COMMISSION ON HUMAN RIGHTS

Fifty-second session

SUMMARY RECORD OF THE 51st MEETING

Held at the Palais des Nations, Geneva,
on Friday, 19 April 1996, at 10 a.m.

Chairman: Mr. VERGNE SABOIA (Brazil)

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GE.96-12788 (E)
REPORT OF THE SUB-COMMISSION ON THE PREVENTION OF DISCRIMINATION AND PROTECTION OF MINORITIES ON ITS FORTY-SEVENTH SESSION (continued)

QUESTION OF THE HUMAN RIGHTS OF ALL PERSONS SUBJECT TO ANY FORM OF DETENTION OR IMPRISONMENT, IN PARTICULAR:

(a) TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT;

(b) STATUS OF THE CONVENTION AGAINST TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT;

(c) QUESTION OF ENFORCED OR INVOLUNTARY DISAPPEARANCES;

(d) QUESTION OF A DRAFT OPTIONAL PROTOCOL TO THE CONVENTION AGAINST TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT (continued)
The meeting was called to order at 10.40 a.m.

ORGANIZATION OF THE WORK OF THE SESSION (agenda item 3) (continued)
(E/CN.4/1996/L.2)

Draft decision on the organization of the work of the session
(E/CN.4/1996/L.2)

1. Mr. GOONETILLEKE (Sri Lanka), introducing the draft decision on behalf of its sponsors, which had been joined by the delegations of Dominican Republic and Egypt and by the observers for Iraq, Jordan and Nigeria, said that, during the debate on the item, many delegations had mentioned the need to change the Commission’s working methods. In the view of the African, Asian and Latin American and Caribbean groups, the Commission’s approach so far had not produced the desired results.

2. References had been made to the polarization of North and South, the prevailing atmosphere of confrontation and the politicization of the human rights debate. A strong conviction had been expressed that the Commission should remain within the terms of its mandate, in which connection reference had been made to Article 1, paragraph 3, of the United Nations Charter and to paragraph 7 of the Vienna Declaration and Programme of Action.

3. It had been concluded that the Commission’s work should be based on international cooperation; that the Commission should operate in an atmosphere of transparency; and that its members should engage in consultations and negotiations with a view to building consensus. The implied message was that the delegations holding those views were ready and willing to cooperate and that better results could be achieved if members were to engage in consultations on areas of common interest.

4. The sole purpose of the draft decision was to improve the Commission’s working methods and working atmosphere. It would not change the Commission’s rules of procedure, transform the need for consensus into veto power or institutionalize the principle of consensus. Practical experience would tell the Commission when consensus was not possible on a specific issue, thus signalling the need for a vote.

5. The sponsors of the draft decision welcomed the fact that there had been greater attempts than at previous sessions to engage delegations in a process of consultation and that the Chairman had worked to promote cooperation, dialogue, transparency and consensus-building.

6. While it had made commendable efforts to restructure its agenda, the Commission had failed to take concrete measures to improve other areas of its work. Since the draft decision could assist in that process, he hoped that it could be adopted without a vote.

7. The CHAIRMAN said that requests had been made to extend the time for consultations on the draft decision. If he heard no objection, he would take it that the Commission wished to postpone action thereon.
8. Ms. GHOSE (India) said that extensive consultations had already taken place. Postponement of consideration of the text would be acceptable provided that it was for the purpose of dialogue and not a delaying tactic.

9. Mr. ZAMIR (Bangladesh) said that the decision-making process in the Commission over the past three years revealed a trend towards the adoption of resolutions without a vote, a trend that should be encouraged. Coordinated informal consultations would facilitate that process and he hoped that the draft decision would be accepted by consensus.

10. Mr. ALFONSO MARTINEZ (Cuba) said that the purpose of the draft decision was not to legislate consensus but to establish it as a rule of proper conduct.

11. Mr. LIU Xinsheng (China) said that consensus could be achieved only when the countries concerned were prepared to seek common ground through an exchange of views on the basis of equality and mutual respect. The sponsors of the draft decision were endorsing the spirit of consensus.

12. Some delegations had questioned the need for such a draft decision but the discussions under agenda item 10 had clearly shown that it was both timely and necessary. It would help the Commission eliminate the use of double standards in its search for ways to promote and protect human rights. He therefore urged members not to delay consideration of the draft for too long.

