads of Authority of the Organization of eastern Ceribboan States at its Eleventh Meeting held at Tortola, British Virgin Islands, to begin connection on the queetion of a political union. In this connection, the Committee takes note of the statement by the Chief Minister of Matserrat that his Government favoured both independence and participation in a political union provided that the matter had been debated fully and a referendum held in the Territory on the question. The Committee further notes the decision of the Government of Montuerrat to participate in an esecciation with the Governments of Antigua and Barbuda and Saint Kitts and Nevis.
- (7) The Special Committee notes that according to the Caribbean Development Bank, the economy of the Territory continued to grow by 5.1 per cent in 1966, mainly as a result of the recovery of the manufacturing sector and the continued expansion of tourism. The Committee also notes that nithough agriculture was adversely affected by drought and that deforeststion continues to be a serious threat to the Territory, the Government was committed to the continued development of agriculture and generally towards broadening the economic base of the Territory.
- (8) The Special Committee reaffirms the responsibility of tho administering Power to promote the economic and social development vf Monteerrat and calls upon the administering Power to continue, in co-operation with the territorial Government, to strengthon the economy of the Territory end to increase its aeoietance to programmes of diversification in order to promote balanced growth and the economic and financial viability of the Territory.
- (9) The Speciel Committee urges the administering Power, in co-operation with the territorial Government, to take effective measures to safegusrd, guarentee and ensure the rights of the people of Montserrat to own and dispose of its natural resources, including its marine resources, and to establish and maintain control of the future development of those resources.
- (10) The Special Committee rotes that measures were taken by the territorial Government to upgrade the efficiency of their civil service and that training continued to be given high priority. The Committee reiterates its call upon the administering Power to continue, in co-operation with the territerial Government, to provide training to facilitate the emplyment of nationals in the civil service, particularly at senior levels. The Committee notes with satisfaction the establishment of the Commission to Promote the Integration of Women in National Development and, in this connection, calls upon the relevent United Nations bodies to offer every assistance to the Territory.
- (11) The Special Committee notes the observation of the Cariblean Development Bank that immigration would exacerbate the shortage of human resources, and urges the administering Power, in co-operation with the territorial Government, to provide incentives to assist nationals in finding bettor opportunities at home and to attract qualified nationals from abroad.

- (12) The Special Committee emphasizes the importance of taking measures to broaden the educational programme and notes with satisfaction the policy of the Government to develop the Territory's human resources through the rationalisation of the educations1 system. In this regard, the Special Committee urges the administering Power to continue to provide the necessary assistance to the Territory.
- (13) The Special Committee welcomes the contribution to the development of the Territory by the United Nations Development Programme and the United Nations Children's Fund, as well as all specialised agencies and organizations of the United Nations system operating in Montserrat. In this regard, the Committee calls upon these and other international and regional organizations, as well as donor Governments, to intensify their efforts to accelerate progress in the economic and social development of the Territory.
- (14) The Special Committee notes that since the administering Power withdrew the associate membership of Montserrat from the United Nations Educational, Scientific and Cultural Organization in 1983, the Territory hae not been able to benefit fully from the activities of that agency, The Committee, noting the active interest of the Government of Montserrat in readmission of the Territory as an associate member of the agency and noting with concern that no action has been taken in this regard, once again reiterates its call upon the administering Power, in ao-operation with the territorial Government, to take urgent steps to facilitate such readmission.
- (15) The Special Committee recalls that United Nations missions visited the 'arritory in 1975 and 1982. Mindful that visiting missions provide an effective means of assessing the situation in the Non-Self-Governing Territories, the Committee considers that the possibility of sending a further visiting mission to Montserrat at an appropriate time should be kept under review.
- 55. On 2 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of the United Kingdom to the United Nations for the attention of his Government.

## 10. Bermuda

- 56. The Special Committee considered the question of Bermuda at ite 1331st meeting, on 1 August 1988.
- 57. During its consideration of the item, the Speaial Committee has before it working papers prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/942) and on foreign economic and other intrists (A/AC.109/947) and military activities (A/AC.109/948).
- 58. At the 1331st meeting, on 1 August, the Rapportour of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1657), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

- 59. At its 1331st meeting, on 1 August 1983, following a statement by the representative of the Union of Soviet Socialist Republics (A/AC.109/PV.1331), the Special Committee adopted the report of the Bub-Committee on Small Territories and endorsed the conclusions and recommendations contained therein, it being underotood that the reservations expressed by members would be refloated in the record of the meeting (A/AC.109/PV.1331). The representative of the Syrian Arab Republic made a statement (A/AC.109/PV.1331). The text of the conclusions and recommendations is reproduused below (see also Pare. 102, draft resolution VI):
  - (1) The Special Committee reaffirms the inalienable right of the people of Bermuda to self-determination and independence in conformity with the Dealaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 3.514 (XV) of 14 December 1980.
  - (2) The Special Committee reiterates the view that such faatorc as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy exercise by the people of Bermuda of their inalienable right to self-determination and independence in aonformity with the Dealaration, which fully applies to the Territory.
  - (3) The Special Committee reiterates that it is the obligation of the administering Power to create such aonditiona in the Territory as will enable the people of Bermuda to exercise freely and without interference their inalienable right to self-determination and independence in accordance with General Assembly resolution 1514 (XV) and, in that connection, reaffirms the importance of fostering an awareness among the people of Bermuda of the possibilities open to them in the exercise of that right.
  - (4) The Special Committee notes that the issue of independence was the main topic of discussion during the period under review and takes note of the statement of the Qovernor of Bermuda reaffirming the position of the Government that there would be no move towardo independence without the express wish and the oupport of the Darmudian people. The Speaial Committee further notes that the Government of Bermuda was having discussions with the Governments of the United Kingdom of Qreat Britain and Northern Ireland, the United States of America and Canada to seek more information on the optione available to the Territory, and that the results of these dircussions will be made public in order to foeter among Bermudians an awareness of the implications concerning independence.
  - (5) The Special Committee notes that the Opposition parties expressed their concern over the fact that the Government was aonduating discussions with foreign Governments on the future status of Bermuda without their participation and stated that any discussion relating to the future status of the Territory uhould involve the widest possible poetrum of pericical opinion in the Territory. The Special Committee reaffirms that it is ultimately for the people of Bermuda themselves to decide on their own future political status, in an aaordanae with the relevant provisions of the Charter of the United Nations and the Declaration. In this connection, the Committee urges the administering power, in co-operation with the territorial Government, to ensure that the people of Bermuda are fully informed of all the options available to them.

- (6) The Special Committee reaffirms its strong conviction that the prosence of military bases sad installations in the Territory could constitute a major obstacle to the implementation of the Declaration and that it is the responsibility of the administering Power to ensure that the existence of ouch bases anti installations does not hinder the population of the Territory from exercising its right to self-determination and independence in conformity with the purposes and principles of the Charter.
- (9) The Special Committee urges the administering Power to continue to take all necessary measures not to involve Bermuda in any offensive acts or interference against other States and to comply fully with the purpoeur and principles of the Charter, the Declaration and the revolutions and decisions of the General Assembly relating to military activities and arrangements by golonial Powers in Twrritorice under their administration.
- (6) The Spwaial Committee once again urgwe thw administering Powwr, in co-operation with the territorial Government, to continue to tekw all effeative measures to guarontwe the right of the pwoplw of Dwrmuda to own and dispose of their natural resources, including the Territory's marine resources, and to establish and maintain control over the future development of those resources with a viow to creating conditions For diversified, balanced and viable economy.
- (9) The Special Committsa welcomes the role being played in thw Territory by the United Nations Devwlopment Programme, and urges the specialised agencies and other organizations of the United Nations system to continue to provide assistance for the devwlopment needs of Rormuda.
- (10) The Special Committee urges the administering Power, in co-operation with the territorial Government, to continue to provide the assistance necessary for increased employment of the local population in the civil service, particularly at senior levels.
- (11) The Special Committee notes with concern the vulnerability of the Territory to drug activities and, in that connection, calls upon the administering Power to continue to take all necessary measures, in co-operation with the territorial Government, to combat the drug problem in all its aspects within the Territory.
- (12) Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in Non-Self-Qovwrning Twrritoriwr, thw Special Committee emphasises once more the desirability of sending a visiting mission to the Territory and requests the administering Power to facilitate such a mission at the earliest possible opportunity.
- 60. On 2 August, the text of the conclusion@ and recommendations was transmitted to the Permanent Representative of the United Kingdom to the United Nations for the attention of his Qovernment.

# 11. Turks

61. The Special Committee considered the question of the Turks And Caicos Islandw at its 1333.st meeting, on 1 August 1988.

- 62. During its consideration of the item, the Special Committee had bwfore it working papers prepared by the Secretariat containing information on dwwwlopmwnta concerning the Territory (A/AC.109/950) and on foreign economic end other interests (A/AC.109/952 and Corr.1).
- 63. At thw 1331st meeting, on 1 Auguot, the Rapporteur of thw Sub-Committww on Smell Territories introduced the report of the Sub-Committee (A/AC.109/L.1658), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Onion of Soviet Sociallet Republics made a statement (A/AC.109/PV.1331).

- 84. At its 1331st meeting, on 1 August 1988, the Speciel Committee adopted the report of thw Sub-Committee on Small Territories and endorsed the conclusions end recommendations contained therein. The text of the conclusions and recommendations is reproduced below (see also para. 102, draft resolution VII):
  - (1) The Special Committee reaffirms the inalienable right of the people of the Turks end Caicos Ielsnda to self-Uwtwrmination end indspendence in conformity with the Declaration on the Granting of Indwpwndenae to Colonial Countries end Peoples, contained ix? Qenwral Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee reiterates the view that such factore as territorial size, geographical location, size of population end limiteù naturel resources ehould in no wey delay the speedy exercise by the people of the Turks and Caicos Islands of their inalienable right to self-dwtrrmination end independence in conformity with the Declaration contained in Qwnwral assembly resolution 1514 (XV), which fully applies to the Territory.
  - (3) The Special Committee reiterates that it is the responsibility of the administering Power to create such conditions in the Territory ad will enable the people of the Turks and Ceicoo Islands to exercise frawly end without interference in accordance with General Assembly resolution 1514 (XV), as well as other relevant resolutions of the Aeeembly.
  - (4) The Speciel Committee noteo that the efforts of the administoring Power to rweolve thw 1986 constitutions1 crisis in thw Turks end Caicos Islands resulted in the drafting of a new Constitution and the subswguwnt holding of elections for a new Legislative Council.
  - (5) The Special Committee reaffirms that it is the rwsponeibility of the administering Power under the Charter of the United Nations to develop its dependent Territories economically end socially and, in this regard, urges the administering Power, in consultation with the twrritorial Qovwrnmwnt, to take the nwcwosary measures to promote the economic and social development of the Turks and Caicoo Islands and, in this context, to intensify and expand its programme of assistance.
  - (6) The Special Committee, emphasizing thet greeter attention should be paid to the diversification of the economy, which will be be be be the pwople of the Territory, expresses its concern over the threatened depletion of the fisheries resources of the Turks end Caicos Islands.

- (7) The Special Committee urges the administering Power, in ao-operation with the territorial Government, to take effective measures to safeguard, guarantee and ensure the rights of the people of the Turks and Caicos Islands to own and dispose af the natural resources of the Territory, including its marine resources, and to establish and maintain control over the future development of those resources.
- (6) The Special Committee notes with concern the vulnerability of the Territory to drug activities and, in that connection, calls upon the administering Power to aontinue to take all noaooeary measures, in co-operation with the territorial Government, to combat the drug problem in all its aspects within the Territory.
- (9) The Spoaial Committee urges the specialized agencies and other organizations of the United Nations system, au well as regional institutions such as the Caribbean Development Bank, to aontinue to pay special attention to the development needs of the Turks and Caicos Islands. In this connection, the Committee notes the continuing contribution of the Wnited Nations Development Programme to the economic and social development of the Territory.
- (10) The Special Committee urges the administering Power, in consultation with the territorial Government, to aontinue to provide the necessary assistance for the load staffing of the civil corviac at all levels and for the training of qualified local personnel in the skills essential to the social and economic development of the Territory.
- (11) Mindful that United Nations visiting missions provide an effective means of assessing the situation in the Non-Self-Governing Territories, the Special Committee considers that the possibility of sending a further visiting mission to the Territory should be given active consideration.
- 65. On 2 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of the Wnitod Kingdom to the United Nation8 for the attention of his Government.

