CONSIDERATION OF DRAFT RESOLUTION A/C.3/L.1642/REV.3

2. Mr. PAOLINI (France), introducing draft resolution A/C.3/L.1642/REV.3, said that its purpose was clearly stated in the second preambular paragraph. That statement was not intended to minimize the advantages which scientific discoveries and technological advances contributed to economic, social and cultural progress, but merely to draw attention to the fact that such progress was not necessarily dependent upon scientific achievements. Not only did technological advances help to increase the gap between developing and developed countries but some aspects of scientific development involved real dangers to the well-being of mankind. Operative paragraph 1 gave a list of examples, a necessarily incomplete one, of dangers of that type. He quoted Rabelais’ dictum that science, without conscience, served only to destroy the soul and referred to the damaging effects of nineteenth-century industrialization on large sectors of the population, which had subsequently given rise to the social revolution and the agitation for free trade unions and the right to work. The sponsors of the draft resolution were convinced that problems of the same kind were again confronting mankind and that they should be studied; for that reason, the Secretary-General was requested in operative paragraph 2 to prepare a report on the subject. In conclusion, he appealed for unanimous approval of the draft resolution.

3. Mr. SCHREIBER (Director, Division of Human Rights) drew attention to the statement in document A/C.3/L.1654 of the financial implications of draft resolution A/C.3/L.1642/REV.3, which represented the minimum estimated expenditures. The secretariat of the Advisory Committee on the Application of Science and Technology to Development believed that that Committee would be prepared to offer its cooperation in connexion with the report which the Secretary-General was requested to prepare in operative paragraph 2 of the draft resolution, but since the terms of reference of that Committee did not cover the whole of the subject of the proposed report, it would have to be prepared within the Division of Human Rights. The Controller had informed him that the financial implications could be absorbed in the 1969 expenditure, authorized by the General Assembly.

4. Mrs. OGATA (Japan) said that draft resolution A/C.3/L.1642/REV.3, of which her delegation was a sponsor, was one of the most far-reaching efforts the international community could undertake. The Committee had long been discussing the more flagrant violations of human rights, but the time had come to...
show its awareness of the existence of other less obvious but, in some cases, more dangerous features of contemporary life which could undermine the very essence of the individual. Threats to privacy were apparent everywhere and it was technologically feasible for the Big Brother imagined by Orwell to seize control of mankind, unless bold efforts were made to prevent that from happening. Similar dangers were threatening the personality of individuals, because of the advances made in biology, medicine and biochemistry. Moreover, it was impossible to speak of the dignity of human labour when developments in electronics made it feasible for industries and organizations to be administered by advanced cybernetics.

5. Her delegation believed it was desirable that the international community should try to understand the magnitude of the problems raised by modern science and seek ways in which human beings could retain and strengthen their moral integrity.

Mrs. Ould Daddah (Mauritania), Vice-Chairman, took the Chair.

6. Lady GAITSKELL (United Kingdom) said that the inherent dangers arising from the communications revolution should be recognized and examined. Man's ingenuity had initiated what had been called the "bio-engineering age". A time was approaching when man could manipulate mind and alter human nature.

7. It was already possible for people to be watched, heard and photographed in darkness from far away without being aware of it. There was a wide range of tiny electronic devices which were very difficult to detect. In that way an individual's privacy could be invaded insidiously and his personality degraded and destroyed until he became mere computer fodder.

8. One of the newest and most sinister developments was the subliminal message which could be incorporated in cinema or television film and so penetrate the subconscious. Furthermore, a person's powers of concentration could be destroyed by chemical products which had no colour, smell or taste.

9. Those considerations were among the reasons why her delegation regarded the six-Power draft resolution (A/C.3/L.1642/Rev.3) as welcome and would vote in favour of it.

10. Mr. MOUSSA (United Arab Republic) proposed that the words "and peoples" should be added after the word "individuals" in the second preambular paragraph of draft resolution A/C.3/L.1642/Rev.3. He proposed that the phrase "should the need arise" be added to the sub-paragraph (b) of that paragraph.

Mr. Nettel (Austria) resumed the Chair.

11. In operative paragraph 1 he proposed that the words "in particular" should be added after the word "technology" and that "the Advisory Committee on the Application of Science and Technology to Development" should be replaced by "the appropriate organs of the United Nations". He further proposed that the words "and nuclear science" should be added at the end of sub-paragraph (b) of that paragraph.

12. Mrs. RUSSOMANO (Brazil) expressed her full support for draft resolution A/C.3/L.1642/Rev.3. Although prodigious scientific discoveries and technological advances opened up prospects for developing all spheres of human activity, some action had to be taken to deal with the dangers which those discoveries and advances implied for human rights. The first and final guiding principle of scientific development should be the protection of human beings and the preservation of their fundamental rights and freedoms.

