ARTICLE 87

CONTENTS

Text of Article 87

Introductory Note ...................................................... 1-4

I. General Survey ....................................................... 5-8

II. Analytical Summary of Practice .................................... 9-62
   A. Article 87 a .................................................. 9-16
   B. Article 87 b .................................................. 17-50
   C. Article 87 c .................................................. 51-62
   **D. Article 87 d

Annex I. Annual reports considered by the Trusteeship Council

Annex II. Number of petitions dealt with by the Trusteeship Council, by session and by
Territory

Annex III. Visiting Missions: composition, terms of reference, document symbols of reports
and number of days spent in the Trust Territory
ARTICLE 87

TEXT OF ARTICLE 87

The General Assembly and, under its authority, the Trusteeship Council, in carrying out their functions, may:

a. consider reports submitted by the administering authority;

b. accept petitions and examine them in consultation with the administering authority;

c. provide for periodic visits to the respective trust territories at times agreed upon with the administering authority; and

d. take these and other actions in conformity with the terms of the trusteeship agreements.

INTRODUCTORY NOTE

1. As recorded in the Repertory and its Supplements Nos. 1 and 2, except for the hearing of petitioners by the Fourth Committee, it was the Trusteeship Council which directly exercised the specific functions referred to in paragraphs a, b and c of Article 87 and reported to the General Assembly thereon. The Council also exercised those functions with respect to the strategic Trust Territory of the Pacific Islands, but in that case, it reported to the Security Council. Those arrangements continued during the period under review.

2. The hearing of petitioners by the Fourth Committee is dealt with under Article 85; the submission of reports of the Council to the General Assembly under Article 15 (2) and to the Security Council under Article 83.

3. This study, therefore, deals with modifications in the practices and procedures of the Trusteeship Council in carrying out the specific functions listed in Article 87 a, b and c, brought about to a large extent by a decrease in the work of the Trusteeship Council as seven more Trust Territories became independent, or joined independent States, leaving by 1962 only three Territories under the International Trusteeship System, namely, Nauru, New Guinea and the strategic Trust Territory of the Pacific Islands.

4. The headings established in the Repertory have again been followed. There were, however, no decisions to report with respect to Article 87 d.

I. GENERAL SURVEY

5. At its nine regular sessions and four special sessions, the Council examined three annual reports on Tanganyika, two on Western Samoa, one on Somaliland, seven on the Trust Territory of the Pacific Islands, two on the Cameroons under United Kingdom administration, seven on New Guinea, seven on Nauru and two on Ruanda-Urundi. In view of the termination of the Trusteeship Agreement for Ruanda-Urundi on 1 July 1962, the Council decided not to discuss the 1960 annual report on that Territory.

6. The Trusteeship Council continued to examine, concurrently with these annual reports the reports of the Visiting Missions. At its twenty-sixth session, it examined the reports on Tanganyika and Ruanda-Urundi of the 1960 Visiting Mission to Trust Territories in East Africa. The Council examined during its twenty-seventh session the report of the 1961 Visiting Mission to the Trust Territory of the Pacific Islands. At its twenty-ninth session, it examined the reports on Nauru and New Guinea of the 1962 Visiting Mission and at its thirty-first session the report of the 1964 Visiting Mission to the Trust Territory of the Pacific Islands. At its thirty-second session, the Council examined the reports of the 1965 Visiting Mission to the Trust Territories of Nauru and New Guinea.

7. Following the decrease in the number of Trust Territories leaving only three in the Pacific region, the Council decided at its twenty-sixth session to send two separate visiting missions to the area instead of one as formerly.

8. In view, also, of the decrease in the number of petitions received, the Council decided at its twenty-seventh session to abolish the Committee on Classification of Communications and, at its twenty-ninth session, to abolish the Standing Committee on Petitions.
II. ANALYTICAL SUMMARY OF PRACTICE

A. Article 87 a

9. The examination of the annual reports of the Administering Authorities, or more precisely the examination of conditions in the Trust Territories, continued during the period under review in accordance with the procedures described in the Repertory and its Supplements Nos. 1 and 2. Details concerning the submission of annual reports are given in annex I.