#### 12. British Virgin Islands

- 66. The Special Committee considered the question of the British Virgin Islands at its 1331st meeting, on 1 August 1988.
- 67. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/940).
- 68. At the 1331et meeting, on 1 August, the Rapportour of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1659), containing an acaount of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

- 69. At its 1331st meeting, on 1 August 1988, the Speaial Committee adopted the report of the Sub-Committee on Small Territories and endorsed the conclusions and recommendations contained therein. The tent of the aonclusiona and recommendationa is reproduced below (see also pare. 102, draft recolution VIII):
  - (1) The Special Committee reaffirms the inalienable right of the people of the British Virgin Islands to self-datermisation and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee reiterates the view that ouah faators as territorial size, geographiael location, size of population and limited natural resources ehould in no way delay the speedy exercise by the people of the British Virgin Islands of their inalienable right to self-determination and independence in conformity with the Doclaration, which fully applies to the Territory.
  - (3) The Special Committee reiterates that it is the responsibility of the administering Power to create such conditions in the Territory as will enable the people of the British Virgin Islands to exercise freely and without interference their inalienable right to self-determination and independence in accordance with General Assembly resolution 1514 (XV), a8 well as all other relevant resolution6 of the Assembly.
  - (4) The Speaial Committee reaffirms that it is ultimately for the people of the British Virgin Islands themselves to determine freely their future political status in accordance with the relevant provision8 of the Charter of the United Nations and the Declaration and, in this connection, reaffirms the importance of fostering an awareness among the people of the Territory of the possibilities open to them in the exercise of their right to self-determination.
  - (5) The Special Committee reaffirms that it is the responsibility of the administering Power to promote the economic and social development of the Territory. The Committee notes that while growth was reaorded in tourism, construction, transportation and communications, the contribution of agriculture to the Territory's gross domestic product continued to decline. The Committee reiterates its call upon the administering Power to intensify its efforts, in co-operation with the territorial Government, to broaden the economic base of the Territory through diversification.
  - (6) The Special Committee expresses its concern over tine continued illegal operations of foreign fishing vessels within the Territory's waters and its offshore fishing banks. The Committee stresses that this uncontrolled exploitation could deplete current fieh otocko and adversely affect future yields. In this connect on, the Committee notes the efforts undertakea to deal with the problem through diplomatic channels, as well as by strengthening the Territory's surveillance and monitoring capabilities.

- (7) The Special Committee notes with concern the vulnerability of the Territory to drug trafficking and money-laundering activities and, in that connection, calls upon the administering Power to continue to take all necessary measures, in oo-operation with the territorial Government, to aombat the drug problem in all its aspects within the Territory.
- (8) The Special Committee urges the administering Power, in co-operation with the territorial Government, to safeguard the inalienable right of the people of the Territory to their natural resources by taking effective measures to ensure their right to own and dispose of those natural resources and to eatablish and maintain control over their future development.
- (9) The Special Committee welcomes the contribution to the development of the Territory by the specialized agencies and other organizations of the United Nations system, particularly the United Nations Development Programme, as well as regional organizations, including the Caribbean Development Bank, and urges those organizations to intensify their measures to accelerate progrees in the social and economic development of the British Virgin Islands.
- (10) The Special Committee notes the continued participation of the Territory in regional organizations, including the Caribbean Development Bank, and takes note of the decision of the Torritory not to participate in the arrangemento for a proposed political union among member8 of the Organisation of Eastern Caribbean States. The Committee further notes the participation of the Territory in international organizations, including the Caribbean Group for Co-operation in Economic Development, sponsored by the World Bank, the United Nations Educational, Scientific and Cultural Organisation and the Economic Commission for Latin America and the Caribbean and its subsidiary bodies, and reiterates its call upon the administering Power to continue to facilitate the furthar participation of the British Virgin Islands in those organisations and in other organisatione of the United Nations system.
- (11) The Special Committee notes that expntriatec still account for a large share of the employed labour force and also note6 the observation of the Carihbean Development Bank that there was a critical need for the training of nationals in technical, vocational, managerial and professional fields. The Committee takes note of the policy of the Government to improve the duaation and qualification6 of the Territory's human resources and, in that connection, welcomes the Education Regulation, 1987, and the appointment of the Poet-Secondary Education Focus Committee. The Special Committee reiterate@its call upon the administering Power, in ao-operation with the territorial Government, to facilitate the adoption of a human resources training programme, in order to expand the participation of the local population in the decision-making process in all sectors and to fill managerial and teahniaal positions with local persons.
- (12) Mindful that United Nations visiting missions provide an effective meano of assessing at first hand the situation prevailing in Non-Self-Qoverning Territories, the Special Committee reiteratee the view that the possibility of sending a further visiting mission to the British Virgin Islands should be kept under review.

70. On 2 August, the tent of the conclusione and recommendations was transmitted to the Permanent Representative of the United Ringdom to the United Nations for the attention of his Government.

#### 13. St. Helena

- 71. The Special Committee considered the question of St. Helena at its 1331et meeting, on 1 August 1988.
- 72. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/938).
- 73. At the 1331st meeting, on 1 August, the Rapporteur of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1660), aontaining an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialiet Republics made a statement (A/AC.109/PV.1331).

- 74. At its 1331st meeting, on 1 August 1988, following statements by the representatives of Norway, Chilo and the Union of Soviet Socialist Republics (A/AC.109/PV.1331), the Special Committee adopted the report of the Sub-Committee on Small Territories and encorsed the conclusions and recommendations contained therein, it being underetood that the reservations expressed by members would be reflected in the reaord of the meeting, The text of the conclusions and recommendations is reproduced below (see also para, 103, draft decision II):
  - (1) The Special Committee reaffirms the inalienable right of the people of St. Helena to self-determination and independence in aonformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in general Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee urges the administering Power, in consultation with the Legislative Council and other representative8 of the people of St. Helena, to continue to take all necessary steps to ensure the speedy implementation of the Declaration with respect to the Territory and, in that connection, reaffirms the importance of promoting an awareness among the people of St. Helena of the possibilities open to them in the exercise of their right to self-determination.
  - (3) The Special Committee expresses the view that the administering Power should continue to implement infrastructure and community development projects aimed at improving the general welfare of the community, including the unemployment situation, and to encourage local initiative and enterprise, particularly in the areas of fisheries development, forestry, handicrafts and agriculture. In this connection, the Committee, in view of the serious developments in South Africa, notes with concern the trade and transportation dependency of the Territory on South Africa.
  - (4) The Special Committee reaffirms that continued development assistance from the administering Power, together with any assistance that the

international community might be able to provide, constitute an important means of developing the eaonomia potential of the Territory and of nhanaing the capacity of its people to realise fully the goals set forth in the relevant provisions of the Charter of the United Nations. In this connection, the Special Committee welcomes the contribution of the United Nations Development Programme and invites others, in printicular United Nations specialised agencies, to contribute to the development of the Territory.

- of military facilities on the dependency of Ascension Island. In this regard the Committee, recalling all the relevant resolutions and decisions of the United Nations concerning military bases and installations in adolonial and Non-Self-Governing Territories, urges the administering Power to take all the necessary measures not to involve the Territory in any offenuive acts or interference against neighbouring States by the racist régime of South Africa.
- (6) The Special Committee coneiders that the possibility of dispatching a United Nations visiting mission to St. Helena at an appropriate time should be kept under review.
- 75. On 2 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of the United Kingdom to the United Nations for the attention of his Government.

## 14. Guam

- 76. The Special Committee considered the question of Guam at its 1330th and 1331st meetings, on 1 August 1988.
- 77. During ite consideration of the item, the Special Committee had before it working papers prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/945 and Add.1 and 2), and on military activities (A/AC.109/949).
- 78. On the basis of the recommendations of the Sub-Committee on Petitlone, Information and Assistance of 18 April 1988 and following consultations by the Chairman of the Special Committee in that regard, the Committee, at the 1330th meeting, on 1 August, heard a petitioner, Mr. Ron Rivera, who spoke on behalf of the Organization of People for Indigenous Rights (A/AC.109/PV.1330). The representative of India made a statement in that connection (A/AC.109/PV.1330).
- 79. At the 1331st meeting, on 1 August, the Rapporteur of the Sub-Committee on. Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1655), containing an account of ite consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

### Decision of the Special Committee

80. At the 1331st meeting, on 1 August 1988, following statements by the representatives of the Syrian Arab Republic and the Union of Soviet Socialist Republics (A/AC.109/PV.1331), the Special Committee adopted the report of the Sub-Committee on Small Territories and endorsod the coacluciono and recommendations

contained therein, it being understood that the reservations expressed by members would be reflected in the record of the meeting. The text of the conclusions and recommendation8 read as follows (see also pare. 102, draft recolution IX):

- (1) The Special Committee reaffirms the inalienable right of the people of Guam to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples contained in General Assembly resolution 1514 (XV) of 14 December 1960.
- (2) The Special Committee reaffirms its conviction that such factors as territo-ial size, geographical location, size of population and limited natura. resources should in no way delay the implementation of the Declaration, which fully applies to Guam.
- (3) Mindful of the principles contained in the Charter of the United Nations and in the Declaration, the Special Committee reaffirms the importance of fostering an awareness among the people of Guam of the possibilities open to thorn with regard to their right to self-determination and calls upon the administering Power, in co-operation with the territorial Government, to expedite the process of decolonization strictly in accordance with the expressed wishes of the people of the Territory.
- (4) The Special Committee takes note of the statement by the representative of the administering Power that voters in Guam had approved a locally prepared draft Commonwealth Act in referendums held on 8 August and 7 November 1987 and that the draft had been subsequently introduced into the United Staten House of Representatives and the United States Senate for aoneideration. According to the administering Power, if enacted, the legislation would confer upon Guam a full measure of internal self-government as well as the protection of certain additional provisions of the United States Constitution, notably the tenth and fourteenth amendments. In this regard, the Special Committee urges the administering Power to give full recognition to the status and rights of the Chamorro people as provided in the Commonwealth Act.
- (5) The Special Committee reaffirms its strong conviction that the preaence of military bases and installations in the Territory aculd constitute a major obstacle to the implementation of the Declaration and that it is the responsibility of the administering Power to ensure that the existence of such bases and installations does not hinder the population of the Territory from exercising its right to salf-determination and independence in aconformity with the purposee and principles of the Charter. In this regard, the Special Committee recalls all the relevant rosolutions and decisions of the General Assembly relating to military activities and arrangements by colonial Powers in Territories under their administration.
- (6) The Special Committee urges the administering Power to continue to take all necessary measures not to involve the Territory in any offensive acts or interference against other States and to comply fully with the purposes and principles of the Charter, the Declaration and the resolutions and decisions of the General Assembly relating to military activities and arrangements by colonial Powers in Territories under their administration.

- (7) The Special Committee reaffirms the responsibility of the administering Power, under the Charter, to promote the economic and social development of Guam. In this connection, the Committee, noting the statement by the representative of the administering Power, calls upon the administering Power to take further steps to strengthen and diversify the eacnomy of the Territory with a view to reducing its economic dependence on the administering Power.
- (8) The Special Committee, noting the potential for divereifying and doveloping the eaonomy of Guam offered, for example, by commorcial fishing and agriculture, reaffirms ite call upon the administering Power to oupport measures by the territorial Qovernment aimed at removing constraints to growth in these areas and to ensure their development to the fullest extent. The Committee notes the statement by the representative of the administering Power that the draft Commonwealth Act seeks to promote economic development by establishing a free trade some between Guam and the United Stater of America.
- (9) The Special Committee notes that one of the obstacles, to economic growth, particularly agricultural development. stems from the fact that large tracts of land are held by the United States federal authorities (30 per cent for military and 1 per cent for non-military purposes). In this connection, the Special Committee calls upon the administering Power, in oo-operation with the territorial Qovernment, to expedite the transfer of land held by the United States federal authorities to the people of the Territory and to take the necessary steps to protect their property rights.
- (10) The Special Committoe urges the administering Power, in ao-operation with the territorial Qovernment, to continue to take effective measures to safeguard and guarantee the right of the people of Guem to the natural resources of their Territory, including its marine rerouraer, and to ertablish and maintain control over the future development of those resources.
- (11) The Special Committee, taking note of the statement of the representative of the administering Power that provisionr of the draft Commonwealth Act would recognise the distinct cultural identity of the Chamorro people as the indigenous inhabitants of Guam, reaffirms the importance of continued efforts by the territorial Government, with the support of the administering Power, towardo promoting end developing the Chamorro language and culture.
- (12) Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the Non-Self-Qovaraing Territories, thu Special Committee reiterates the view that the poocibility of sending m further visiting mission to Guem at an appropriate time ahould be kept under review.
- 81. On 2 August, the text of the conclusiono and recommendations was transmitted to the Permanent Representative of the United States to the United Nations for the attention of his Qovernment.