13. Mr. MEGHLAOUI (Algeria) said that the draft decision did not seek to amend the Commission’s rules of procedure; or give any member the right of veto. Its purpose was to promote dialogue. The text had already been the object of consultations for four weeks and should be adopted by consensus as soon as possible.

14. The CHAIRMAN said that action on the draft decision would be postponed.

IMPLEMENTATION OF THE PROGRAMME OF ACTION FOR THE THIRD DECADE TO COMBAT RACISM AND RACIAL DISCRIMINATION (agenda item 12) (continued)

Draft resolution on measures to combat contemporary forms of racism, racial discrimination, xenophobia and related intolerance (E/CN.4/1996/L.22/Rev.1)

15. Mr. GULDERE (Turkey), introducing the draft resolution on behalf of its sponsors, which had been joined by the delegation of Canada and the observer for Azerbaijan, said that, in the fifth preambular paragraph, the words "held in Vienna from 14 to 25 June 1993" should be inserted after the words "World Conference on Human Rights". In that same paragraph, "(A/CONF.157/23)" should be inserted after the words "Vienna Declaration and Programme of Action".

16. In the ninth preambular paragraph, the words "Having considered" should be replaced by "Having examined".

17. In paragraph 6, the word "the" should be replaced by "any".
18. The consultations leading to the elaboration of the text had been long and arduous. He expressed his appreciation to all the delegations which had contributed to the process and hoped that the draft resolution, as revised, would be adopted by consensus.

19. Mr. Möller (Secretary of the Commission) announced that the delegations of Angola and the Republic of Korea and the observers for Israel and Uruguay had become sponsors of the draft resolution.

20. Mr. Benito (Financial Resources Management Service), explaining the administrative and programme budget implications of the draft resolution in accordance with rule 28 of the rules of procedure, said that the resources required to implement the extended mandate of the Special Rapporteur on contemporary forms of racism, racial discrimination, xenophobia and related intolerance called for by the draft resolution (US$ 83,000) would be provided from within the existing provisions for Economic and Social Council mandates under section 21 (human rights) of the approved programme budget for the biennium 1996-1997. Accordingly, no additional resources would be required.

21. Mr. Bebars (Egypt) said that, while his delegation supported the draft resolution, it would have preferred a shortened formulation of the contemporary forms of racism, racial discrimination, xenophobia and related intolerance in several paragraphs, since it was impossible to establish an exhaustive list of all such forms of racism. Moreover, he wished to stress that anti-Semitism also included hostility towards Arabs, who were also Semites.

22. Mr. Zamir (Bangladesh), referring to paragraph 9 of the draft resolution, said that his delegation would have preferred the fourth line to read: "Arabs, Muslims, xenophobia ...".

23. The draft resolution, as orally revised, was adopted without a vote.

24. Mrs. Ferraro (United States of America), explaining her delegation’s position on draft resolutions E/CN.4/1996/L.14 and E/CN.4/1996/L.22/Rev.1, said that it had joined the consensus on those resolutions because of its profound abhorrence of racism and racial discrimination in any form. However, her Government, while endorsing the goals of the Third Decade to Combat Racism and Racial Discrimination, did not support the scheduling of any new global conferences, since it believed that the human and financial resources needed would be better and more responsibly spent in directly combating racism itself.

25. Moreover, the United Nations should concentrate on implementing the recommendations of the four recent world conferences before planning any further major conferences. Such an approach would promote a responsible use of scarce resources.

26. As for draft resolution E/CN.4/1996/L.22/Rev.1, her delegation recognized that the shorthand references to certain forms of racism which omitted other forms were often used in such resolutions. However, in the context of setting up a potential major focus for the Commission’s next session, particularly in provisions that followed immediately after ones where the forms were fully
enumerated, her delegation’s understanding was that, whenever the general shortened formulation of forms of racism was used, it was intended to reflect, in short form, all the forms of discrimination and intolerance as listed in paragraph 9.

27. Mr. Torella di Romagnano (Italy), speaking on behalf of the European Union, said that, ever since the Commission had first decided to appoint a Special Rapporteur on racism in 1993, the Union had always stressed the need to state clearly that racism was a global phenomenon not limited to certain parts of the world. The resolution just adopted by consensus had made further progress towards general acceptance that racism, racial discrimination and xenophobia were terrible phenomena from which no region was exempt and which affected the countries of both the North and the South.