10. The annual reports were considered concurrently with the reports of visiting missions and of petitions raising questions of a general nature. Prior to the opening of the discussion the Secretariat prepared a working paper on “Outline of Conditions” summarizing the information on each Territory for the use of members of the Council. Subsequently revised to include any new information that might have been forthcoming during the Council’s discussion, the outline eventually formed the factual part of the chapters on individual Territories of the reports of the Council to the General Assembly or, in the case of the Pacific Islands, to the Security Council.

11. At the beginning of the general debate, the special representative of the Administering Authority concerned made an opening statement on recent developments. Questions were then put to him by various members on matters requiring clarification. At the conclusion of the questioning period, drafting committees were appointed to prepare conclusions and recommendations on conditions in the Territories for consideration by the Council.

12. The principal modification that occurred during the period under review in the procedures of the Council with respect to the examination of the annual reports was the reduction of the number of members appointed to serve on the drafting committees from four to two.

13. At its twenty-eighth session the Council took note of General Assembly resolution 1701 (XVI) under which the Assembly recommended that the Council consider its methods of work and procedure in order to bring them into accordance with the requirements of the new situation in the field of the International Trusteeship System. It requested 1 the Secretariat to prepare a working paper on the technical aspects of simplifying the procedures of its work in the light of the decrease in its membership and in the number of Trust Territories, taking into account the suggestions made both in the Council and in the General Assembly concerning the Council’s procedures.

14. The Council considered the working paper 2 at its twenty-ninth session when the view was expressed that, since the process of decolonization was being accelerated and there would soon be only three Trust Territories left to deal with, the appointment of drafting committees should be discontinued. The creation of such committees constituted a duplication of effort and the Council should now take the direct responsibility of preparing its own recommendations.3 On the other hand some representatives considered that the drafting committees had performed a useful function in the past and that there might still be some advantage in retaining them.4

15. In establishing the drafting committee to prepare recommendations on the Trust Territory of the Pacific Islands it was proposed that it should be composed of two, rather than four representatives as formerly. The proposal was adopted by 8 votes to none, with 1 abstention.6

16. Thereafter, the drafting committees were composed of two members, one representing an administering member and one a non-administering member. The question of establishing drafting committees was again raised at the twenty-ninth and thirtieth sessions. On the latter occasion the Council decided to discuss that question at a future date.8

B. Article 87 b

17. The evolution of the practices and procedures relating to the examination of petitions as contained in rules 76 to 93 of the Council’s rules of procedure 7 was explained in the Repertory and its Supplements Nos. 1 and 2.

18. It will be recalled, in brief, that all petitions received, from whatever source, including anonymous petitions, and in whatever form (letter, telegram, memorandum or other document), were required to be circulated promptly by the Secretary-General as Council documents. The only exceptions were “lengthy” petitions and those judged to be “manifestly inconsequential”. In the case of “lengthy” petitions, the Secretary-General was required first to circulate a summary of the petition in accordance with the procedure set forth in rule 85 (3).

19. The Council could also hear oral presentations in support or elaboration of previously submitted petitions, or could grant a hearing to a petitioner in cases which had not been submitted in writing, provided that both the Council and the Administering Authority concerned had been previously informed of the subject-matter (rules 80, 87 and 88).

20. Petitions generally fell into two categories: those which contained “requests, complaints and grievances seeking action by the Trusteeship Council” (rule 85 (1)),

1 T C (XXVIII), 1177th mtg., paras. 22-25.
2 T C (XXIX), Annexes, a.i. 7 (T/L.1038).
3 See United Nations publication, Sales No.: 58.1.20 (T/l/Rev. 5).
4 Ibid., Australia, para. 37; New Zealand, para. 36, United Kingdom, para. 17 and 18.
5 Ibid., 1187th mtg., para. 23. Proposal made by United Kingdom (para. 19), supported by France (para. 22).
6 Ibid., 1192nd mtg., paras. 5-19; T C (XXX), 1203rd mtg., para. 33.
which in practice were referred to as “specific” petitions; and petitions concerning “general problems” to which 
the attention of the Trusteeship Council had already
been called and on which the Council had taken deci-
sions or had made recommendations (rule 85 (2)).

21. If petitions were directed against judgements of 
competent courts of the Administering Authority or 
if they laid before the Council a dispute with which 
the courts had competence to deal, they were normally 
considered to be inadmissible (rule 81).