#### 15. American Samoa

- 82. The Special Committee considered the question of American Samoa at its 1331st meeting, on 1 August 1988.
- 83. During its aoneideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developments concerning the Territory (\lambda/AC.109/953).
- 84. At the 1331st meeting, on 1 Augunt, the Rapporteur of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1662), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

- 85. At its 1331st meeting, on 1 August 1988, the Special Committee adopted the report of the Sub-Committee on Small Territories end endorsed the conclusions and recommendations aontained therein. The text of the Lonclusions and recommendations read as follows (see also para. 102, draft resolution X):
  - (1) The Special Committee reafrirms the inalignable right of the people of American Samoa ta calf-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee reiterates the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy exercise ty the people of the Territory of their inalienable right to solf-determination and independence in conformity with the Declaration, which fully applies to American Samoa.
  - (3) The Special Committee calls upon the administering Power to take all necessary steps, bearing in mind the rights, interests and wishes of the people of American Samoa as expressed freely in uny sat of self-determination, to expedite the process of decolonization of the Territory in accordance with the relevant previsions of the Charter of the United Nations and the Declaration. In this connection, the Committee reaffirms the importance of fostering an awareness among the people of American Samoa of the possibilities open to them in the exercise of their right to self-determination and independence.
  - (4) The Special Committee reiterates its call upon the administering Power to consider favourably 'the expressed request of the Samoan people to be accorded the right to appoint the Chief Justice and other members of the Territory's judiciary.
  - (5) The Special Committee, reaffirming the responsibility of the administering Power under the Charter to promote the economic and oocicl development of the Territory, calls upon the administering Power to intensify its effort.0 to strengthen and diversify the economy of American Samoa in order

to reduce its heavy economic and financial dependence on the United States of America and to create more employment opportunities for the people of the Territory.

- (6) The Special Committee urges the administering Power, in acoperation with the territorial Qovernment, to safeguard the inalienable right of the people of the Territory to their natural resources by taking effective measures to ensure their right to own and to dispose of those resources, including the Territory's marine resources, and to establish and maintain control of their future development.
- (7) The Special Committee urges the administering Power to continue to Promote close relations between the peoples of the Territory and the neighbouring island communities. It further urges the administering Power to continue to facilitate co-operation between the territorial Government and the regional institutions, as well as the specialised agencies of the United Nations system, In order to enhance the aaonomfa and social welfare of the people of American Samoa.
- (8) Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the Non-Self-Governing Territories, the Special Committee once more emphasizes the desirability of sending a further visiting mission to American Samoa and requests the administering Power to facilitate such a mission.
- 66. On 2 August, the text of the conclusions and recommendations was trancmitted to the Permanent Representative of the United States to the United Nations for the attention of his Government.

## 16. United States Virgin Islands

- 87. The Special Committee considered the question of the United States Virgin Islands at its 1330th, 1331et and 1334th meetings, between 1 end 5 August 1988.
- 88. During its consideration of the Item, the Special Committee had before It working papers prepared by the Secretariat containing information on the latest developments concerning the Territory (A/AC.109/955) and on foreign economic and other interests (A/AC.109/956) and military activities (A/AC.109/954).
- 89. On the basis of the readmmendation of the Sub-Committee of Petitions, Information and Assistance of 28 March 1988 and following consultations by the Acting Chairman af the Special Committee in that regard, the Sub-Committee on Small Territories, at its 572nd meeting, on 13 May (GA/COL/2633 and Corr.1), and the Special Committee, at its 1330th meeting, on 1 August, heard a petitioner, Mrs. Sudith L. Bourne, Save tong Ray Coalition, Inc. (A/AC.109/PV.1330).
- 90. At the 1330th meeting, on 1 August, Mr. Carlyle Corbin, representative of the Governor of the United Stateo Virgin Islands, made a statement (A/AC.109/PV.1330).
- 91. At the 1331st meeting, on 1 August, the Rapporteur of the Sub-Committie on Small Telitories introduced the report or the Sub-Committee (A/AC.10° '2.1661), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

- 92. At the same meeting, the representative of the United Republic of Tanzania suggested modifications to paragraph 7, subparagraph (9) of the conclusion@ and recommendations.
- 93. At the 3334th meeting, on 5 August, the Chairman of the Special Committee, on the basis of the consultations held, read out the following modifications to paragraph 7, subparagraphs (9) and (13) of the report:
  - (a) At the end of subparagraph (9), the following phrase was added:
  - 'and requests the administering Power to take approprinto measures to address the concerns of the Save Long Day Coalition, Inc.";
- (b) In subparagraph (13), the words "to continue" were added after the words "administering Power".

- 94. At its 1334th meeting, on 5 August 1988, following statements by the representative of Norway, the United Republic of Tanzania, Ethiopia and the Syrian Arah Republic, an woll a@ by the Chairman (A/AC.109/PV.1334), the Committee adopted the report of the Sub-Committee on Small Territories (A/AC.109/L.1661) and endorsed the conclusions and recommendations aontained therein, a@ orally revised, it being understood that the reservations expressed by members would be reflected in the record of the meeting. The Chairman made a statement (A/AC.109/PV.1334). The text of the conclusions end recommendations, as orally revised, read au follows (see also pars. 102, draft resolution XI):
  - (1) The Special Committee reaffirms the inalienable right of the people of the United States Virgin Islands to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960.
  - (2) The Special Committee reaffirm@ its conviction that such factor@ as territorial size, geographical location, size of population and limited natural resource@ should in no way delay the implementation of the Declaration, which fully applies to the United States Virgin Islands.
  - (3) The Special Committee takes note of the statement of the representative of the administering Power that the people of the Territory of the United States Virgin Islands, through their democratically elected legis lature and executive, exercise responsibility for local government and control of their future, including the possibility of midifying their present relationship with the United Status of America. In this regard, the Committee reiterate@ that it is the responsibility of the administering Power to continue to create such condition@ in the Territory as will enable the people of the United States Virgin Islands to exercise freely and without interference their inalienable right to well-determination and independence in conformity with General Assembly resolution 1514 (XV).
  - (4) The Special Committee takes note of the statement of the Governor that his administration was studying a number of function@ currently under the jurisdiction of the administering Power, particularly customs and immigration,

which should be within the jurisdiction of the Territory. The Committee notes that the study would take into account the experiences of other Non-Self-Governing Territories in analysing the potential for increased autonomy in a number of functional areas.

- (5) The Special Committee recalls the statement of the administering Power before the Fourth Committee on 23 October 1907, 3/ In which it reiterated that the government of the United States was roady to respond to the wishes of the people of the United States Virgin Islands regarding their future whenever they decided to change their political status.
- (6) The Special Committee welcomes the enactment of legislation, in March 1988, to establish a 15-member Commission on Status and Federal Relations and to bold a referendum in November 1989, on seven options, namely, statehood, independence, froe association, incorporated territory, status quo, commonwealth and compact of federal relations. In this connection, the Committee calls upon the administering Power, in co-operation with the territorial government, to facilitate programmes of political education in the Territory to foster an awareness among the people of the possibilities open to them in the exercise of their right to self-determination.
- (7) The Special Committee reaffirms the responsibility of the administering Power under the Charter of the United Nations to continue to promote the economic and social development of the United States Virgin Islands, and takes note of the measures taken by the territorial Government to reorganize the executive branch and to strengthen the finances of the Territory, as wall as to promote its economic8 development. The Committee urges the administering Power, in co-operation with the territorial Government, to continue to diversify the economy of the Territory, with a view to reducing its heavy economic dependence on the administering Power.
- (0) The Special Committee takes note of the testimony of the Governor of the Territory before the Committee on Interior and Insular Affairs of the United States Rouse of Representatives and its Subcommittee on Insular and International Affairs regarding the transfer of ownertahip and control of Water Island to the Territory at the end of the current lease in 1992. The Special Committee notes that the Island, the fourth largest in the Territory, is currently under the ownership of the administering Power and is being leased to a United States development company. The Special Committee notes further the statement of the Governor at the Conference on Future Political Status of the United States Virgin Ielanda in February 1988 that it was necessary in the context of future political status to examine the question of control of the Territory's natural resources.
- (9) The Special Committee also takes note of the coacern expressed by representatives of the Save Long Ray Coalition Inc., regarding the activities of the west Indian Company Ltd., a Danish development company, in the reclamation and development of submerged land at Long Ray in the Charlotte Amalie Harbour and requests the administering Power to take appropriate measures to address the concerns of the Save Long Bay Coalition, Inc.
- (10) The Special Committee urges the administering Power, in uo-operation with the government of the United States Virgin Islands, to safeguard the inalienable right of the people of the Territory to their natural resources,

including marine resources, by taking offeative measures to guarantee their right, to own and dispose of those resources and to establish and maintain clatrol over the future development of those resources.

- (11) The Special Committee notes with concern the vulnerability of the Territory to drug activities and, in that connection, calls upon the administering Power to continue to take all necessary measures, in ao-operation with the territorial Government, to combat the drug problem in all its aspects within the Territory.
- (12) The Special Committee notes the statement of the Governor that his Government was committed to promoting the Territory's participation in intergovernmental organizations, including the Organization of Eastern Caribbean States and the Caribbean Community and Common Market, and that any future political status changes should include a role for the Territory in international affairs. The Committee notes also the Importance of the continued participation of the Territory in regional and international organizations, and urges the administering Power to facilitate the participation of the Territory in forums at which the Territory will be the subject of discussion.
- (13) The Special Committee urges the administering Power to continue to take all necessary measures to comply fully with the purposes and principles of the Chnrter, thin Declaration and the relevant resolutions and decisions of the General Assembly relating to military activities an arrangements by colonial Powers in Territories under their administration.
- (14) Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the Non-Self-Governing Territories, the Special Committee emphasizes once more the desirability of sending a further visiting mission to the United States Virgin Islands and requests the administering Power to facilitate auah a mission.
- 95. On 5 August, the text of the conclusions and recommendations was transmitted to the Permanent Representative of the United States to the United Nations for the attention of his Government.

## 17. Trust Territory of the Pacific Islands

- 96. The Speuisl Committee considered the question of the Trust Territory of the Pacific Islands, at its 1330th and 1331st meetings, on 1 August 1988.
- 97. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developments concerning the Trust Territory (A/AC.109/957).
- 98. On the basis of the recommendations of the Sub-Committee on Petitions, Information and Aeeistance of 10 May and 6 June 1988 ond following consultations in that regard by the Chairman of the Special Committee, the Sub-Committee on Small Territories heard statements by Mr. James Orak, as well as Miss Sara E. Rioe, Center for Constitutional Rights, and Mr. J. A. González-González, at its 572nd meeting, on 13 May (GA/COL/2633 an8 Corr.1) and the Special Committee heard a otatement by Mr. Glenn Alcalny, National Committee for Radiation Victims at its

- 1330th meeting, on 1 Auguet (A/AC.109/FV.1330). \*\* the 1330th meeting, statements were made by the representatives of Norway, Chile and Fiji in that connection (A/AC.109/FV.1330).
- 99. At the 1331st meeting, on 1 August, the Happortsur of the Sub-Committee on Small Territories introduced the report of the Sub-Committee (A/AC.109/L.1663), containing an account of its consideration of the Territory (A/AC.109/PV.1331). At the same meeting, the representative of the Union of Soviet Socialist Republics made a statement (A/AC.109/PV.1331).

- 100, At the 1331st meeting, nn 1 August 1988, following statements by the representatives of Norway, Afghanistan, Chile, Fiji, the Union of Soviet Socialist Republics and Ceeuhoolovakia (A/AC.109/PV.1331), the Special Committee adopted the report of the Sub-Committee on Small Torritoriee and endorsed the conclusions and recommendations contained therein, it being understood that the reservations expressed by members would be reflected in the record of the meeting. The representative the Syrian Arab Republic made a etatement (A/AC.109/PV.1331). The tent of the conclusions and recommendations read as follows (see also para. 102, draft resolution XII):
  - (1) The Special Committee reaffirms the inalienable right of the people of the Trust Territory of the Pacific Islands to self-determination and indop adence in conformity with the Charter of the United Nations and the Declaration on the Wanting of Independence to Coloniel Countries and Peoples, contained in General Assembly resolution 1514 (XV) of 14 December 1960. The Committee reaffirms the importance of ensuring that the people of the Trust Territory fully and freely exercise their inalienable right and that the obligations of the Administering Authority are duly discharged under the Trusteeship Agreement 4/ and the Charter.
  - (2) The Special Committee reiterates the view that cuch factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy implementation of the Declaration, which fully applies to the Trust Territory.
  - (3) The Special Committee notes with regret the continued non-participation of the Administering Authority in the work of the Sub-Committee during its consideration of the Trust Territory of the Pacific Islands. In this regard, the Committee stresses the importance of multilatesul efforts within the framework of the United Nations for the solution of the remaining problems of decolonization. It reiterates its appeal to the Administering Authority to reconsider its decision and to resume its participation in the work of the Special Committee,
  - (4) The Special Committee notes the statements delivered by petitioners relating to the situation in the Trust Territory of the Psoific Islands. In this connection, the Committee, mindful of the principles set forth in the Charter and the Declaration, reiterates the view that it is the obligation of the Administering Authority to create such conditions in the Trust Territory as will enable its people to exercise freely, and with full knowledge of all possible options and without any pressure or interference, their inalienable right to self-determination and independence.