13. Mrs. OULD DADDAH (Mauritania) said that her delegation, which was a sponsor of draft resolution A/C.3/L.1642/Rev.3, was conscious of the growing importance of technology and development and was also committed to the moral values affecting human beings. Mankind might find itself in great danger if science and technology overlooked man and pursued only their own ends. Accordingly, it was the Committee's duty to urge that such scientific progress should not be made at the expense of the human person. Young nations recognized the dangers to which contemporary science could expose their culture and they wanted to retain their traditional values. Their contribution to the modern world could thus be the precious one of supplying the necessary balance at the spiritual level.

14. The draft resolution under discussion represented a response to a current problem and should be approved unanimously.

15. Mrs. BARISH (Costa Rica) said that, in view of the pace of mankind's scientific and technological progress, it was a matter of greatest urgency to establish principles which would guarantee respect for those human rights which were endangered by the experiments and research such progress demanded. For that reason, her delegation warmly supported the measures proposed in the operative part of draft resolution A/C.3/L.1642/Rev.3, which was based on the Teheran resolution XI on human rights and scientific and technological developments.

16. Mr. EL SHEIKH (Sudan) endorsed the observations made by the United Kingdom representative. It was significant that the delegation of a highly developed country should have expressed concern about the dangers which progress in certain fields of science and technology might involve for human rights. In his opinion, the uncontrolled use of the new devices and techniques to which such progress gave rise was a specially serious threat for developing countries, which were defenseless against them. He therefore supported the amendments proposed by the United Arab Republic and in particular, the addition of the words "and peoples" in the second preambular paragraph of draft resolution A/C.3/L.1642/Rev.3.

17. Mrs. STEVENSON (Liberia) said that science and technology offered seemingly unlimited prospects to man, as recent advances in surgery, space exploration and communications showed. The marvellous achievements of science and technology had subjected mankind to changes as deep as they were far-reaching. Recent discoveries and inventions had opened up enormous resources of power and wealth, but had also given rise to problems which society would have to solve.
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Mr. JHA (India) said it was necessary for a draft resolution concerning respect for individual privacy to concern itself equally with national privacy. He therefore endorsed the proposal of the representative of the United Arab Republic.

Miss MARTINEZ (Jamaica) supported the amendment by the United Arab Republic but suggested that it should be limited to inserting the words "both individual and national" in the sub-paragraph in question.

Mr. SANON (Upper Volta) said his delegation supported the amendment proposed by the representative of the United Arab Republic.

Mr. ROS (Panama) said that the concept of respect for privacy referred to in the proposed text (A/C.3/L.1642/Rev.3), was universal in nature and thus included the national aspect as the individual. Consequently, the current general formulation met the concern behind the United Arab Republic amendment and made any change unnecessary.

Mr. PAOLINI (France) said that there was no disagreement concerning the proposed change but simply a question of finding the most adequate wording. He proposed, therefore, that the expression "and national independence" should be inserted after the word "privacy" in operative paragraph (b).

Mr. MOUSSA (United Arab Republic) accepted the suggestion of the French delegation.

Mr. VALDIVIESO (Peru) wondered whether the proposed reference to national independence was not an intrusion into a field which was not connected with the subject of human rights or within the competence of the Third Committee, but rather a subject for the Fourth Committee. In his view, the existing wording of the draft resolution under consideration was more in keeping with the purposes of the text.

Mr. NĂÑAGAS (Philippines) agreed with the representative of Peru. Since the task of the Committee was the protection of individual rights, it would appear that the inclusion of a reference to national independence in the draft resolution under discussion was an interference in questions, such as national independence sovereignty, which were within the competence of political organs, and would unduly extend the content and significance of the proposed text. Although the principle referred to was undoubtedly important, it did not seem to be pertinent to the topic being debated.

Mr. JHA (India) said he could not agree with the Panamanian delegation that the draft resolution before the Committee was of universal scope. The text dealt with respect for individual privacy, while the amendment proposed by the United Arab Republic referred to the right of a nation not to be subjected to espionage, whether on a national level or as far as the activities of its more prominent citizens were concerned.

Mr. MEHIRI (Tunisia) shared the concern which had induced the representative of the United Arab Republic to suggest that operative paragraph (a) of the draft resolution under consideration should be modified so as to increase its scope. He nevertheless thought it better, instead of referring to "respect for privacy
and national independence" to say "respect for the privacy of individuals and the integrity and sovereignty of nations". Consequently, he formally proposed that sub-paragraph (g) should be so amended.

31. Mr. ARTAZA (Chile) said that the amendment under discussion did not take into account the fact that the sole subject of human rights was man. The curious concept of "national privacy", which was being introduced into the draft resolution under consideration, had no connexion whatever with individual privacy and was totally alien to the subject being considered. Photographic or any other type of espionage between nations had nothing to do with human rights.

32. Mr. SCOLAMIERO (Italy) agreed with the Chilean representative that human rights concerned the individual. Reference to the position of the State in draft resolution A/C.3/L.1642/Rev.3 would produce confusion which would impede its implementation. In his view, it was inadvisable to deal simultaneously with individual and national rights.