22. At its tenth session, as noted in the Repertory, by 
resolution 425 (X), the Council had established a 
Standing Committee on Petitions. According to rule 90 
of the rules of procedure, the Standing Committee 
was composed of three members administering Trust 
Territories and three members having no administering 
responsibilities appointed at the end of each regular 
session to undertake a preliminary examination of all 
written petitions and such oral petitions as might be 
referred to it by the Council. The Standing Committee 
was to decide which of the petitions were to be treated 
as “specific” petitions and which were to be treated as “general” petitions. With regard to the former, the 
Standing Committee was authorized to make recommend-
ations on the action to be taken by the Trusteeship 
Council in each case. Those recommendations took the 
form of draft resolutions submitted to the Council for 
consideration. With regard to the “general” petitions, 
the Standing Committee usually recommended that they 
be considered during the examination of the annual 
report on the Territory to which they referred, or during 
consideration of another appropriate agenda item.

23. In view of the continuing increase in the number 
of petitions received and the consequent delay in consid-
ering them, the Council decided, by resolution 1713 
(XX), as a temporary measure, to establish a Committee 
of two members to determine, with the assistance of the 
Secretariat, the provisional classification of all commu-
nications received.

24. During the period under review, the Council, 
at its twenty-fifth and twenty-sixth sessions, appointed 
the following States as members of the Standing 
Committee: Belgium, China, India, Union of Soviet 
Socialist Republics, United Kingdom and United 
States. At the same sessions, the Council decided to 
continue the practice of setting up a Committee on 
Classification of Communications and appointed 
Australia and the United Arab Republic to serve as 
members of the Committee.9

25. From the twenty-fifth to twenty-seventh sessions, 
the Committee on Classification of Communications 
examined 1,751 communications and determined with 
the assistance of the Secretariat their provisional classi-
fication and method of circulation. The Committee 
submitted eleven reports to the Standing Committee on 
those communications.10 The Standing Committee 
in turn submitted five reports to the Trusteeship Council 
concerning their classification.11

26. The Standing Committee submitted two reports 

to the Council at its twenty-fifth session which related 
to three of the 393 “specific” petitions on the agenda.
The Standing Committee proposed, and the Council 
adopted, three resolutions concerning these petitions.12 
In view of the termination of the Trusteeship Agreement 
for the former Trust Territory of the Cameroons under 
French administration on 1 January 1960, the Standing 
Committee recommended and the Council decided that 
no further action was called for on any of the petitions 
or communications concerning that Territory.13 That 
decision covered 95 “specific” petitions, 1,948 petitions 
concerning general problems and an additional 15 com-
munications also concerning general problems.

27. The remaining 295 petitions 14 on the agenda 
were not examined by the Standing Committee, nor 
consequently by the Council, since no special representa-
tives of the Administration Authorities from the 
Trust Territories concerned were present during the 
twenty-fifth session of the Council. In that connexion 
one representative expressed the view that those peti-
tions should nevertheless have been examined and that 
the Standing Committee, being a standing organ of the 
Council, should meet as often as necessary between 
sessions in order to examine petitions.15

28. The Standing Committee submitted twelve 
reports 16 to the Council at its twenty-sixth session 
which related to 359 of the 388 petitions on the agenda 
and to 111 petitions which were subsequently added 
to the agenda. The Standing Committee proposed, 
and the Council adopted, 80 resolutions concerning 448 
of those petitions.17

29. The Standing Committee and the Council also 
examined two petitions concerning the Trust Territory 
of the Pacific Islands.18

30. In view of the termination of the Trusteeship 
Agreement for the former Trust Territory of Togoland 
under French administration on 27 April 1960, the 
Standing Committee proposed and the Council decided 
that no further action was called for on the petitions 
and communications concerning that Territory. That 
decision covered twenty-four “specific” petitions and 
two petitions concerning general problems. On the 
recommendation of the Standing Committee the Council