- (5) The Special Committee notes with regret that there is no uo-operation between the Trusteeship Council and the Committee in relation to the Truet Territory despite the expressed readiness of the Committee to engage in such co-operation.
- (6) The Special Committee reuallo its previous appeals to the Administering Authority that the people of the Trust Territory chould be given the fullest opportunity to inform and educate themselves about the various options open to them in the exercise of their inalienable right to self-determination and independence, and expresses the view that such programmes abould be extended and reinforced. The Committee recognizes that it is ultimately for the people of the Truet Territory to decide their political destiny, and calle upon the Administering Authority not to fragment the Territory or take any action against the wishes of the people as expressed in any genuine sat of self-determination or their rights in accordance with the Declaration.
- (7) The Special Committee stresses the need to preserve the culturel identity and heritage of the Micronesian people and calls upon the Administering Authority to take all necessary steps towards that end.
- (8) The Special Committee takes note of the intention of the Administering Authority to seek the termination of the Trusteeship Agreement and urges the Administering Authority to ensure that this is done in strict conformity with the Charter.
- (9) The Special Committee takes note of the programme budget for the biennium 1988-1989 5/ on the financing of trusteeship activities of the United Nations, which reates that "no formal proposal to terminate the agreement has: been submitted yet to the Security Council in accordance with Article 83 of the Charter of the United Nations". The Committee notes that, as indicated in the report of the Security Council to the General Assembly at its forty-eecond session, 6/ communications and reports on the Truot Territory were among the matters brought to the attention of the Security Council but: not discussed in the Council during the period covered by the report.
- (10) The Special Committee notes the disputes which have arisen between the local authorities of the Northern Mariana Islands and the Administering Authority in relation to the Covenant to Establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States of America, 2/ as well as the rejection in April 1988 by the Palau Supreme Court of the results of the referendum hold in Palau on 4 August 1987, by which the Palau Constitution was amended to enable the passage of the Compact of Free Association by a cimple majority. The Committee reiterates its call upon the Administering Authority in that connection to take all necessary steps to ensure the full enjoyment by the people of the Truot Territory of the Pacific Islands as a whale of their inalienable right to self-determination and independence, in accordance with the Charter and the Declaration.
- (11) The Special Committee, recalling General Assembly resolution 1514 (XV) and all other resolutions of the United Nations relating to military bases and installations in colonial and Non-Self-Governing Territories, reaffirm aits strong conviction that; the presence of military bases and inetallatione in the Trust Territory could constitute a major obstacle to the

implementation of the Declaration and that it is the responsibility of tha Administering Authority to ensure that the existence of such barer and installations does not hinder the population of the Territory from exercising its right to self-determination and independence in conformity with the purposes and principles of the Charter.

- (12) The Special Committee urges the Administering Authority to continue to take all necessary measures not to involve the Trust Territory in any offensive acts or interference against other States end to comply fully with thu purposes and principles of the Charter, the Declaration and the resolutione and decisions of the General Assombly relating to military activities and arrangements by colonial Powers in Territories under their adminfetration.
- (13) The Speaial Committee notes the concern expressed by the people of the Trust Territory about the presence of nuclear, ahemiaal and biological woapono in areas under their territorial jurisdiction. In this regard, the Committee wolcomes the interest of the Trust Territory in the creation of a nuclear-free zone in the Pagific.
- (14) The Special Committee, roting the increasing devolution of power to the people of the Trust Territory, welaoces this development and urges the Administering Authority to continue this process in aaaordanae with the Charter and the Declaration.
- (15) The Special Committee, noting that the Trust Territory is still, to a large extent, economically and financially dependent on the Administering Authority, is of the view that the Administering Authority should take all necessary measures to enable the people of the Trust Territory to achieve economic independence. In this regard, the Committee recalls the obligation of the Administering Authority relating to the eaonomia development of the Trust Territory.
- (16) The Special Committee, noting that the Problem of unpaid war claims continues to be a matter of concern to the people of the Truat Territory, urges the Administering Authority to accelerate the resolution of thio pending issue.
- (17) The Special Committee urges the Administering Authority, in co-operation with the local authorities of the Trust Territory, to safeguard the inalienable right of the people of the Territory to their natural resources, including marine resources, by taking effective measures to quarantee their right to own and dispose of those resources and to titablish end maintain control over their future development.
- (18) The Special Committee stresses the need for improved social services, particularly health care in the Trust Territory, and underscores the obligation of the Administering Authority to continue promoting that sector. It further emphasizes the importance of encouraging greater participation in the field of health care by qualified indigenous people. It notes with satisfaction the continued ac-operation in the health field between the Trust Territory and the specialized agencies and other: organizationr of the United Nations system, such as the World Health Organization, the United Nations Children's Fund and the United Nations Population Fund.

- (19) The Special Committee welcome6 the development of closer relation6 between the local authorities of the Trust Territory and the various regional and international agencies, in particular the specialized agencies of the United Nations system. The Committee urges that priority brould continue to be given to the promotion of closer contact6 with countries of the region in all fields.
- (20) The Special Committee notes that under Article 83 of the Charter, the Security Council exercises ell function6 of the United Nation6 relating ta strategic areas, including the approval of the term6 of the trusteeship agreements and of their alteration or amendment, and in this regard is confident that special attention will be given by the Security Council to the full implementation of all provisions of the Trusteeship Agreement and the Charter.
- (21) The Special Committee take6 note of the fact that the Trusteeship Council, at it6 fifty-fifth session, noted with satisfaction the assurances given by the Administering Authority that it would continue to fulfil it6 responsibilities under the Charter and the Trusteeship Agreement. B/ The Committee reiterates it6 call upon the Administering Authority in that connection to diecharge those responsibilities in strict conformity with the provisions of the Charter, partiaularly Article 83, and the Declaration.
- 101. On 2 Auguet, the text of the conclusion6 and recommendations was transmitted to the Permanent Representative of the United States to the United Nations for the attention of! his Government and on 22 August to the President of the Security Council 9/ and the President of the Trusteeship Council for the attention of the members of the respective organs. 10/

#### C. RECOMMENDATIONSOF THE SPECIAL COMMITTEE

102. In accordance with decisions taken at its 1329th and 1331st meetings, on 2 February and 1 August 1988, respectively, the Special Committee recommends to the General Assembly the adoption of the following draft resolutions:

### DRAFT RESOLUTION 1

#### Question of New Caledonia

The General Assembly,

Having considered the question of New Caledonia,

Having examined the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to New Caledonia, 11/

Recalling its resolutions 1514 (XV) of 14 December 1960 and 1541 (XV) of 15 December 1960,

Noting with satisfaction the dialogue initiated under the auspices of the Frorrch outhorities on the status of the Territory,

Noting further that the French authorities were taking positive measures to promote political, economic and social development in New Caledonia to provide a framework for the peaceful progress of the Territory to celf-determination,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to New Caledonia! 11/
- 2. Urgas all the parties involved, in the interest of all the people of New Caledonia, to continue their dialogue and to refrain from acts of violence8
- 3. Invites all the parties involved to continue promoting a framework for the peaceful progress of the Territory to self-determination;
- 4. Requests the Special Committee to continue the examination of this question at its next session and to report thereon to the General Assembly at its forty-fourth session.

#### DRAFT RESOLUTION II

## Question of Tokelau

The General Assembly,

Having considered the question of Tokelau,

Haying examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 12/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Wanting of Independence ta Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to Tokeleu, in particular General Assembly resolution 42/84 of 4 December 1987.

Having heard the statement of the representative of New Zealand, the administering Power, 13/

Noting the continuing devolution of power to the local authority, the General Fono (Council), end mindful that the cultural heritage and traditions of the people of Tokelau should be taken fully into account in the evolution of Tokelau's political institutions.

Noting with satisfaction the continued progress in the preparation of a legal code to conform with the traditional laws and cultural values of Tokelau end noting the express wish that the General Fono share additional responsibility in the process of law-making,

Aware of the special circumstances of the geographical location end economic conditions of the Territory and bearing in mind the neceeeity of diversifying and strengthening further its economy as a matter of priority in order to promote economic stability.

Realfirming the responsibility of the edministering Power to promote the economic and social development of the Territory and noting the measures being taken by the Government of New Zealand in that regard,

Noting the decision of the General Fono to include Tokelau in a fisheries treaty between countries in the region and stressing the importance of safeguarding the right of the people of Tokeleu to the full enjoyment of their marine resources,

Taking note of the strong opposition expressed by the people of Tokeleu to nuclear testing in the Pacific region and their concern that those tests constitute a grave threat to the natural resources of the Territory and its social and economic development,

Noting with appreciation the assistance extended to Tokolau by the administering Power, other States Members of the United Nationo and organizations of the United Nations system, in particular by the United Nations Development Programme, for the rehabilitation and reconstruction of the Islands following the natural disasters in 1967.

Recalling the dispatch in 1476, 1961 and 1966 of United Nations visiting missions to the Territory,

Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the small Territories and considering that the possibility of sending a further visiting mission to Tokelsu at an appropriate time should be kept under reviow.

1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries end Peoples relating to Tokelau) 11/

- 2 . Reaffirathe inalienable right of the people of Tokelau to self-determination and independence in accordance with the Declaration on the Granting of Pudopendence to Colonial Countries and Peoples:
  - 3. Rolterates the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the implementation of the Declaration, which fully applies to Tokelau;
  - 4. Urges the Government of New Zealand, the administering Power, to continue to respect fully the wishes of the people of Tokelau, in carrying out the Territory's political and economic development, in order to preserve their social, cultural and traditional heritage;
  - 5. Calls upon the administering Power, in consultation with the General Fono (Council) of Tokelau, to continue to expand its development assistance to Tokelau;
  - 6. Urgos the administering Power, other Member States and organisations of the United Nations system to continue to extend to Tokelau the maximum assistance possible for the rehabilitation and reconstruction of the islands in order to overcome the losses incurred in natural disasters in 1987:
  - 7. Invites the specialized agencies and other organisations of the United Nations system, as well as other international and regional institutions, to extend or continue to extend all possible assistance to Tokelau, in consultation with the administering Power and the people of Tokelau;
  - 8. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to Tokolau at en appropriate time and in consultation with the administering Power, end to report thereon to the General Assembly at its forty-fourth session.

#### DRAFT RESOLUTION I I I

### Ouestion of Anguilla

The General Agsembly,

Having considered the question of Anguilla.

Raying examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Doclaration on the Granting of Independence to Colonial Countries and Peoples, 14/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to Anguilla, including in particular General Assembly resolution 42/80 of 4 December 1967,

Conscious of the need to ensure the full and speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, relating to Auguilla, 15/

Taking note of the stated policy of the Government of the United Kingdom, the administering Power, that it remains ready to respond positively to the express wish of the people of the Territory on the question of independence, 16/

Nating the impending consideration by the Territory's House of Assembly and by the Government of the United Kingdom of the recommendations of the Constitutional Review Committee and noting the priority accorded by the territorial Government to the revision of the laws of Anguflla,

Aware of the special circumstances of the geographical location and economic conditiona of the Territory and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promote economic stability,

Reaffirming the responsibility of the administering Power to promote the economic and social development of the Territory and noting the continued growth of the Territory's economy due largely to the expansion in the tourism and construction industries,

Expressing its concern at the continued illegal operation of foreign fishing vessels within the territorial waters of Anguilla and welcoming the measures taken by the territorial Government to protect and conserve marine resources,

<u>Stressing</u> the importance of an efficient and effective civil service and noting the measures being taken by the territorial Government aimed at alleviating the problem of unemployment and providing increased job opportunities,

Noting with concern the vulnerability of the Territory to drug trafficking and related activities.

