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Provisional Agenda for the Second Session.

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11. Mr. KORETSKY thought that the members should answer the question he had raised, and that the Commission should not adopt a roundabout procedure. He protested against this procedure, and appealed to the Commission against the Chairman's decision.

12. Mr. SPIROPOULOS was surprised that the question had been raised in a Commission which was not a political body and where members had been elected on a personal basis. Reference had been made to article 8, but neither that article nor any other text called for representation in the Commission of all the legal systems of the world. As laid down in article 8, the principle legal systems "as a whole" were represented. Hence there was no reason why Mr. Hsu, who had been elected as an international law expert, should not sit on the Commission.

13. Mr. el-KHOURY was astonished that Mr. Koretsky should have raised such an objection, and recalled the method adopted by the General Assembly for the nomination of members of the Commission.

14. Mr. Hsu had been backed not only by China but also by India, and did not represent any government. He hoped that Mr. Koretsky would not persist in his objection.

15. Mr. SCHELLE recalled that during the first session Mr. Koretsky had often emphasized that the International Law Commission was a General Assembly commission. It had in fact been set up by the General Assembly, and only the Assembly could lay down the conditions for the election of members to the Commission. The Commission itself had no competence to do so. He supported the view of Mr. el-Khoury, and hoped that Mr. Koretsky would withdraw his proposal.

16. Mr. ALFARO agreed with Mr. Spiropoulos, Mr. el-Khoury and Mr. Scelle. The terms of article 8 of the Statute had been complied with when the members of the Commission were elected, and the Commission was not at liberty to modify the results of that election. He supported the Chairman's decision.

17. Mr. CÓRDOVA thought there was some analogy between the election of members of the Commission and the election of members of the International Court at The Hague. The aim of that method of election was precisely, in his opinion, to avoid any influence exerted by political events which might occur after members had been elected. He too supported the Chairman's decision.

18. Mr. KORETSKY said that, since the Commission's task was to lay down rules of conduct for States, its members should represent actual governments; otherwise the rules they adopted would be illusory. He was quite familiar with the wording of article 8 of the Statute. He had never suggested that the appointment should be annulled, but that Mr. Hsu be suspended from the meetings, and the Chairman be instructed to report on the matter to the General Assembly.

The Commission approved the President's decision by 10 votes to 1.

19. The CHAIRMAN said that he would be sorry personally if this decision meant that Mr. Koretsky could not continue to take part in the work of the Commission.

20. Mr. KORETSKY left the meeting.

Election of officers

ELECTION OF CHAIRMAN

21. Mr. CÓRDOVA, speaking on behalf of other members of the Commission as well as himself, thanked Mr. Hudson for the zeal and efficiency with which he had carried out the onerous task of Chairman during this first year of the Commission's existence. He felt that all the members of the Commission should share the honours and responsibilities, and that it was desirable that the Commission's officers should be changed each year.

22. He proposed Mr. Scelle for the Chairmanship.

23. Mr. SPIROPOULOS and Mr. YEPES seconded the proposal.

Mr. SCHELLE was unanimously elected Chairman.

24. Mr. SCHELLE thanked the Commission and took the Chair.

ELECTION OF VICE-CHAIRMAN

- On a proposal of Mr. BRIERLY, seconded by Mr. HUDSON, Mr. SANDSTRÖM was unanimously elected First Vice-Chairman.

25. Mr. HUDSON proposed Mr. el-Khoury as second Vice-Chairman.

26. Mr. CÓRDOVA proposed Mr. Hsu.

27. Mr. HSU thanked Mr. Córdova for the honour he had done him, but could not agree to stand.

Mr. el-KHOURY was elected Vice-Chairman.

ELECTION OF RAPPORTEUR

28. On the proposal of Mr. HUDSON, seconded by Mr. el-KHOURY, Mr. SPIROPOULOS, Mr. AMADO and Mr. CÓRDOVA, Mr. ALFARO was elected Rapporteur.