8 See Repertory, under Article 87, paras. 130-136.
9 T C (XXV), 1049th mtg.; T C (XXVI), 1072nd and 1130th mtgs.
11 T C (XXV), Annexes, a.i. 5 (T/L.957); T C (XXVI), Annexes, a.4 (T/L.965 and T/L.1001); T C (XXVII), Annexes, a. 5 (T/L. 1016 and T/L.1031).
12 T C Resolutions 2010 (XXV) — 2012 (XXV).
13 T C (XXV), Annexes, a. 5 (T/L.957).
14 Eight concerning Tanganyika, eight concerning Ruanda-
Urundi, 124 concerning the Cameroons under British administra-
tion, twenty-two concerning the former Trust Territory of Togo-
land under French administration, three concerning New Guinea, 
one concerning Nauru, two concerning the Trust Territory of the 
Pacific Islands and 127 concerning Somaliland under Italian 
administration.
15 T C (XXV), 1049th mtg.; USSR, paras. 23 and 24.
16 T C (XXVI), Annexes, a.4, T/L.968, 971, 972, 975-978 and 988-992.
17 T C resolutions 2021 (XXVI)—2100 (XXVI).
18 For further details, see this Supplement under Article 83.
further decided, in view of the fact that the Trusteeship Agreement for Somaliland under Italian administration would be terminated on 1 July 1960, that no further action was necessary on two petitions concerning that Territory.

31. Three petitions concerning Ruanda-Urundi and two petitions concerning the Cameroons under British administration were not examined since the observations of the Administering Authority had not been received; one petition was considered inadmissible and one petition was withdrawn by its author.

32. In addition, 1,971 petitions and 74 communications raising general problems were taken into consideration by the Council in its examination of conditions in the Trust Territories concerned.

33. The Standing Committee submitted seven reports to the Council at its twenty-seventh session, two of which related to the classification of communications and five of the 45 "specific" petitions on the agenda. The Standing Committee proposed and the Council adopted 28 resolutions concerning the latter petitions.

34. In addition, 198 petitions and 36 communications raising general questions were taken into consideration by the Council in its examination of conditions in the Trust Territories concerned.

35. At the same session the view was expressed that, because of the expected decrease in the number of petitions which might be received at the twenty-eighth session, the Standing Committee on Petitions should be discontinued. Tanganyika was scheduled to become independent on 9 December 1961 and the General Assembly itself at its forthcoming session would be seized of the constitutional and political situation in Ruanda-Urundi. In support of that proposal it was also stated that the examination of petitions by the Standing Committee and the Committee on Classification had, in fact, become a mere formality; the action often taken consisted in simply drawing the petitioner's attention to the observations of the Administering Authority. Furthermore, the Committee was not, in fact, a standing committee since it did not meet between sessions. Therefore, both the Standing Committee on Petitions and the Committee on Classification of Communications should be discontinued.

36. On the other hand, it was considered somewhat over-optimistic to expect that the number of petitions would decline to a level at which they could all be examined by the Council itself and that the Standing Committee could still serve a useful purpose by giving a preliminary examination to petitions.

37. Other representatives considered that perhaps it would be best to defer a decision on the matter, and not elect any new members, until the next session. A proposal was made in that sense.

38. The Council decided by 8 votes to none, with 5 abstentions, to adopt that course of action.

39. The President then suggested that, as there seemed to be no objection to the proposal for the discontinuance of the Committee on Classification of Communications, he would consider that proposal adopted. It was so decided.

40. At the twenty-eighth session, the Council decided not to consider petitions concerning Tanganyika and the Cameroons under British administration in view of the attainment of independence by those Territories and to refer all petitions relating to Ruanda-Urundi to the Fourth Committee. It further decided to consider the three remaining petitions at its twenty-ninth session.

41. Subsequently, the Council decided to suspend the application of rule 90 and to defer the appointment of the Standing Committee until its next session.

42. At the twenty-ninth session, when there remained only three Trust Territories from which only ten petitions had been received and when the membership of the Council had been reduced to ten, a draft resolution was submitted whereby the Council would, inter alia, decide to delete rule 90 of its rules of procedure.

43. The draft resolution was adopted without objection as Trusteeship Council resolution 2134 (XXIX) and the Standing Committee on Petitions was thereby discontinued.

44. Thereafter, petitions were examined by the Trusteeship Council itself.

45. At the twenty-ninth session, the Council examined eight specific petitions circulated under rule 85 (1). In addition, two petitions raising general questions circulated under rule 85 (2) were considered by the Council in conjunction with its examination of conditions in the Trust Territories concerned. The Council adopted a resolution on one of the petitions, took various decisions on six petitions and no action on three.