Noting the contribution to the development of the Territory by specialized agencies and other organizations of the United Nations system, in particular the United Nations Development Programme,

Noting that in 1987 Anguilla became a member of the Eastern Caribbean Central Bank and that it continued to participate and maintain an active interest in the related activities of other regional organizations,

Recalling the dispatch in 1984 of a United Nations visiting mission to the Territory,

Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the small Territories and considering that the possibility of sending a further visiting mission to Anguilla at an appropriate time should be kept under review,

1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to Apquilla; 11/

- 2. Reaffirms the inalienable right of the people of Anguilla to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples;
- 3. Rollerates the view that such factors as territorial size, geographical location, size of population and limited natural reacuraes should in no way delay the speedy exercise, by the people of the Territory of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applied to Anguilla;
- 4. Reiterates that it is the responsibility of the United Kingdom of Great Britain and Northern Ireland, us the administering Power, to create such conditions in Anguilla as will enable its people to exercise freely and without interference, from a well-informed standpoint as to the available options, their inalienable right to self-determination and independence in accordance with resolution 1514 (XV) and all other relevant resolutions of the General Assembly)
- 5. Reaffixms that it is ultimately for the people of Anguilla themselves to determine freely their future political status in an aoardanoe with the relevant provisions of the Charter of the United Nations and the 'Declaration and, in that connection, reaffirms the importance of fostering an awareness among the people of the Territory of the possibilitien open to them in the exercise of their right to self-determination and independence;
- 6. Calls upon the administering Power to continue, in ao-operation with the territorial Government, to take measures with a view to strengthening and divereifying the Territory's economy;
- 7. Urges the administering Power, in co-operation with the territorial Government, to continue the assistance necessary to increase employment of the local population in the civil service and other sectors of the economy;
- 8. Urges the administering Power, in co-operation with the territorial Government, to take effective measures to safeguard and guarantee the inalienable right of the people of Anguilla to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 9. <u>Calls upon</u> the administering Power to continue to take all necessary measures, in co-operation with the territorial Government, to counter problems related to drug trafficking)
- 10. Reiterates its request to the administering Power to aontinue to enlist the assistance of the specialized agencies and other organizations of the United Nations system, as well as other international and regional bodies, in the development and strengthening of the economy of Anguilla;
- 11. Reiterates its request to the administering Power to continue to make every effort to facilitate and encourage the participation of the Territory in regional and international organizations;
- 12. Requests the Special Committee to continue the examination of thio question at its next session, including the possible dispatch of a further visiting mission to Anguilla at an appropriate time and in consultation with the

administering Power, and to report thereon to the General Assembly at its forty-fourth session.

#### DRAFT RESOLUTION IV

### Ouestion of the Cayman Islands

The General Assembly,

Having considered the question of the Cayman Islands,

Having examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 14/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to the Cayman Islands, in particular General Assembly resolution 42/85 of 4 December 1987,

Conscious of the need to ensure the full and speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United Kir ,dom of Great Britain and Northern Ireland, as the administering Power, relating to the Cayman Islands, 15/

Taking note of the atated policy of the Government of the United Kingdom, the administering Power, that it remains ready to respond positively to the express wish of the people of the Territory on the question of independence, 16/

Aware of the special circumstances of the geographical location and economic conditions of the Territory and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promote economic stability,

Noting the measures being taken by the territorial Government to promote agricultural production with a view to reducing the Territory's dependence on imported provisions.

Expressing its concern that property and land continue to be owned and developed largely by investors from abroad,

Noting that a large proportion of the labour forae of the Territory aonaiata of expatriates,

Noting with concern the vulnerability of the Territory to drug trafficking and related activities,

Noting with appreciation the continued contribution of the United Nations Development Programme, as well as regional institutions, to the development of the Territory,

Recalling the dispatch in 1977 of a United Nations visiting mission to the Territory,

Mindful that United Nations visiting missions provide an effective moans at ascertaining the situation in the small Territories and considering that the possibility of sending a further visiting mission to the Cayman Islands at an appropriate time should be kept under review,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to the Cayman Islands, 11/
- 2. Reaffirms the inalienable right of the people of the Cayman Islands to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples8
- 3. Reiterates the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy exercise by the people of the Territory of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applies to the Cayman Islands;
- 4. Reiterates that it is the responsibility of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, to create such conditions in the Territory as will enable the people of the Cayman Islands to exercise freely end without interference their inalienable right to self-determination and independence in accordance with resolution 1514 (N) and all other relevant resolutions of the General Assembly;
- 5. Reaffirms that it is ultimately for the people of the Cayman Islands themselves to determine their future political status in accordance with the relevant provisions of the Charter of the United Nations and the Declaration and, in that connection, reaffirms the importance of fostering an awareness among the people of the Territory of the possibilities open to them in the exorcise of their right to self-determination and independence,
- 6. Calls upon the administering Power, in consultation with the Government of the Cayman Islands, to facilitate and promote increased participation by the local population in the decision-making process in the affairs of the Territory)
- 7. Reaffirms the responsibility of the administering Power to promote the economic and social development of the Territory and recommends that priority should continue to be given to the diversification of the Territory's economy;
- 8. <u>Urges</u> the administering Power, in co-operation with the territorial Government, to take effective measures to safeguard and guarantee the inalienable right of the people of the Cayman Islands to own and dispose of the natural resources of tha Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 9. Calls upon the administering Power to continue to take all necessary measures, in co-operation with the territorial Government, to counter problems related to drug trafficking;

- 10. <u>Invites</u> the specialised agencies and other organizatione of the United Nations system, as well as other international and regional institutions, to continue to take all necessary measures to accelerate progress in the social and economic life of the Territory1
- 11. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to the Cayman Islands at on appropriate time and in consultation with the administering Power, and to report thereon to the General Assembly at its forty-fourth session.

### DRAET RESOLUTION V

#### Question of Montservat

The General Assembly,

Having considered the question of Monteerrat,

Having examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 14/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to Monteerrat, including in particular General Assembly resolution 42/81 of 4 December 1987,

<u>Conscious</u> of the need to ensure the full and speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, relating to Montserrat, 15/

Taking note of the stated policy of the Government of the United Kingdom, the administering Power, that it remains ready to respond positively to the express wish of the people of the Territory on the question of independence, 16/

Taking note of the agreement in principle by the Heads of Authority of the Organization of Eastern Caribbean States at its aleventh meeting held at Tortola, British Virgin Islands on 26 and 27 May 1987, for the establishment, subject to approval through a referendum of the peoples of the countries concerned, of a political union among its members and the stated position of the Government of Montoerrat in favour of independence and of participation in such a political union, 17/

Aware of the special circumstances of the geographical location and economic conditions of the Territory and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promote economic &ability,

Noting the continued growth of the Territory's economy in 1986 and the commitment of the Qovernment of Montserrat to the strengthening and diversitiaation of the Territory's economy,

Noting the measures being taken by the territorial Qovernment to improve the efficiency of the civil service, the priority it places on cadre training and the strengthening of the educational system and its efforts to promote the integration of women in all phases of national development and drawing attention to the need to associate the Territory in the related work of the United Nations bodies concerned in that regard,

Welcoming the contribution to the development of the Territory by the specialised agencies and other organisation6 of the United Nations system operating in Montserrat, in particular the United Nations Development Programme and the United Nations Children's Fund,

Noting with concern the continued dissociation of the Territory from the related activities of the United Nations Educational, Scientific and Cultural Organisation since the withdrawal by the administering Power of the associate membership of Montserrat from that organisation in 1963 and aware of the activo interest of the Government of Montserrat in the readmission of the Territory as an associate member of the agency,

Recalling the dispatah in 1975 and 1982 of United Nation6 visiting missions to the Territor;

Mindful that United Nations visiting missions provide an effective means of accertaining the situation in the small Territories and considering that the possibility of sending a further visiting mission to blontserrat at an appropriate time should be kept under review,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to Montserrat; 11/
- 2. Reaffirms the inalienable right of the people of Montserrat to self-determination and independence in conformity with the Declaration on the Qranting of Independence to Colonial Countries and Peoples;
- 3. Reiterctes the viethat such factors as territoriet size, gaographical location, size of population and limited natural resource8 should in no way delay the speedy exercise by the people of the Territory of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applies to Montserrat,
- 4. Reiterates that it is the responsibility of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, to create such conditions in the Territory as will enable the people of Montserrat to exercise freely and without interference their inalienable right to self-determination and independence in accordance with resolution 1514 (XV) and all other relevant resolutions of the General Assembly:
- 5. Reaffilms that it is ultimately for the people of Montoerrat themselves to determine their future political status in accordance with the relevant

provisions of the Charter of the United Nations and the Declaration, and reiterutes its call upon the administering Power to launch programmes, in co-operation with the territorial Qovernment, to foster an awareness among the people of Montserrat of the possibilities available to them in the exercise of their right to self-determination and independence!

- 6. Reaffirms the responsibility of the administering Power to promote the economic and socia, development of Montserrat and calls upon the administering Power to continue, in co-operation with the territorial Government, to strengthen the economy of the Territory and to increase its assistance to programmes of diversification;
- 7. Urgas the administering Power, in ao-operation with the territorial Qovernment, to take effective measures to safeguard and guarantee the inalienable right of the people of Montserrat to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 8. Reiterates its call upon the administering Power, in co-operation with the territorial Government, to continue the assistance necessary for the employment of the local population in the civil service, particularly at senior levelsr
- 9. <u>Urges</u> the administering Power, in co-operation with the territorial Qovernment, to overcome shortages in human properties by providing appropriate incentives to assist nationals in finding better opportunities at home and to attract qualified nationals from abroad)
- 10. Invited the specialized agencies and other organizations of the United Nations system, as well as other international and regional organizations, to intensify their efforts to accelerate progress in the economic and social life of the Territory,
- 11. Calls upon the administering Power, in co-operation with the territorial Qovernment, to take urgent steps to facilitate the readmission of Montserrat as an associate member of the United Nations Educational, Scientific and Cultural Organization;
- 12. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to Montserrat at an appropriate time and in consultation with the administering Power, and to report thereon to the General Assembly at its forty-fourth session.

**DRMT RESOLUTION VI** 

Question of Bermuda

The General Assembly,

Having considered the question of Bermuda,

Having examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 18/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to Bermuda, in particular General Assembly resolution 42/86 of 4 December 1987,

<u>Conscious</u> of the need to ensure the full and speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, relating to Bermuda, 15/

Taking note of the stated policy of the Government of the United Kingdom, the administering Power, that it remains ready to respond positively to the express wish of the people of the Territory on the question of independence, 16/

Noting the active discussions in the Territory, both within and outside the territorial Government, on the future status of Bermuda, 19/

Aware of the special circumstances of the geographical location and eaonomia conditions of the Territory and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promote economic stability,

Noting with concern the vulnerability of the Territory to drug trafficking and related activities,

Noting with appreciation the assistance extended to the Territory by the United Nations Davelopment Programme,

<u>Mindful</u> that United Nations visiting missions provide an effective means of ascertaining the situation in the small Territories and considering that the possibility of sending a visiting mission to Bermuda at an appropriate time should be kept under review,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to Bermuda; 11/
- 2. Reaffirms the inalienable right of the people of Bermuda to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples;
- 3. Reiterates the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy exercise by the people of the Territory of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applies to Bermuda;

- 4. Reiterates that it is the responsibility of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, to create euch conditions in the Territory as will enable the people of Bermuda to exercise freely and without interference their inalienable right to self-determination and independence in accordance with General Assembly resolution 1614 (XV) and, in that connection, reaffirms the importance of fostering an awareness among the people of Bermuda of the possibilities open to them in the exercise of that right;
- 5. Reaffirms that it is ultimately for the people of Bermuda themselves to determine their own future political status in accordance with the relevant provisions of the Charter of the United Nations and the Declaration;
- 6, Reaffirms its strong conviction that the presence of military bases and installations in the Territory could constitute a major obstacle to the implementation of the Declaration and that it is the responsibility of the administering Power to ensure that the existence of such bases and installations does not hinder the population of the Territory from exercising its right to self-determination and independence in conformity with the purpose6 and principles of the Charter)
- 7. Urged the administering Power to continue to take all necessary measures not to involve Bermuda in any offensive acts or interference directed against other States and to comply fully with the purposes and principles of the Charter, the Declaration and the resolutions and decisions of the General Assembly relating to military activities and arrangements by colonial Powers in Territories under their administration:
- 8. Urges the administ oring Power, in co-operation with the territorial Government, to take extensive measures to safeguard and guarantee the inalienable right of the people of Bermuda to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 9. Urges the administering Power, in co-operation with the territorial Government, to continue to provide assistance for increased employment of the local population in the civil service, particularly at senior levels;
- 10. Calls upon the administering Power to aontinue to take all necessary measures, in co-operation with the territorial Government, to counter problems related to drug traff ickingr
- 11. Ir ities the specialized agencies and other organisation6 of the United Nations system to continue to provide assistance for the development needs of Bermuda:
- 12. Emphasizes the desirability of sending a visiting mission to the Territory and requests the administering Power to facilitate the dispatch of such a mission at the earliest possible opportunity)
- 13. Requists the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a visiting mission to Bermuda at an appropriate time and in consultation with the administering Power, and to report thereon to the General Assembly at its forty-fourth session.