Provisional agenda of the second session

29. Mr. HUDSON suggested that the Commission merely take note of General Assembly Resolutions 373 (IV), 375 (IV) and 374 (IV) (items I and 2 of the provisional agenda).
30. Mr. KERNO (Assistant Secretary-General) agreed with Mr. Hudson with regard to the first two of the resolutions; but he pointed out that Resolution 374 (IV) ended with a recommendation by the General Assembly to the International Law Commission, so that the Commission could not merely take note of it. The Commission should decide whether the item should be placed on the priority list.

31. Mr. HUDSON agreed.

32. The CHAIRMAN suggested that the Commission accept the General Assembly’s recommendation. Replying to a question by Mr. Córdova, he explained that it would not be necessary to discuss the question of the Regime of Territorial Waters jointly with that of the Regime of the High Seas.

33. Mr. BRIERLY thought it would be difficult to take a decision on this matter in the absence of Mr. François, who had been asked to submit a report on the Regime of the High Seas. It would be advisable to have his opinion on the subject.

34. Mr. SANDSTRÖM thought the Commission might for the moment merely put the subject on the Commission’s agenda.

35. Mr. KERNO (Assistant Secretary-General) said that the intention of the Assembly’s Sixth Committee in making its recommendation on the Regime of Territorial Waters was to leave it to the International Law Commission to decide in what order it should study priority matters. The Assembly had merely recommended the Commission to include it on its priority list.

36. Mr. CÓRDOVA argued that by using the words “considering that the topics of the regime of the high seas and the regime of territorial waters are closely related”, the Assembly wished them to be treated together.

37. Mr. SPIROPOULOS, Mr. HUDSON, and Mr. AMADO on the other hand thought there was no obligation involved, and that the Commission was entirely at liberty to decide as it went along what method it should follow. It was sufficient at present to include the question of territorial waters in its priority list.

38. The CHAIRMAN agreed with Mr. Brierly that it would be well to await the arrival of the Rapporteur for the question of the Regime of the High Seas before taking a final decision; he suggested that item 2 of the provisional agenda be merely included in the priority list.

39. Mr. HUDSON hoped that the Commission could complete certain items at the present session, so as to report on them to the General Assembly. It should be possible to complete the study of items 3 (a), 4 and 8. Item 8 was less complicated than the other two and involved no controversial issue, so it could be dealt with first.

40. Mr. SPIROPOULOS supported this proposal.

41. Mr. el-KHOURY thought that item 8 should be dealt with before fixing the order for dealing with the other items.

42. This was not the view of the CHAIRMAN, who thought that the order of priority for the other two items in question should be fixed at once. The study of item 3 (a) was well advanced, and it might be decided to complete it at once after dealing with item 8, and then to pass on to item 4 which also could be dealt with fairly quickly. Only then would the other substantive questions come up and they certainly could not be completed at the present session.

43. Mr. AMADO and Mr. SPIROPOULOS favoured taking questions 8, 3 (a) and 4 at the beginning of the session, in that order.

44. Mr. el-KHOURY thought it would be better to postpone the study of item 4 until later as being the most difficult of all.

45. Mr. LIANG, (Secretary to the Commission) said that at its third session, the Sixth Committee, referring to the question of genocide, had given instructions to the International Law Commission with regard to item 4. Hence it would seem that the Assembly wished for a report from the Commission on that subject as early as possible. It was difficult to postpone the item, and the Commission should consider examining it following its study of items 8 and 3 (a), so as to be able to report to the next session of the General Assembly.

46. This view was shared by Mr. AMADO and Mr. HUDSON, who argued that the Commission need not make any statement on the principle involved, and would not have to draft any text.

47. Mr. CÓRDOVA said that the General Assembly had given the Commission instructions which it must carry out. The Assembly must know whether, for the prosecution of crimes against international law — a question at present under consideration — any international criminal jurisdiction was necessary or not.

48. The CHAIRMAN thought that when the provisional agenda was adopted, should any difficulty arise...