28. In that regard, the Union hoped that the new wording might encourage the Special Rapporteur to extend his work and examine all incidents and forms of racism wherever they occurred. The Union welcomed the fact that the new resolution took into account and condemned some new ways and channels of spreading racist ideologies and put special emphasis on the need for States to enact legislation stipulating that racism and racially motivated violent acts were crimes.

29. The Chairman said that the Commission had thus concluded its consideration of agenda item 12.

EFFECTIVE FUNCTIONING OF BODIES ESTABLISHED PURSUANT TO UNITED NATIONS HUMAN RIGHTS INSTRUMENTS (agenda item 14) (continued) (E/CN.4/1996/L.13/Rev.1)

Draft resolution on the effective implementation of international instruments on human rights, including reporting obligations under international instruments on human rights (E/CN.4/1996/L.13/Rev.1)

30. Mr. Splinter (Canada), introducing the draft resolution, on behalf of its sponsors, which had been joined by the delegations of Austria, Chile, France, Germany, Netherlands, Philippines and Ukraine and the observers for the Czech Republic, Finland, Israel, Liechtenstein, New Zealand and Poland, said that it was aimed at improving the implementation of human rights instruments, consolidated many elements of the previous year’s resolution and included some updated and some new elements including the references to the Beijing Declaration and Programme of Action, the emphasis on the need for adequate financing, staff and information resources for the effective operation of treaty bodies, and the encouragement for the treaty bodies to examine, without exception, the record of all States parties in implementing their human rights treaty obligations. He hoped that, as in previous years, the draft resolution could be adopted without a vote.

31. Mr. H.K. Singh (India) said that his delegation was prepared to join the consensus on the draft resolution, whose provisions regarding the rationalization of reporting procedures it endorsed, on the understanding that its provisions would be interpreted in a manner consistent with the mandates of the treaty bodies.

32. The draft resolution was adopted without a vote.
33. The CHAIRMAN said that the Commission had thus concluded its consideration of agenda item 14.

IMPLEMENTATION OF THE DECLARATION ON THE ELIMINATION OF ALL FORMS OF INTOLERANCE AND OF DISCRIMINATION BASED ON RELIGION OR BELIEF (agenda item 18) (continued) (E/CN.4/1996/L.28/Rev.1)

Draft resolution on the implementation of the Declaration on the Elimination of all Forms of Intolerance and of Discrimination based on Religion and Belief (E/CN.4/1996/L.28/Rev.1)

34. Mr. BIGGAR (Observer for Ireland), introducing the draft resolution on behalf of its sponsors, said that it reaffirmed the right to freedom of thought, conscience, religion and belief, expressed great concern at continuing instances of hatred and intolerance, took note of the reports of the Special Rapporteur on the question of religious intolerance and listed various actions that would improve implementation of the Declaration on the Elimination of All Forms of Intolerance and Discrimination Based on Religion and Belief. The sponsors hoped that it could be adopted by consensus.

35. In the sixth line of the ninth preambular paragraph, the word "stated" should be inserted between the words "and" and "that". In the fifteenth preambular paragraph, the words "the grounds of" should be deleted.

36. Paragraph 8 should be replaced by the following text:

"Calls upon States to promote and enhance tolerance in matters relating to religion or belief, and to ensure that the values of pluralism, respect for religious diversity and non-discrimination are promoted effectively, through appropriate measures such as legislation which does not have the effect of fostering intolerance and discrimination in society;"

37. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of India, Philippines and Senegal and the observers for Argentina, Estonia, New Zealand, Senegal and the former Yugoslav Republic of Macedonia had become sponsors of the draft resolution.

38. The draft resolution, as orally revised, was adopted without a vote.

39. The CHAIRMAN said that the Commission had thus concluded its consideration of agenda item 18.


Draft resolution on traffic in women and girls (E/CN.4/1996/L.29)

40. Mrs. BAUTISTA (Philippines), introducing the draft resolution on behalf of its sponsors, which had been joined by the delegation of Denmark and the observers for Finland, Myanmar and Norway, said that the issue addressed by
the draft resolution constituted a grave violation of human rights. The sponsors hoped that, since the text was largely based on similar United Nations General Assembly and Commission on the Status of Women resolutions which had been adopted by consensus, the Commission would do likewise.