33. Mr. RIOS (Panama) said it was redundant to speak of "individual privacy" since there was no privacy other than that of the individual. He suggested that the reference to national independence originally proposed by the delegation of the United Arab Republic should be included in a separate paragraph so as not to overload or confuse operative paragraph 1 (g) of draft resolution A/C.3/L.1642/Rev.3.

34. Mrs. WABAZI (Morocco) supported the Tunisian amendment whereby operative paragraph 1 (g) would cover not only the privacy of the individual but also the protection of the State against foreign interference of a technical kind, a subject which, she thought, was directly related to human rights.

35. Mr. KALANGALI (Uganda) supported the proposal of the Tunisian delegation since it would be difficult to safeguard the human rights of a people if they were not protected from external interference.

36. Mrs. CONDE (Guinea) and Mr. EL-FATTAL (Syria) supported the Tunisian amendment.

37. The CHAIRMAN put to the vote draft resolution A/C.3/L.1642/Rev.3, with the changes introduced orally by its sponsors, together with the Tunisian oral amendment. He called on the Committee to vote first on the Tunisian amendment which would replace, in operative paragraph 1 (g), as revised by the sponsors, the words "and national independence" by the words "of individuals and the integrity and sovereignty of nations".

At the request of the Moroccan representative, the vote on the Tunisian amendment was taken by roll-call.

Guyana, having been drawn by lot by the Chairman, was called upon to vote first.

In favour: Guyana, Hungary, India, Indonesia, Iran, Iraq, Jamaica, Jordan, Lebanon, Liberia, Libya, Mauritania, Mexico, Mongolia, Morocco, Pakistan, Poland, Romania, Rwanda, Saudi Arabia, Senegal, Singapore, Somalia, Sudan, Syria, Trinidad and Tobago, Tunisia, Turkey, Uganda, Ukrainian Soviet Socialist Republic, Union of Soviet Socialist Republics, United Arab Republic, United Republic of Tanzania, Venezuela, Yugoslavia, Zambia, Algeria, Burma, Byelorussian Soviet Socialist Republic, Cyprus, Czechoslovakia, Ethiopia, Ghana, Guines.

Against: Ireland, Israel, Japan, Netherlands, New Zealand, Norway, Peru, South Africa, Sweden, United Kingdom of Great Britain and Northern Ireland, United States of America, Australia, Austria, Belgium, Brazil, Canada, Ceylon, Chile, China, Denmark, Finland.

Abstaining: Honduras, Italy, Ivory Coast, Madagascar, Maldives Islands, Panama, Philippines, Portugal, Sierra Leone, Thailand, Togo, Upper Volta, Uruguay, Afghanistan, Argentina, Cameroon, Congo (Democratic Republic of), Costa Rica, France, Gabon, Greece.

The Tunisian oral amendment was adopted by 44 votes to 21, with 21 abstentions.

Operative paragraph 1 (g) of draft resolution A/C.3/L.1642/Rev.3, as amended, was adopted by 60 votes to 1, with 23 abstentions.

Draft resolution A/C.3/L.1642/Rev.3 as a whole, as orally revised and as amended, was adopted unanimously.

38. Mr. SANON (Upper Volta) explained that he had voted for the draft resolution as a whole, but that he had abstained in the vote on the Tunisian amendment because, although he recognized its good intentions, he did not approve of the text. He preferred the wording suggested by the United Arab Republic, since at the present time flagrant violations of national sovereignty were being committed.

39. Mr. VALDIVIESO (Peru) said he had voted against the Tunisian amendment because, as the Chilean representative had pointed out, it introduced the concept of national sovereignty in a resolution which was dealing exclusively with human rights. In any case, he would have preferred the concept to be the subject of a separate sub-paragraph, as the representative of Panama had suggested. In his view, the resolution was now incomplete, since it should also state in operative paragraph 1 (g) that uses of electronics could affect the rights of nations, and the second preambular paragraph, as the representative of Panama had suggested. In his view, the resolution was now incomplete, since it should also state in operative paragraph 1 (g) that uses of electronics could affect the rights of nations, and the second preambular paragraph was not directly related to human rights.

40. Mr. RIOS (Panama) said that he had abstained in the vote on the Tunisian amendment and wished to reaffirm that the new phrase "privacy of individuals" was redundant and made the text too cumbersome; moreover, the combination of the concepts of national sovereignty and privacy in a single sub-paragraph was ill-advised. It would have been more correct to insert a new sub-paragraph in operative paragraph 1. Generally speaking, his delegation was opposed to amendments submitted in the course of the debate, because they tended to create confusion and the texts eventually adopted were inconsistent. Nevertheless, he had voted for the draft resolution as a whole because he considered it to be of great importance.

41. Mr. ARTAZA (Chile) said he had voted against the Tunisian amendment because the concepts which it introduced in the text were more suitable for...