46. From the thirtieth to the thirty-third session, the Council examined twenty petitions, ten of which were circulated under rule 85 (1) and the remaining ten under rule 85 (2). Various decisions were taken regarding those petitions.

47. The petitions dealt with by the Trusteeship Council during the period under review are tabulated in annex II of this study.

ORAL HEARINGS

48. During the examination of annual reports at the Council's twenty-sixth session, seven persons were granted oral hearings: two concerning the Trust
Territory of the Pacific Islands, two concerning Ruanda-Urundi and three concerning the Cameroons under British administration. Three requests for hearings were also granted concerning the Trust Territory of Somaliland under Italian administration but the petitioners failed to appear before the Trusteeship Council.

49. At its twenty-seventh session the Council granted hearings to two petitioners during its examination of the annual report on Tanganyika.

50. At its thirtieth session the Council granted a hearing concerning the Trust Territory of the Pacific Islands.32

C. Article 87 c

51. It will be recalled, as recorded in the Repertory,33 that although neither the Charter nor the rules of procedure of the Council specified that a "periodic" visit to a given Trust Territory should take place every three years, that practice evolved, in part, because the eleven Trust Territories were located in three geographic regions and each year the Council established a mission to visit all the Territories in one of the regions: East Africa (Ruanda-Urundi, Somaliland under Italian administration and Tanganyika); West Africa (Togoland under British administration, Togoland under French administration, Cameroons under British administration, and Cameroons under French administration); and the Pacific (Nauru, New Guinea, Western Samoa and the Pacific Islands).

52. With the further decrease in the number of Trust Territories during the period under review eventually leaving only three Trust Territories in the Pacific to be visited (Nauru, New Guinea and the strategic Trust Territory of the Pacific Islands), that practice obviously could not be continued. At the same time, it was considered that the Trust Territories in the Pacific should be given more detailed study than had hitherto been possible for a single mission visiting all the Territories in the region.

53. Accordingly, at its twenty-sixth session, the Council by resolution 2017 (XXVI), expressed the belief that it was both timely and desirable to make a thorough and detailed study of conditions in individual Trust Territories in the Pacific, and that this purpose could best be served by sending at periodic intervals two separate visiting missions, instead of one, to Trust Territories in that area. It considered that, in view of the difficulties of communications in the Trust Territory of the Pacific Islands, the scattered location of its numerous islands and the vast distances separating them, it was necessary for the visiting mission to spend a longer time in the Trust Territory than had been possible hitherto. It decided that a separate regular visiting mission should be dispatched to the Trust Territory of the Pacific Islands at the usual periodic intervals in order to permit a closer study of developments in that Territory and that the first such visiting mission should make a visit to the Trust Territory early in 1961.

54. In 1960, the two Trust Territories located in East Africa—Ruanda-Urundi and Tanganyika—were visited. The third Territory, the former Trust Territory of Somaliland under Italian administration, became independent on 1 July of that year. In 1961, as decided by the Council in resolution 2017 (XXVI), a mission visited the Trust Territory of the Pacific Islands (the last visit to that Territory had been made in 1959 when the same mission had also visited Nauru and New Guinea so that, on that occasion, the Territory was visited at a two-year interval). The Trust Territories of Nauru and New Guinea were visited in 1962 and again in 1965. In 1964 and 1967, missions were again sent to the Trust Territory of the Pacific Islands (the three-year cycle being thus resumed). There were no missions in 1963 and 1966.

55. The terms of reference of the five visiting missions contained directives similar to those given to previous missions. They were directed to (a) investigate and report as fully as possible on the steps taken in the Trust Territories towards the realization of the objectives set forth in Article 76 b of the Charter; (b) give attention, as might be appropriate in the light of discussions in the Trusteeship Council and in the General Assembly and of resolutions adopted by them, to issues raised in connexion with the annual reports on the administration of the Trust Territories concerned, in petitions received by the Council relating to those Territories, in the reports of the previous visiting missions and in the observations of the Administering Authorities on those reports; and (c) receive petitions and investigate on the spot, in consultation with the local representative of the Administering Authority concerned, such of the petitions received as, in its opinion, warranted special investigation.

56. In addition, beginning in 1962, visiting missions were directed to pay special attention to the provisions of General Assembly resolution 1514 (XV) on the granting of independence to colonial countries and peoples.