41. In the last line of the fifth preambular paragraph, the word "illegal" should be replaced by "undocumented". In the tenth preambular paragraph, the words "exploitation and" should be inserted between the words "sexual" and "trafficking". Lastly, in paragraph 3, the phrase "consider the development of" should be replaced by "accord", the words "rules for the" should be deleted and the word "of" should be replaced by "to".

42. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Bangladesh, Benin, Cuba, El Salvador, France, India, Madagascar, Nicaragua, Peru, the Republic of Korea and the Russian Federation and the observers for Argentina, Belgium, Costa Rica, Honduras, Israel, Morocco, Thailand, Uruguay and Viet Nam had become sponsors of the draft resolution.

43. The draft resolution, as orally revised, was adopted without a vote.

Draft resolution on the work of the Sub-Commission on prevention of discrimination and protection of minorities (E/CN.4/1996/L.33)

44. Mr. HELLBACH (Germany), introducing the draft resolution on behalf of its sponsors, said that the Sub-Commission had made important contributions in the past to the development of standards and mechanisms in the field of human rights and had served as an important forum for non-governmental organizations (NGOs). Many members of the Commission saw an urgent need for reform of the Sub-Commission’s work, however. It was no longer the setting of new standards, but rather the implementation of existing ones, that was currently needed; unnecessary duplication of the Commission’s work must be avoided; and the Sub-Commission’s agenda should be rationalized - that reasoning was set out in paragraph 9 of the text. The Sub-Commission should set up a small group to examine the questions raised in paragraph 9, the conclusions of which after an in-depth debate in the Sub-Commission, should be reported to the Commission.

45. A number of changes to the text had been agreed upon in the course of intensive consultations. In the tenth preambular paragraph, the word "basically" should be inserted between "are" and "dependent". In the eleventh preambular paragraph, the words "Economic and Social Council to members of the" should be inserted between the words "commissioned by the" and "Sub-Commission" and the words "in cooperation with their consultants, if need be, and the Secretariat" inserted after the words "their alternates". In the twelfth preambular paragraph, the words "of such contacts" should be replaced by "for such interaction".

46. In paragraph 4, the words "to undertake" should be inserted after the words "the Sub-Commission is".

47. The sponsors hoped that the draft resolution would be adopted by consensus.
48. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Bangladesh, Canada, France, India, Italy, Philippines and Ukraine and the observers for Argentina, Costa Rica, Greece, Poland, Slovakia and Spain had become sponsors of the draft resolution.

49. Mr. ALFONSO MARTINEZ (Cuba) thanked the sponsors for incorporating into the draft text a number of suggestions by other delegations.

50. The draft resolution, as orally revised, was adopted without a vote.

Draft resolution on minimum humanitarian standards (E/CN.4/1996/L.36/Rev.1)

51. Mr. WILLE (Observer for Norway), introducing the draft resolution on behalf of its sponsors, said that there was extensive evidence of the need for further analysis and consideration at the expert level of minimum humanitarian standards that would be applicable in all situations. Paragraph 4 of the draft resolution thus welcomed the offer of the Nordic countries to organize, in cooperation with the International Committee of the Red Cross (ICRC), a workshop to which experts from all regions would be invited.

52. The detailed organization of the workshop would have to be worked out by consultations among the sponsors and all other interested parties. Because of the need to ensure broad and thorough discussion, all opinions, as diverse as they might be, must be represented at the workshop.

53. In paragraph 5, the words "and to submit a report" should be deleted and the words "for submission" inserted between "on this matter" and "to the Commission".

54. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Madagascar, Ukraine and the United States of America and the observers for Argentina, Latvia, Liechtenstein and Portugal had become sponsors of the draft resolution.

55. Mr. ALFONSO MARTINEZ (Cuba) proposed that, in paragraph 1, the word "and", between the words "international law" and "Charter of the United Nations", be replaced by the phrase "in particular", since the Charter was the main pillar of international law.

56. Mr. WILLE (Observer for Norway) said that the representative of Cuba had, in fact, noticed a typographical error: the word "and" should be replaced by "including".