## DRAFT RESCLUTION VII

## Question of the Turks and Caicos Islands

The General Assembly.

Having considered the question of the Turks and Caicos Islands,

Having examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Dealaration on tha Wanting of Independence to Colonial Countries and Peoples, 14/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to the Turks and Caicos Islands, including in particular General Assembly resolution 42/83 of 4 December 1987.

<u>Conscious</u> of the need to ensure the full and speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United Kingdom of great Britain and Northern Ireland, as the administering Power, relating to the Turks and Caicos Islands, 15/

Taking note of the stated policy of the government of the United Kingdom, the administering Power, that it remains ready to respond positively to the express wish of the people of the Yerritory on the question of independence, 16/

Noting the elections for the Legislative Council, held in March 1988 under the Lew territorial Constitution,

AWAZE of the special circumstances of the geographical location and econ mic conditions of the Turks and Caicos Islands and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promote economic stability and develop a wider economic base for the Territory,

Noting with concern the vulnerability of the Territory to drug trafficking sad related activities.

Noting the continuing contribution of the United Nations Development Programme to the development of the Territory,

Recalling the dispatch in 1980 of two United Nations viciting missions to the Territory.

Mindful that United Nation6 viciting missions provide an effective means of ascertaining the situation in the small Territoriee and considering that the possibility of sending a further visiting mission to the Turks and Caiaoo Islands at an appropriate time should be kept under review,

1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the granting of

Independence to Colonial Countries and Peoples relating to the Turks and Calcos Islands: 11/

- 2. Reaffirms the inalienable right of the people of the Turks and Caicos Island6 to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples;
- 3. Reiterates the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy exercise by the people of the Territory of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applies to the Turks and Caicos Islands;
- 4. Reiterates that it is the responsibility of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, to create such conditiona in the Territory as will enable the people of the Turks and Caicos Islands to exercise freely and without interference their inalienable right to self-determination and independence in accordance with resolution 1514 (XV) and all other relevant resolutions of the Qoneral Assembly;
- 5. Reaffirms that it is the responsibility of the administering Power under the Charter of the United Nation6 to develop its dependent Territories economically and socially and urge6 the administoring Power, in consultation with the Qovernment of the Turks and Caicos Islands, to take the necessary measures to promote the economic and social development of the Territory end, in particular, to accelerate the diversification of the economy;
- 6. Urges the administering Power, in co-operation with the territorial Government, to take effective measures to safeguard and guarantee the inalienable right of the people of the Turks and Caicos Islands to own and dispose of the natural resources of the Territory. including marine resources, and to establish and maintain control over the future development of those resources;
- 7. Urges the administering Power, in consultation with the territorial Government, to continue to provide the necessary asssistance for the localization of the civil service at all levels and for the training of local personnel;
- 8. Calls upon the administering Power to continue to take all necessary measures, in co-operation with the territorial Government, to counter problems related to drug trafficking;
- 9. Invited the specialized agencies and other organizations of the United Nation6 system, as well as the regional institution6 concerned, to continue to pay special attention to the development needs of the Turk6 and Caicos Islands;
- 10. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to the Turks and Caicos Islands at an appropriate time and in consultation with the administering Power, and to report thereon to the Qeneral Assembly at its forty-fourth session.

#### DRAFT RESOLUTION VIII

### Question of the British Virgin Islands

The General Assembly,

Having considered the question of the British Virgin Islands,

Having examined the relevant chapters of the report of the Special Committee on the situation with regard to the Implementation of the Declaration on the Qranting of Independence to Colonial Countries and Peoples, 12/

Recalling 188 resolution 1514 (XV) of 14 December 1960, aontaining the Declaration on the Granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to the British Virgin Islands, including in particular Qeneral Assembly resolution 42/82 of 4 December 1987,

Conscious of the need to ensure the full and speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, relating to the British Virgin Ielande, 15/

Taking note of the stated policy of the Government of the United Kingdom, the administering Power, that it remains ready to respond positively to the express wish of the people of the Territory on the question of independence, 16/

Aware of the special circumstancee of the geographical location and economic conditions of the Territory and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promote economic stability,

Reaffirming that it is the responsibility of the administering Power to promote the economic and social development of the Territory and noting the decline in the Territory'6 economic activities, with the exception of tourism,

Noting with concern the continued illegal operations of foreign fishing vessels within the territorial waters end noting the measures being taken by the territorial Government in that regard,

Noting the critical need for the cadre training of nationals in all fields and noting with satisfaction the measures being taken by the territorial Government in that connection.

Noting with concern the vulnerability of the Territory to drug trafficking and related activities,

<u>Melcoming</u> the contribution to the development of the Territory by the specialized agencies and other organisations of the United Nations system, particularly the United Nations Development Programme, as well as by regional organizations,

Noting the continued participation of the Territory in regional and other international organizations,

Recalling the dispatch in 1976 of a United Nations visiting mission to the Territory,

Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the small Territories and considering that the possibility of sending a further visiting mission to the Dritish Virgin Islands at an appropriate time should be kept under review,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to the British Virgin Islandsr 11/
- 2. Reaffirms the inalienable right of the people of the British Virgin Islands to self-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples,
- 3. Reiterates the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy exercise by the people of the Territory of their inalienable' right to self-determination and independence in conformity with the Doclaration, which fully applies to the Dritish Virgin Islands;
- 4. Reiterates that it is the responsibility of the United Kingdom of Great Britain and Northern Ireland, as the administering Power, to create such conditions in the Territory as will enable the people of the British Virgin Islands to exercise freely and without interference their inalienable right to self-determination and independence in accordance with resolution 1514 (XV) and all other relevant resolutions of the General Assembly;
- 5. Reaffirms that it is ultimately for the people of the British Virgin Islands themselves to determine freely their future political status in accordance with the relevant provisions of the Charter of the United Nations and the Declaration and, in that connection, reaffirms the importance of fostering an awareness among the people of the Territory of the possibilities open to them in the exercise of their right to self-determination;
- 6. Calls upon the adminstering Power to continue, in co-operation with the Government of the British Virgin Islands, to take measures with a view to strengthening and diversifying the Territory's economy;
- 7. Urges the administering Power, in co-operation with the territorial Government, to take effective measures to safeguard and guarantee the inalienable right of the people of the British Virgin Islands to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources!
- 8. Calls upon the administering Power, in co-operation with the territorial Government, to take further measures in the cadre training of nationals so as to facilitate their wider participation in the decision-making process in all sectors;

- 9. <u>Calls upon</u> the administering Power to continue to take all necessary measures, in co-operation with the territorial Government, to counter problemo related to drug trafficking)
- 10. Reiterates its call upon the administering Power to continue to facilitate the participation of the British Virgin Islands in various international and regional organizations and in other organizations of the United Nations system;
- 11. Urgan the specialized agencies and other organimations of the United Nations system, as well as the regional organisations concerned, to intensify measures to accelerate progress in the social and economic development of the Territory!
- 12. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to the British Virgin Islands at an appropriate time and in consultation with the administering Power, and to report thereon to the Qeneral Assembly at its forty-fourth session.

### DRAFT RESOLUTION IX

# Ouestion of Guam

The General Assembly,

Having considered the question of Guam,

Having examined the relevant chapters of the roport of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 20/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Granting of Independence to Colonfal Countries and Peoples, and all other resolutions and decisions of the United Nations relating to Guam, in particular General Assembly resolution 42/87 of 4 December 1987,

Conscious of the need to ensure the full end speedy implementation of the Declaration in respect of the Territory,

Having heard the statement of the representative of the United States of America, as the administering Power, relating to Guam, 21/

Taking note of the approval, in referendums held in Guem in 1987, of a draft Commonwealth Act, which, upon its enactment by the United States Congress, would confer upon Guam a full measure of internal self-government,

Aware of the special circumstances of the geographical location and • conomic conditions of the Territory and bearing in mind the necessity of diversifying and strengthening further its economy as a matter of priority in order to promota economic stability,

Noting the statement of the representative of the administering Power that the draft Commonwealth Act seeks to promote economic development by establishing a free trade sone between Guam and the United States of America,

Taking note of the statement of the representative of the administering Power that the aultural identity of the Chamorro people, the indigenous inhabitants of Guan, would be recognized under the draft Commonwealth Act,

Recalling the dispatch in 1979 of a United Nations visiting mission to the Territory,

Mindful that United Nations visiting missions provide an effective means of ascertaining the situation in the small Territories and reiterating that the possibility of sending a further visiting mission to Guam at an appropriate time should be kept undor review,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Wanting of Independence to Colonial Countries and Peoples relating to Guam; 11/
- 2. Reaffirms the inalienable right of the people of Guam to eelf-determination and independence in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples;
- 3. Reaffirms its conviction that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the implementation of the Declaration, which fully applies to Guam;
- 4. Reaffirms the importance of fostering an awareness among the people of Guam of the possibilities open to them with regard to their right to self-determination and calls upon the United State6 of America, as the administering Power, in co-operation with the territorial Government, to expedite' the process of decolonization strictly in accordance with the expressed wishes of the People of the Territory)
- 5. Reaffirms its strong conviction that the presence of military bases and installations in the Territory could constitute a major obstacle to the implementation of the Declaration and that it is the responsibility of the administering Power to ensure that the existence of such bases and installations does not hinder the population of the Territory from exercising its right to self-determination and independence in conformity with the purposes and principles of the Charter of the United Nations!
- 6. <u>Urges</u> the administering Power to continue to take all necessary measures not to involve the Territory in any offensive acts or interference against other states and to comply fully with the purposes and principles of the Charter, the Declaration and the resolutions and decisions of the General Assembly relating to military activities and arrangements by colonial Powers in Territories under their administration,
- 7. Reaffirms the responsibility of the administering Power, under the Charter, to promote the economic and social development of Guem and, in that connection, calls upon the administering Power to take further steps to strengthen and diversify the economy of the Territory and, in particular, in the development of agriculture and fisheries;

- 8. Reiterates that one of the obstacles to economic growth in Guam is the holding of large tracts of land by the United States federal authorities, and calls upon the administering Power, in co-operation with the territorial Government, to expedite the transfer of land to the people of the Territory and to take the necessary steps to safeguard their property rights;
- 9. Urgos the administering Power, in ao-operation with the territorial Qovernment, to take effective measures to oafequard and guarantee the inalienable right of the people of Guam to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain aontrol over the future development of the presources;
- 10. Reaffirms the importance of continued efforts by the territorial Qovernment, with the support of the administering Fower, towards promoting the Chamorro language and culture and urges the administering Power to give full recognition to the status and rights of the Chamorro people as provided for in the draft Commonwealth Act)
- 11. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to CUM at an appropriate time and in aoncultation with the administering Power, and to report thereon to the General Assembly at its forty-fourth session.

## DRAFT RESOLUTION X

#### Question of American Samoa

The General Assembly,

Having considered the question of American Samoa,

Having examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Qranting of Independence to Colonial Countries and Peoples, 12/

Recalling its resolution 1514 (XV) of 14 December 1960, containing the Declaration on the Qrantinq of Independence to Colonia. Countries and Peoples, and all other resolutions and decisions of the United Nations relating to American Samoa, in partiaular Qeneral Assembly resolution 42/88 of 4 December 1987,

Conscious of the need to promote progress towards the full implementation of the Declaration in respect of American Samoa,

Having heard the statement of the representative of the Waited States of America, as the administering Power, relating to American Samoa, 21/

Aware of the special circumstances of the geographical location and economic conditions of the Territory and bearing in mind the necessity of divereifying and strengthening further its economy as a matter of priority in order to promote economic stability.

Recalling the dispatch in 1991 of a United Nations visiting mission to the Territory,

Mindful that United Nations visiting missions provide an effective mean6 of ascertaining the situation in the small Territories and emphasizing the desirability of sending at an appropriate time, a further visiting mission to American Samoa.