57. The terms of reference of the 1965 and 1967 Visiting Missions to Nauru and New Guinea and to the Pacific Islands, respectively, also included a directive for the missions to bear in mind the provisions of resolution 1541 (XV) of 15 December 1960. That resolution entitled "Principles which should guide Members in determining whether or not an obligation exists to transmit the information called for under Article 73 e of the Charter" contained an annex setting out the principles by which a Non-Self-Governing Territory could be said to have reached a full measure of self-government.

58. In connexion with the terms of reference of the 1965 Visiting Mission, amendments were proposed whereby the words "and in the Declaration on the Granting of Independence to Colonial Countries and Peoples (General Assembly resolution 1514 (XV)) would have been added after the usual reference to Article 76 b of the Charter and the further references to resolution 1514 (XV) and that to resolution 1541 (XV) would have been deleted. The first amendment was

---

32 For further details, see this Supplement under Article 83.
33 See Repertory, vol. IV, under Article 87, para. 154.
rejected by 4 votes to 2, with 1 abstention, and the second was rejected by 7 votes to 1.  

59. Rule 95 of the rules of procedure of the Trusteeship Council provides, among other things, that each mission may be assisted by experts. The Council, in resolution 2145 (XXXIII) authorized the 1967 Visiting Mission to the Pacific Islands to include in it, if it deemed it appropriate, an expert on agriculture and an expert on economic development, and to consult the Secretary-General in securing such experts, it being understood that the experts would not have independent status but would act only in a consultative capacity. The Trusteeship Council may, in accordance with rule 96 of its rules of procedure and in agreement with the Administering Authority concerned, conduct special investigations or inquiries when it considers that conditions in a Trust Territory make such action desirable. During the period under review no special missions were appointed by the Council under that rule. The terms of reference of the 1960 Visiting Mission to the East African Trust Territories, in which the Council directed the mission to make a special investigation of the conditions and causes of the disturbances in Ruanda-Urundi may, however, be mentioned.  

61. Previous practices with regard to the composition of periodic visiting missions and the examination of their reports remained unchanged during the period under review as described in the Repertory Supplement No. 1.  

62. Details concerning the terms of reference, composition, duration and reports of Visiting Missions are shown in annex III.

**D. Article 87 d**

---

**ANNEX I**

Annual reports considered by the Trusteeship Council

<table>
<thead>
<tr>
<th>Tanganyika a</th>
<th>Ruanda-Urundi b</th>
<th>Camerouns (British) b</th>
<th>New Guinea b</th>
<th>Nauru b</th>
<th>Pacific Islands b</th>
<th>Western Samoa b</th>
<th>Somaliland (Italian) b</th>
</tr>
</thead>
<tbody>
<tr>
<td>XXV (25 Jan.- 8 Feb. 1960)</td>
<td>. . . .</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>XXVIII (10 and 11 Jan. 1962)</td>
<td>. . . .</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>XXIX (31 May-8 June and 2-20 July 1962)</td>
<td>. . . . . . .</td>
<td>—</td>
<td>1960 g</td>
<td>—</td>
<td>1961 h</td>
<td>1961 i</td>
<td>1961</td>
</tr>
<tr>
<td>XXX (29 May to 26 June 1963)</td>
<td>. . . .</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>1962</td>
<td>1962</td>
<td>—</td>
</tr>
<tr>
<td>XXXI (20 May to 29 June 1964)</td>
<td>. . . .</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>1963</td>
<td>1963</td>
<td>—</td>
</tr>
<tr>
<td>XXXII (28 May to 30 June 1965)</td>
<td>. . . .</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>1964</td>
<td>1964</td>
<td>—</td>
</tr>
<tr>
<td>XXXIII (27 May and 27 June to . . . 26 July 1966)</td>
<td>. . . .</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>1965</td>
<td>1965</td>
<td>1965</td>
</tr>
</tbody>
</table>

* For calendar year.
 b For year ending 30 June.
 c Supplementary information to the annual report was submitted by the Administering Authority (T/1540).
 d Supplementary information to the annual report was submitted by the Administering Authority (T/1527).
 e Supplementary information to the annual report was submitted by the Administering Authority (T/1567).