57. Mrs. KRISHNA (India) said that her delegation was prepared to join a consensus, even though it believed that the issues raised were already addressed by international human rights instruments, particularly the International Covenant on Civil and Political Rights. In connection with the reference in paragraph 4 to cooperation with ICRC, she hoped that the most appropriate body - the Human Rights Committee - would also be involved in the workshop.

58. The draft resolution, as orally revised, was adopted without a vote.
Draft decision on recognition of gross and large-scale violations of human rights as an international crime (E/CN.4/1996/L.38)

59. Mr. van WULFFTEN PALTHE (Netherlands), introducing the draft decision on behalf of the sponsors, said that its effect would be to postpone a decision by the Economic and Social Council concerning the preparation by the Sub-Commission of a study on the recognition of gross and large-scale violations of human rights as an international crime, thus superseding draft decision 3 recommended for adoption to the Commission by the Sub-Commission.

60. Similar action had been taken regarding a draft decision submitted by the Sub-Commission the previous year, the reasoning being that studies on the topic were being undertaken in other forums, particularly the International Law Commission, and that duplication of efforts in times of austerity must be avoided. The sponsors hoped that the draft decision would be adopted by consensus.

61. Mr. MÖLLER (Secretary of the Commission) announced that the delegation of Japan had become a sponsor of the draft decision.

62. Mr. ALFONSO MARTINEZ (Cuba) asked for how long the Economic and Social Council’s decision on the study would be postponed.

63. Mr. van WULFFTEN PALTHE (Netherlands) referred him to the final portion of the text, which read: "in order to be able to take into account the work of other United Nations bodies in this field, including that of the International Law Commission". The postponement would thus last until the work of the other United Nations bodies was finalized.

64. The draft decision was adopted without a vote.

Draft decision on the question of the implications for human rights of United Nations action, including humanitarian assistance, in addressing international humanitarian problems and in the promotion and protection of human rights (E/CN.4/1996/L.40)

65. Mrs. FERRARO (United States of America), introducing the draft decision on behalf of its sponsors, said it would supersede draft decision 2 recommended for adoption to the Commission by the Sub-Commission and would mean that the Commission would not forward to the Economic and Social Council the Sub-Commission’s request to undertake an ill-defined and overly broad study.

66. The Sub-Commission had submitted a request for such a study on three occasions already, and each time the Commission had rejected it. The proposed study would take the Sub-Commission into fields beyond its competence and would second-guess the past and ongoing efforts of other United Nations bodies.

67. Adoption of the draft decision would in no way prejudice the Commission’s own capacity to deal in future with issues relating to humanitarian assistance and the sponsors hoped that the draft would be adopted by consensus.

68. Mr. ALFONSO MARTINEZ (Cuba) said that, while his delegation would not block a consensus on the draft decision, he wished to make it clear that,
although it was entirely within the Commission’s prerogative to decide not to transmit to the Economic and Social Council a Sub-Commission suggestion, it was equally within the province of the Sub-Commission to make any proposals it wished.

69. The draft decision was adopted without a vote.

Draft resolution on contemporary forms of slavery (E/CN.4/1996/L.41)

70. The CHAIRMAN said that a number of delegations had asked that consideration of the draft resolution be postponed.

71. Mr. ALFONSO MARTINEZ (Cuba), Ms. GHOSE (India) and Mr. LIU Xinsheng (China) confirmed that that was the case: their delegations had difficulties with the draft text which, they hoped, could be resolved through further negotiation.

72. Mr. van WULFFTEN PALTHE (Netherlands), speaking on behalf of the sponsors, said that they were able to agree to postponement of consideration of the draft, although they would have preferred to have been consulted before the subject was brought up in plenary.


73. Ms. ANDERSON (Observer for Ireland), introducing the draft resolution on behalf of its sponsors, said it was similar to one adopted in 1995 but took into account, inter alia, the recognition by the Fourth World Conference on Women of the special needs of women with disabilities.

74. It also emphasized the fact that armed conflict had especially devastating consequences for the human rights of persons with disabilities and expressed deep concern at the indiscriminate use of anti-personnel land-mines.

75. The overall purpose of the draft was to re-emphasize the human rights of persons with disabilities and the need for Member States and United Nations bodies to intensify efforts to ensure full participation and equality for such persons. The sponsors hoped that the draft resolution would be adopted by consensus.

76. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Chile, El Salvador, Germany, Hungary, Madagascar, Netherlands, Republic of Korea and the United Kingdom and the observers for Argentina, Costa Rica, Libyan Arab Jamahiriya, South Africa and Uruguay had become sponsors of the draft resolution.

77. Mr. de ICAZA (Mexico), said, with reference to the last preambular paragraph and to paragraphs 10 and 11, that his delegation would have preferred to see references to land-mines in general, and not just to anti-personnel mines. Land-mines did not discriminate between combatants and civilians and caused massive losses among the civilian population. His Government favoured total abolition of all types of land-mines as the only way to protect civilian populations from physical and mental trauma.

78. The draft resolution was adopted without a vote.

79. Mr. BENITO (Financial Resources Management Service), explaining the administrative and programme budget implications of the draft resolution in accordance with rule 28 of the rules of procedure, said that the costs relating to the appointment of the Special Rapporteur would amount to US$ 10,000. It was expected that those resources could be provided from within the provisions available under section 21 (human rights) of the approved programme budget for the biennium 1996-1997.

80. The draft decision was adopted without a vote.


81. Mr. BENITO (Financial Resources Management Service) said that provision had already been made in the programme budget for the biennium 1996-1997 to finance the activities referred to in the draft decision. No additional costs would therefore be incurred.

82. The draft decision was adopted without a vote.

QUESTION OF THE HUMAN RIGHTS OF ALL PERSONS SUBJECTED TO ANY FORM OF DETENTION OR IMPRISONMENT, IN PARTICULAR:

(a) TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT;

(b) STATUS OF THE CONVENTION AGAINST TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT;

(c) QUESTION OF ENFORCED OR INVOLUNTARY DISAPPEARANCES;

(d) QUESTION OF A DRAFT OPTIONAL PROTOCOL TO THE CONVENTION AGAINST TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT

Draft resolution on the question of arbitrary detention (E/CN.4/1996/L.37/Rev.1)

83. Mr. BERNARD (France), introducing the draft resolution on behalf of its sponsors, said that the Working Group on Arbitrary Detention had done a substantial amount of work. In 1995, it had considered over 800 new allegations and had launched 62 urgent appeals drawing the attention of Governments to specific cases. Unfortunately, the Group had not been able to
carry out a planned field mission owing to lack of funds. His delegation traditionally submitted a resolution on the subject to confirm its support for the Group. The text before the Commission was the result of serious negotiations among interested delegations and he hoped that it would be adopted without a vote.

84. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Australia, Bulgaria, Chile, Denmark, El Salvador, Germany, Italy, Russian Federation and the United Kingdom, and the observers for Cyprus, Czech Republic, Georgia, Greece, Latvia, Liechtenstein, Norway, Poland, Senegal, Slovakia, Spain and Uruguay had become sponsors of the draft resolution.

85. Mr. ALFONSO MARTINEZ thanked the sponsors for having taken account of the difficulties which certain delegations, including his own, had encountered in the past.

86. Mr. BENITO (Financial Resources Management Service) said that a provision of approximately US$ 200,000 had already been made in the 1996-1997 biennium programme budget for the activities of the Working Group, including travel by members and a field mission accompanied by United Nations staff. Consequently, there would be no additional costs.

87. Mrs. FERRARO (United States of America), speaking in explanation of position, said that her delegation would join the consensus on the draft resolution but considered that the Commission should resist unduly restricting the Working Group’s mandate or methods of work, in particular as it related to the Group’s ability to investigate treatment of individuals in countries without an independent judiciary.

88. Her delegation also wished to emphasize that all States were bound by the obligations included in the international human rights conventions to which they were parties, as well as by the human rights standards of customary international law reflected in the Universal Declaration of Human Rights and elsewhere.

89. Mr. LEGAULT (Canada) said that his delegation endorsed the previous speaker’s remarks.

90. The draft resolution was adopted without a vote.

Draft resolution on staff members of the United Nations and of the specialized agencies in detention (E/CN.4/1996/L.39/Rev.1)

91. Mr. RICOCA FREIRE (Observer for Portugal), introducing the draft resolution on behalf of its sponsors, which had been joined by the delegations of Austria, Bangladesh, Netherlands, Peru, Philippines, and the United Kingdom and the observers for Argentina, Iceland, Latvia and Slovakia, said that the text was based on the previous year’s resolution on the subject but also reflected certain developments that had occurred since, in particular with
regard to the status of the Convention on the Safety of United Nations and Associated Personnel, which the sponsors urged the Member States to ratify. After highlighting the main points of the draft resolution, he expressed the hope that it would be adopted without a vote.