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to American Samoa; 11/
- 2. Reaffirms the inalienable right of the poople of American Samoa to self-determination and independence in conformity with the Declaration on the Qranting of Independence to Colonial Countries and Peoples)
- 3. Reiterates the view that such factors as territorial else, geographical location, size of population and limited natural resources should in no way delay the speedy exercise by the people of the Tarritory of their inalianable right to self-determination and independence in conformity with the Declaration, which fully applies to American Samoa;
- 4. Calls upon the Qovernment of the United States of America, as the administering Power, to take all necessary steps, bearing in mind the rights, intorests and wishes of the people of American Samoa as expressed freely in any act of self-determination, to expedite the process of decolonization of the Territory in accordance with the relevant provisions of the Charter of the United Nations and the Declaration and reaffirms the importance of fostering an awareness among the people of American Samoa of the possibilities open to them in the exercise of their right to self-determination and independence;
- 5. Roaffirms the responsibility of the administering Power, under the Charter, to promote the economic and social development of American Samos and calls upon the administering Power to intensify its efforts to strengthen and diversify the economy of the Territory1
- 6. Urges the administering Power, in co-operation with the territorial Qovernment, to take effective measures to safeguard and guarantee the inalienable right of the people of American Samoa to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 7. Urges the administering Power to continue to foster close reletions between the Territory and other island communities in the region and promote co-operation between the territorial Qovernment and regional institutions, as well as the specialized agencies and other organizations of the United Nations system,
- 8. Requesta the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to American Samoa at an appropriate time and in consultation with the administering Power, taking into account, in particular, the wishes of the people of the Territory, and to report thereon to the General Assembly at its forty-fourth session.

#### DRAFT RESOLUTION XI

## Question of the United States Virgin Islands

The General Assembly,

Having considered the question of the United State8 Virgin Islands,

Having examined the relevant chapters of the report of the Special Committee on ehe Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 18/

Recalling its resolution 1514 (XV) of 14 December 1960, aontaining the Declaration on the Granting of Independence to Colonial Countries and Peoples, and all other resolutions and decisions of the United Nations relating to the United State6 Virgin Islands, in particular General Assembly resolution 42/89 of 4 December 1987,

Conscious of the need to promote progress towards the full implementation of the Declaration in respeat of the United States Virgin Islands,

Having heard the statement of the representative of the United States of America, as the administering Power, relating to the United States Virgin Islands, 21/

Taking note of the statement of the representative of the adminstering Power that the people of the Territory of the United States Virgin Islands, through their democratically elected logislature and executive, exercise responsibility for local government and control of their future, including the possibility of modifying their present: relatioaehip with the United States of America and that the Government of the United States stands ready to respond to their wishes whenever they so decide in that regard, 22/

Noting a review being made by the government of the United States Virgin Islands on the possibility of further devolution of power thereto, taking due account of the related experience of other Non-Self-Qoverning Territories, 23/

Welcoming the enaotment of legislation, in March 1988, providing for a referendum, to be held in November 1989, on options available for the Territory's future status, namely, statehood, independence, free association, incorporated territory, status guo, commonwealth and compact of federal relation@,

Aware of the special circumstances of the geographical location and economic conditions of the Territory and bearing in mind the necessity of diversifying • nd strengthening further its eaonomy as a matter of priority in order to promote economic stability.

Noting the measures being taken by the territorial Government with a view to strengthening the Territory's financial viability and facilitating its ● aonomio development,

Taking note of the stated position of the Government of the United States Virgin Islands on the disposition of Water Icland, 24/as well as the need to exercise control over the Territory's own resources, 25/

Noting the concern expressed by a petitioner at the reclamation and development of submerged land at Long Bay in the Charlotte Amalie Harbour, which should be a&dressed by the alministering Power,

Noting with concern the vulnerability of the Territory to drug trafficking and related activities,

Noting the active interest of the Qoverament of the United States Virgin Islands in participating in the related work of the international and regional organizations concerned,

Recalling the dispatch in 1977 of a United Nation6 visiting mission to the Territory,

Mindful that United Nation6 visiting missions provide an effective mean6 of assessing the situation in the small Territories and considering that the possibility of sending a further visiting mission to the United States Virgin Island6 at an appropriate time should be kept under review,

- 1. Approves the chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and People6 relating to the United States Virgin Islands; 11/
- 2. Reaffirms the inalienable right of the people of the United States Virgin Island6 to self-determination and independence in conformity with the Declaration on the Qranting of Independence to Colonial Countries and Peoples;
- 3. Reiterates the view that such factor6 as territorial size, geographical iocation, size of population and limited natural resources should in no way delay the speedy exercise by the people of the Territory of their inalienable right to self-determination and independence in conformity with the Declaration, which fully applies to the United State6 Virgin Islands;
- 4. Reiterates that it is the responsibility of the United States of Amoriaa, a6 the administering Power, ta aontinue to create such conditions in the United States Virgin Island6 as will enable the people of the Territory to exercise freely and without interference their inalienable right to solf-determination and independence in conformity with resolution 1514 (XV);
- 5. Reaffirms that it is ultimately for the people of the United States Virgin Islands themselves to determine their future political status in accordance with the relevant provisions of the Charter of the United Nations, the Declaration and the relevant resolution6 of the General Assembly and, In that assauction, calls upon the administering Power, in as-operation with the territorial Qoverament, to facilitate programmes of political education in the Territory to foster en awareness among the people of the possibilities open to them in the exercise of their right to self-determination;
- 6. Reaffirms the responsibility of the administering Power under the Charter to continue to promote the economic and social development of the United States Virgin Iolanda and urges the administering Power, in ac-operation with the territorial Qoverament, to aontinue to take measures with a view to strengthening and diversifying the Territory's economy,

- 7. Urges the administering Power, in co-operation with the territorial Qovernment, to take effective measures to safeguard and guarantee the inalienable right af the people of the United States Virgin Islands to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 8. Calls upon the administering Power to continue to take all necessary measures, in co-operation with the territorial Government, to counter problem6 related to &rug trafficking)
- 9. Urges the administering Power to facilitate the participation of the United States Virgin Islands in various international and regional organizations;
- 10. Urges the administering Power to continue to take all neaessary measures to comply fully with the purposes and principles of the Charter, the Dealaratioa and the relevant resolutions and decisions of the Qeneral Assembly relating to military activities and arrangement6 by colonial Powers in Territories under their administration;
- 11. Requests the Special Committee to continue the examination of this question at its next session, including the possible dispatch of a further visiting mission to the United State6 Virgin Islands at an appropriate time and in consultation with the administering Power, and to report thereon to the Qeneral Assembly at its forty-fourth session.

#### DRAFT RESOLUTION XII

# Question of the Trust Territory of the Pacific Islands

The General Agsembly,

Having examined the chapter of the report of the Special Committee on the Situation with ragard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to the Trust Territory of the Pacific Islands, 11/

Mindful of the principles set forth in the Charter of the United Nations and in the Declaration on the Qranting of Independence to Colonial Countries and Peoples, contained in Qeneral Assembly resolution 1514 (XV) of 14 December 1960,

Affirming the importance of ensuring that the people of the Truat Territory fully and frooly exorcise their inalienable right and that the obligations of the Administering Authority are duly discharged under the Trusteeship Agreement 4/ end the Charter.

Taking note of the Trusteeship Agreement concluded between the Administering Authority and the Security Council with regard to the Trust Territory, 4/

Noting that the programme budget for the biennium 1988-1989 5/ on the financing of trusteeship activities state6 that "no formal proposal to terminate

the Agreement has been submitted to the Security Council in accordance with Article 83 of the Charter of the United Nations" and noting that communications and reports on the Trust Territory ware among the matters brought to the attention of the Seaurity Council 6/ but were not discussed in the Council during the period covered by the report,

Mindful that, under Article 83 of the Charter, the Seaurity Council shall exercise all functions of the United Nations relating to strategic areas, including the approval of the terms of the Trusteeship Agreements and of their alteration or amendment,

Confident that special attention will be given by the Seaurity Council to the full implementation of all provisions of the Trusteeship Agreement,

Noting with regret that there is no co-operation between the Trusteeship Council and the Special Committee in relation to the Territory, despite the expressed readiness of the Committee to engage in such ac-operation,

Noting the disputes between the local authorities of the Northern Mariana Islands and the Administering Auth ity in relation to the Covenant to Establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States of America 7/ and noting also the rejection in April 1999 by the Palau Tapreme Court of the results of the referendum held in Palau on 4 August 1987,

Noting with regret the continued non-participation of the Administering Authority in the related work of the Speaial Committee and stressing the importance of multilateral efforts within the framework of the United Nations for the solution of the remaining problems of decolonization,

Recalling its resolution 1514 (XV) and all other United Nations resolutions relating to military bases and installations in colonial and Non-Self-Qoverning Territories,

Noting that, to a large extent, the Trust Territory continues to depend upon the Administering Authority economically and financially and reasiling the obligation of the Administering Authority relating to the economic and social development of the Trust Territory,

Noting that the problem of unpaid war claims continues to be a matter of concern to the people of the Trust Territory,

Noting with satisfaction the continued co-operation in the health field between the Trust Territory and the specialized agencies and other organisations of the United Nations <code>system</code>, including in particular the World Health Organisation, the United Nations Children's Fund and the United Nations Population Fund,

Noting the concern expressed by the people of the Trust Toritozy at the presence of nuclear, chemical and biological weapons in areas under their territorial jurisdiction,

1. Approves the ahapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples relating to the Trust Territory of the Pacific Islands; 11/

- 2. Affirms the inalienable right: of the people of the Trust Territory of the Pacific Islands to self-determination and independence in conformity with the Charter of the United Nations and the Declaration on the Wanting of Independence to Colonial Countries and Peoples;
- 3. Expresses the view that such factors as territorial size, geographical location, size of population and limited natural resources should in no way delay the speedy implementation of the Declaration, which fully applies to the Trust Territory)
- 4. Expresses the view that it is the obligation of the Administering Authority to create such conditions in the Trust Territory am will enable its people to exercise freely, with full knowledge of all possible options and without any pressure or interference, their inclinable right to self-determination and independences
- 5. Calls upon the Administering Authority to take all necessary steps to ensure the full enjoyment by the people of the Trust Territory of the Pacific Islands as a whole of their inalienable right to self-determination and independence, in accordance with the Charter, the Trusteeship Agreement and the Declaration,
- 6. Reconizes that it is ultimately for the people of the Trust Territory to decide their political destiny and calls upon the Administering Authority not to fragment the Territory or take any action against the wishes of the people as expressed in any genuine act of self-determination, or against their rights as set out in the Declaration:
- 7. Recalls the appeals addressed to the Administering Authority by the Special Committee that the people of the Trust Territory should be given the fullest opportunity to lasorm and educate themselves about the various options open to them in the exercise of their inalienable right to self-determination and independence and expresses the view that such programmes should be extended and reinforces;
- 8. Welcomes the increasing devolution of power to thm people of the Trust Territory and urges the Administering Authority to aontinue that process in accordance with the Charter and the Declaration;
- 9. Takes note of the intention of the Administering Authority to seek the termination of the Trusteeship Agreement and urges the Administering Authority to ensure that ough action chould be taken in strict conformity with the Charter;
- 10. Takes note of the fact that the Trusteeship Council, at its fifty-fifth session, noted with ratixfaction the assurances given by the Administering Authority that it would aontinue to fulfil its responsibilities under the Charter and the Trusteechip Agreement and calls upon the Administering Authority in that connection to disoharge those responsibilities in regiat conformity with the provisions of the Charter, particularly Article 83, and the Declaration;
- 11. Affirms its strong conviction that the presence of military bases and installations in the Trust Territory and constitute a major obstacle to the implementation of the Declaration and that it is the responsibility c' the Administering Authority to ensure that the existence of such bases and

installations does not hinder the population of the Truet Territory from exercising its right to self-datarmination and independence in aonformity with the purposes and principles of the Charter;

- 12. Urgas the Administering Authority to continue to take all necessary measures not to involve the Truot Territory in any offensive acts or interference against other States and to comply fully with the purposes and principlao of the Charter, the Dealaration and the resolutions and decisions of the General Assembly relating to military activities and arrangements by aolonial Powers in Territories under their administration?
- 13. Expresses the view that the Administering Authority chould take all neaessary measures to reduce the Trust Territory's caonomia dependence on the Administering Authority and to facilitate the attainment of economic independence;
- 14. Urges the administering Power, in co-operation with the territorial Government, to take effective measures to safeguard and guarantee the inalienable right of the people of the Trust Territory of the Pacific Islands to own and dispose of the natural resources of the Territory, including marine resources, and to establish and maintain control over the future development of those resources;
- 15. Stresses the need to preserve the aultural identity and heritage of the Micronesian people and calls upon the Administering Authority to take 121 necessary steps towards that end;
- 16. Takes note of the interest of the people of the Trust Territory in the creation of a nuclear-free zone in the Pacific;
- 17. <u>Urges</u> the Administering Authority to accelerate the resolution of unpaid war claims;
- 18. Welcomes the development of closer relations between the local authorities of the Trust Territory and the various international and regional agencies, in particular those of the United Nations system, and uryes that priority should aontinuo to be given to the promotion of closer contacts with countries of the region in all fields;
- 19. Appeals to the Administering Authority to resume its participation in the related work of the Special Committee;
- 20. Requests the Special Committee to continue the examination of this question at its next session and to report thereon to the general Assembly at its forty-fourth session.
- 103. The Special Committee also recommends to the General Assembly the adoption of the following draft decisions:

#### DRAFT DECISION I

### Question or Piteairn

The General Assembly, having examined the relevant chapter of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, 11/reaffirms the inalienable right of the people of Pitcairn to self-determination in conformity with the Declaration on the Granting of Independence to Colonial Countries and Peoples, which fully applies to the Territory. The Assembly further reaffirms the responsibility of the administering Power to promote the economic and social development of the Territory. The Assembly urges the administering Power to continue to respect the life-ctyla that the people of the Territory have chosen and to preserve, promote and protect it. The Assembly requests the Special Committee to continue to examine the question at its next session and to report thereon to the Assembly at its forty-fourth session.