f Supplementary information to the annual report was submitted by the Administering Authority (T/1578).
 g In view of the termination of the Trusteeship Agreement for Ruanda-Urundi on 1 July 1962, the Trusteeship Council decided not to discuss the annual report but to include a summary of recent General Assembly resolutions on Ruanda-Urundi.
 h Supplementary information to the annual report was submitted by the Administering Authority (T/1601).
 i Supplementary information to the annual report was submitted by the Administering Authority (T/1599).
### ANNEX II

**Number of petitions dealt with by the Trusteeship Council, by session and by Territory**

*(Total number of petitions examined during sessions XXV-XXXIII)*

<table>
<thead>
<tr>
<th>Session</th>
<th>XXV</th>
<th>XXVI</th>
<th>XXVII</th>
<th>XXVIII</th>
<th>XXIX</th>
<th>XXX</th>
<th>XXXI</th>
<th>XXXII</th>
<th>XXXIII</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- **Togoland under French administration**: 
  - XXV: 3
  - XXVI: —
  - XXVII: —
  - XXVIII: —
  - XXIX: —
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: 3

- **Cameroons under French administration**: 
  - XXV: —
  - XXVI: —
  - XXVII: —
  - XXVIII: —
  - XXIX: —
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: —

- **Tanganyika**: 
  - XXV: 8
  - XXVI: 5
  - XXVII: 9
  - XXVIII: 5
  - XXIX: —
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: 17

- **Ruanda-Urundi**: 
  - XXV: 3
  - XXVI: 21
  - XXVII: 45
  - XXVIII: 24
  - XXIX: 109
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: 154

- **Cameroons under British administration**: 
  - XXV: —
  - XXVI: —
  - XXVII: —
  - XXVIII: —
  - XXIX: —
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: —

- **New Guinea**: 
  - XXV: —
  - XXVI: 3
  - XXVII: 1
  - XXVIII: —
  - XXIX: 4
  - XXX: 1
  - XXXI: 2
  - XXXII: —
  - XXXIII: —
  - Total: 9

- **Nauru**: 
  - XXV: —
  - XXVI: 2
  - XXVII: —
  - XXVIII: —
  - XXIX: 3
  - XXX: 1
  - XXXI: 1
  - XXXII: —
  - XXXIII: —
  - Total: 5

- **Pacific Islands**: 
  - XXV: —
  - XXVI: 2
  - XXVII: 1
  - XXVIII: 1
  - XXIX: 3
  - XXX: —
  - XXXI: 2
  - XXXII: —
  - XXXIII: —
  - Total: 8

- **Somaliland under Italian administration**: 
  - XXV: —
  - XXVI: 307
  - XXVII: 114
  - XXVIII: —
  - XXIX: —
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: 307

- **Western Samoa**: 
  - XXV: —
  - XXVI: —
  - XXVII: 1
  - XXVIII: 1
  - XXIX: —
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: 2

- **General**: 
  - XXV: —
  - XXVI: —
  - XXVII: —
  - XXVIII: —
  - XXIX: 1
  - XXX: —
  - XXXI: —
  - XXXII: —
  - XXXIII: —
  - Total: 1

**Total**: 3 — 469 2,046 45 234 1 — 8 2 6 2 — 3 2 2 2 3 536 2,292

*Note:* The columns marked "A" refer to petitions to which established procedure was applied; those marked "B" refer to petitions and communications on general questions and to anonymous petitions.

- a. On the proposal of the Standing Committee, the Council decided that in view of the termination of the Trusteeship Agreement for the former Trust Territory of Togoland under French administration on 27 April 1960, no further action was called for on the petitions and communications concerning that Territory which still remained to be examined.

- b. On the recommendation of the Standing Committee, the Council decided that in view of the termination of the Trusteeship Agreement for the former Trust Territory of the Cameroons under French administration on 1 January 1960, no further action was called for on the petitions and communications concerning that Territory which still remained to be examined.

- c. Excluding 1 petition which was not examined.

- d. At its twenty-eighth session, the Council decided that the petitions on its agenda relating to Tanganyika and the British Cameroons should not be considered by the Council in view of the attainment of independence by both those countries.

- e. At its twenty-eighth session the Council decided that petitions relating to Ruanda-Urundi should be referred to the Fourth Committee of the General Assembly for examination. In accordance with that decision, these petitions, together with all other petitions concerning Ruanda-Urundi subsequently circulated, were brought to the attention of members of the Fourth Committee for examination.