92. **Mr. Möller** (Secretary of the Commission) announced that the delegation of the Netherlands and the observers for Finland and New Zealand had also become sponsors of the draft resolution.

93. **Mr. Muñoz-Ledo** (Mexico) said that he supported the draft resolution but considered it important to point out that, when the Convention on the Safety of United Nations and Associated Personnel had been opened for signature, his delegation had stated that, although it recognized the importance of protecting United Nations personnel, it was necessary to clarify certain principles concerning relations between States and peace-keeping operations and that it hoped that the imprecisions in the Convention would not be an obstacle to its application in practice.

94. **Mr. Fernández Palacios** (Cuba) said that his delegation wished to associate itself with the comments of the previous speaker.

95. **The draft resolution was adopted without a vote.**

**Draft resolution on the question of enforced disappearances** (E/CN.4/1996/L.51)

96. **Mr. Bernard** (France), introducing the draft resolution on behalf of its sponsors, said that the practice of enforced disappearances was continuing to spread. The draft resolution particularly emphasized the need for cooperation among States, for the Working Group on Enforced or Involuntary Disappearances to review the obstacles to the implementation of the Declaration on the Protection of All Persons from Enforced Disappearance, and for the Secretary-General to make sure that the Group received all the support it required. A number of textual changes resulting from negotiations with certain delegations had been handed to the Secretariat in writing.

97. **Mr. Möller** (Secretary of the Commission) announced that the delegations of Belarus, Benin, Canada, Chile, Colombia, Hungary, Nepal and Venezuela and the observers for Andorra, Czech Republic, Israel, Liechtenstein, New Zealand, Portugal and Uruguay had become sponsors of the draft resolution.

98. **Mr. Benito** (Financial Resources Management Service) informed the Commission that provision had been made in the programme budget for the 1996-1997 biennium, to finance the activities of the Working Group on Enforced or Involuntary Disappearances. Accordingly, the draft resolution would not give rise to any additional costs.

99. **The draft resolution, as revised, was adopted without a vote.**

**Draft resolution on human rights and forensic science** (E/CN.4/1996/L.58)

100. **Mr. Tchumarev** (Russian Federation), introducing the draft resolution on behalf of its sponsors, which had been joined by the delegation of the United States of America, said that its text included a few changes from that
adopted in 1994, reflecting new research and guidelines. After highlighting the main points, he drew attention to a change to paragraph 8, where the words "the Crime Prevention and Criminal Justice Branch and the Centre for Social Development and Humanitarian Affairs" should be added after the words "the Centre for Human Rights". His delegation hoped that the draft resolution, as revised, would be adopted without a vote.

101. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Canada and Denmark and the observer for Slovakia had become sponsors of the draft resolution.

102. The draft resolution, as orally revised, was adopted without a vote.

Draft resolution on human rights in the administration of justice, in particular of children and juveniles in detention (E/CN.4/1996/L.59)

103. Mr. STROHAL (Austria), introducing the draft resolution on behalf of its sponsors, drew attention to its main provisions. Particular reference had been made to children and juveniles in detention because of their vulnerability and special needs. There were three changes to be made to the published text. The first preambular paragraph should end with the words "latter Covenant", the following portion being deleted; paragraph 13 should be deleted and in paragraph 14, the word "both" before the words "before trial" should be replaced by the words "in particular" and the words "and after conviction" should be deleted, while the words "as appropriate" should be inserted after the word "separated".

104. Mr. MÖLLER (Secretary of the Commission) announced that the delegations of Benin, Canada, Ethiopia and the Philippines and the observers for Andorra, Czech Republic, Liechtenstein, Malta and New Zealand had become sponsors of the draft resolution.

105. Mr. ALFONSO MARTINEZ (Cuba) said that, while his delegation was not opposed to the draft resolution being adopted without a vote, it would nevertheless have preferred to retain paragraph 14 in its original wording, as being more in line with international standards.

106. The draft resolution, as orally revised, was adopted without a vote.

The meeting rose at 1.05 p.m.