#### DRAFT DECISION II

## Question of St. Helena

The General Assembly, having examined the relevant chapters of the report of the Special Committee on the Situation with regard to the Implementation of the Declaration on the Qranting of Independence to Colonial Countries and Peoples, 12/ reaffirms the inalienable right of the people of St. Helena to self-determination and independence in conformity with the Declaration on the Qranting of Independence to Colonial Countries and Peoples, contained in Assembly resolution 1514 (XV) of 14 December 1960. The Assembly urges the administering Power, in consultation with the Legislative Council and other representative6 of the people of St. Helena, to continue to take all necessary steps to ensure the speedy !mplementation of the Declaration in respect of the Territory and, in that connection, reaffirms the importance of promoting an awareness among the people of St. Helena of the possibilities open to them in the exercise of their right to self-determination. The Assembly expresses the view that the administering Power should continue to implement infrastructure and community development projects aimed at improving the general welfare of the community and to encourage local initiative and enterprise. The Assembly, in view of the serious development@ in South Africa, notes with concern the trade and transportation dependency of the Territory on South Africa. The Assembly reaffirms that continued development assistance from the administering Power, together with any assistance that the international community might be able to provide, constitutes an important means of developing the eaonomia potential of the Territory and of enhancing the capacity of its people to realize fully the goals set forth in the relevant provisions of the Chartor of the United Nations, The Assembly, in that connection, welcomes the assistance rendered by the United Nation6 Development Programme and invites other organizations of the United Nations system to assist in the development of the Territory. The Assembly notes with concern the continued presence of military facilities on the dependency of Ascension Inland and, in that regard, recalls all the relevant United Natione resolutions and decision6 concerning military baces and installations in colonial and Non-Self-Governing Territories. The Assembly urges the administering Power to take all the necessary measures not to involve the Territory in any offensive acts or interference against neighbouring States by the racist régime of South Africa. The Assembly considers that the possibility of dispatching a United Nations

visiting mission to St. Helena at an appropriate time ahould be kept under review, and requests the Special Committee to continue to examine the question of St. Helena at its next session, and to report thereon to the Aaeembly at its forty-fourth session.

#### Notes

- 1/ Official Records of the General Assembly. Forty-first Session, Supplement No. 23 (A/41/23), chap. I, parss. 76 and 77.
  - 2/ A/AC.109/799, paraa. 172-193.
- 3/ Official Records of the General Assembly. Forty-second Session. Fourth Committee, 20th meeting, paras. 35-43.
- 4/ Trustoship Agreement for the Trust Territory of the Pacific Islands (United Nations publication, Pales No. 1957.VI.A.1).
- 5/ Official Records of the General Assembly, Forty-second Session, Supplement No. 6 (A/42/6/Rev. 1), part III, sect. 3, A.1, para. 3.3.
  - 6/ Ibid., Supplement No. 2 (A/42/2).
- 7/ For the text of the Covenant, see Official Records of the Trusteeship Council, Forty-second Session, Sessional Fascicle, annexes, document T/1759.
- A/ Official Records of the Security Council, Forty-third Year, Special Supplement No. 1 (5/20168), part II.
  - 9/ 8/20146.
  - 10/ T/1927.
  - 11/ The present ahaptor.
  - 12/ Chapter III of the present report and the present chapter.
- 13/ Official Records of the General Assembly, Forty-third Session, Fourth Committee, 8th meeting, and corrigendum.
  - 14/ Chapters III and IV of the present report and the present chapter.
- 15/ Official Records of the General Assembly, Forty-third Session, Fourth Committee, 13th meeting, and corrigendum,
  - 16/ A/AC.109/944 and Corr.1, para, 17.
  - 17/ Ibid., paras. 14, 15 and 21.
  - 18/ Chapter8 III, IV and V of the present report and the present chapter.
  - 19/ A/AC.109/942, paras. 14-16.

# Notes (continued)

20/ Chapters 111 and V of the present report and the present chapter.

21/ Official Records of the General Assembly, Forty-third Session, Fourth Committee, 11th meeting, and corrigendum.

22/ A/AC.109/955, pars. 43.

23/ Ibid., pare. 27.

24/ Ibid., paras. 53-55.

25/ Ibid., para. 33.

#### CHAPTER X\*

#### FALKLAND ISLANDS (MALVINAS)

## A . Consideration by the Special Committee

- 1. At its 1329th mooting, on 2 February 1988, by adopting the suggestions relating to the organization of its work put forward by the Chairman (A/AC.109/L.1647), the Special Committee decided, inter alia, to take up the question of the Falkland Islands (Malvinas) as a separate item and to consider it at its plenary meetings.
- 2. The Special Committee considered the Territory at its 1330th, 1331et and 1339th meetings, on 1 and 11 August 1966.
- In its consideration of the item, the Special Committee took into account the provisions of the relevant General Assembly resolutions, including in particular resolution 42/71 of 4 December 1967 on the implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples. By paragraph 12 of that resolution, the Aesombly requested the Committee "to continue to seek suitable means for the immediate and full implementation of General Assembly resolution 1514 (XV) in all Territories that have not yet attained independence and, in particular: ,.. to formulate specific proposals for the elimination of the remaining manifestations of colonialism and to report thereon to the General Assembly at its forty-third session". The Committee also took into account Aseambly resolution 42/19 of 17 November 1967 concerning the Territory. the Committee took into account the relevant provisions of Assembly resolution 35/118 of 11 December 1960, the annex to which contains the Plan of Action for the Full Implementation of the Declaration, a6 well as Assembly resolution 40/56 of 2 December 1965, relating to the twenty-fifth anniversary of the Declaration on the Granting of Independence to Colonial Countries and Peoples. The Committee also took into account the documents adopted by the Movement of Non-Aligned Countries. 1/
- 4. Having regard to developments relating to the Territory (see A/AC.109/962, annex), the Acting Chairman of the Special Committee issued a press statement and addressed the Security Council at its 2600th meeting, on 17 March 1966. 2/
- 5. During its consideration of the item, the Special Committee had before it a working paper prepared by the Secretariat containing information on developments concerning the Territory (A/AC.109/962).
- 6. At its 1339th meeting, on 1 August, the Committee granted requests for hearing to Mr. L. G. Blake and Mr. R. M. Lee, Legislative Council of the Falkland Islands, Mrs. Jennie Herrera and Mr. Alexander Jacob Betts. At the 1339th meeting, on 11 August, following a statement by the representative of Cuba, statements were made by Messrs. Blake, Lee and Detts (see A/AC.109/PV.1339). Mrs. Herrera, who did not appear before the Committee, submitted a written statement, the text of which was made available to the members.

<sup>♠</sup> Previously issued as A/43/23 (Part VII).

- 7. At the 1331st meeting, on 1 August, the Chairman drew attention to a draft resolution on the item sponsored by Chile, Cuba and Venesuela (A/AC.109/L.1675).
- 8. At the 1339th mosting, on XI August, the Chairman informed the Special Committee that the dulegation of Argentina had expressed the wieh to participate in the Committee's consideration of the item. The Committee decided to accede to the request.
- 9. At the same meeting, the representative of Venezuela introduced draft resolution A/AC.109/L.1675 referred to in paragraph 7 (see A/AC.109/PV.1339).
- 10. At the same meeting, the representative of Argentina made a statement (see A/AC.109/PV.1339).
- 11. At the same meeting, the Special Committee adopted the draft resolution (A/AC.109/L.1675) by 20 votes to none, with 4 abstentions (see para. 14) (see A/AC.109/PV.1339).
- 12. On 12 August, the text of the resolution (A/AC.109/972) wax transmitted to the Permanent Representatives of the United Kingdom of Great Britain and Northern Ireland and Argentina to the United Nations for the attention of their Governments.
- 13. The delegation of the United Kingdom, the administering Power concerned, did not participate in the Special Committee's consideration of the item. 1/

## B. Decision of the Special Committee

14. The text of the resolution (A/AC.109/972) adopted by the Special Committee at its 1339th meeting, on 11 August 1988, to which reference ix made in paragraph 11, is reproduced below:

The Special Committee,

Having considered the question of the Falkland Islands (Malvinas),

Aware that the maintenance of colonial oituationo is inaompatible with the United Nation6 ideal of universal peace,

Recalling general Assembly resolutions 1514 (XV) of 14 December 1960, 2065 (XX) of 16 December 1965, 3160 (XXVIII) of 14 December 1973, 31/49 of 1 December 1976, 37/9 of 4 November 1982, 38/12 of 16 November 1963, 39/6 of 1 November 1984, 40/21 of 27 November 1985, 41/40 of 25 November 1966 and 42/19 of 17 November 1987 and its resolutions A/AC.109/756 of 1 September 1983, A/AC.109/793 of 20 August 1984, A/AC.109/642 of 9 August 1985, A/AC.109/885 of 14 August 1986 and A/AC.109/930 of 14 August 1987 and Security Council resolutions 502 (1982) of 3 April 1982 and 505 (1982) of 26 Nay 1982,

<u>Distressed</u> that, notwithstanding the time that has elapsed since the adoption of General Assembly resolution 2065 (XX), this prolonged dispute bar not yet been settled,

Aware of the interest of the international community in the resumption by the Governments of the Argentine Republic end the United Kingdom of Great Britain and Northern Ireland of their nagotiations in order to find an soon as possible a peaceful, just and lasting solution to the sovereignty dispute relating to the question of the Palkland Islands (Malvinas),

Reaffirming the principlea of the Charter of the United Nations on the non-use of force or the threat of force in international relations and the peaceful settlement of international disputes,

Calling attention to the importance of the Secretary-General continuing his efforts to give full effect to the mission entrusted to him by the General Assembly in its resolutions on the question of the Falkland Islands (Malvinao),

Reaffirming the need for the parties to take dua account of the interests of the population of the islands in accordance with the provisions of the General Assembly resolutions on the queetion of the Falkland Islands (Malvinas).

- 1. Reiterates that the way to put an end to the special and partiaular colonial situation in the question of the Falkland Islands (Malvinae) is the peaceful and negotiated sottlement of the dispute over sovereignty between the Governments of the Argentine Republic and the United Kingdom of Great Britain and Northern Ireland;
- 2. Takes note with satisfaction of the fact that the Government of the Argentine Republic has reiterated its intention to comply with the General Accembly resolutions referring to the question of the Falkland Islands (Malvinae);
- 3. Regrets that, in spite of such circumstance and of the widespread international eupport for a global negotiation between the Governments of the Argentine Republic and the United Kingdom of Great Britain and Northern Ireland that includes all aspects on the future of the Falkland Islands (Malvinao), the implementation of the General Assembly resolutions on this queetion has not yet started;
- 4. Urgas the Governments of the Argentine Republic and the United Kingdom of Great Britain and Northern Ireland to resume negotiation@ in order to find as room as poreible a peaaeful solution to the covsreignty dispute relating to the question of the Falkland Islands (Malvinae), in acaordanae with the provisions of General Assembly resolutions 2065 (XX), 3160 (XXVIII), 31/49, 37/9, 38/12, 39/6, 40/21, 41/40 and 42/19;
- 5. Reiterates its firm for the renewed mission of good offices undertaken by the Secretary-General in order to assist the parties in complying with the request made by the General Assembly in its resolutions on the queotion of the Falkland Islands (Malvinas);
- 6. Decides to keep under review the queotion of the Falkland Islands (Malvinas) subject to any directives that the General Assembly may issue in that regard at its forty-third session.

## Notes

- 1/ A/41/341-S/18065 and Corr.1, annex I; A/41/697-S/18392, annex, eect. I; and A/43/226-8/19649, annex I.
- 2/ Official Records of the Security Council, Forty-third Year, 2600th meeting.
- 3/ See also Official Records of the General Assembly. F o r -, Supplement No. 23 (A/41/23), chap. I, paras. 76 and 77.

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