- f. 87 petitions concerned both the former Trust Territory of the Cameroons under French administration and the Trust Territory of the Cameroons under British administration and were examined only in so far as they related to the latter Territory.

- g. Petitions relating to all Trust Territories or to the operation of the International Trusteeship System as a whole.
# ANNEX III

Visiting Missions: composition, terms of reference, document symbols of reports and number of days spent in the Trust Territory

### TRUST TERRITORIES IN EAST AFRICA

**1960 VISITING MISSION**

**Terms of reference**

T C resolution 2009 (XXV)

**Members**

Mr. Mason Sears (United States, Chairman),
Mr. P. K. Edmonds (New Zealand),
Mr. Miguel Solano López (Paraguay),
Mr. Omar Loutfi (United Arab Republic)

**Number of days spent in the Trust Territory**

- Ruanda-Urundi: 30
- Tanganyika: 22

**Total number of days on mission:** 62

**Documents containing the reports of the Mission**

- Ruanda-Urundi: T C (XXVI), Suppl. No. 3 (T/1551), T/1538
- Tanganyika: T C (XXVI), Suppl. No. 2 (T/1550), T/1532

### TRUST TERRITORY OF THE PACIFIC ISLANDS

**1961 VISITING MISSION**

**Terms of reference**

T C resolution 2020 (XXVI)

**Members**

Mr. Carlos Salamanca (Bolivia, Chairman),
Mr. Jean Adriaenssen (Belgium),
Mr. Maharajakrishna Rasgotra (India),
Mr. Geoffroy Gaston (United Kingdom)

**Number of days spent in the Trust Territory**

- 31

**Total number of days on mission:** 46

**Documents containing the reports of the Mission**

- Pacific Islands: T C (XXVII), Suppl. No. 2 (T/1582), T/1560

### TRUST TERRITORIES OF NAURU AND NEW GUINEA

**1962 VISITING MISSION**

**Terms of reference**

T C resolution 2105 (XXVII)

**Members**

Sir Hugh Foot (United Kingdom, Chairman),
Mr. Carlos Salamanca (Bolivia), Mr. A. B. Bhad kamkar (India), Mr. Dalmas H. Nucker (United States)

**Number of days spent in the Trust Territory**

- Nauru: 4
- New Guinea: 36

**Total number of days on mission:** 49

**Documents containing the reports of the Mission**

- Nauru: T C (XXIX), Suppl. No. 2 (T/1603), T/1595
- New Guinea: T C (XXIX), Suppl. No. 3 (T/1604), T/1597

### TRUST TERRITORY OF THE PACIFIC ISLANDS

**1964 VISITING MISSION**

**Terms of reference**

T C resolution 2138 (XXX)

**Members**

Mr. Frank H. Corner (New Zealand, Chairman),
Mr. Chiping H. C. Kiang (China),
Miss Angie Brooks (Liberia), Mr. Cecil E. King (United Kingdom)

**Number of days spent in the Trust Territory**

- 31

**Total number of days on mission:** 41

**Documents containing the reports of the Mission**

- Pacific Islands: T C (XXXI) Suppl. No. 2 (T/1628), T/1620
### 1965 Visiting Mission

#### Terms of reference
TC resolution 2142 (XXXI)

#### Members
Mr. André Naudy (France, Chairman),
Mr. Nathaniel Eastman (Liberia),
Mr. Dermot J. Swan (United Kingdom),
Mr. Dwight Dickinson (United States)

#### Number of days spent in the Trust Territory

<table>
<thead>
<tr>
<th>Trust Territory</th>
<th>Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nauru</td>
<td>5</td>
</tr>
<tr>
<td>New Guinea</td>
<td>31</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>51</strong></td>
</tr>
</tbody>
</table>

#### Documents containing the reports of the Mission

<table>
<thead>
<tr>
<th>Trust Territory</th>
<th>Documents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nauru</td>
<td>TC (XXXII), Suppl. No. 2 (T/1645), T/1636</td>
</tr>
<tr>
<td>New Guinea</td>
<td>TC (XXXII), Suppl. No. 3 (T/1646), T/1635 and Add. 1</td>
</tr>
</tbody>
</table>