UNITED NATIONS

GENERAL ASSEMBLY



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SPECIAL COMMITTEE ON PRINCIPLES OF INTERNATIONAL LAW CONCERNING FRIENDLY RELATIONS AND CO-OPERATION AMONG STATES

SYSTEMATIC SUMMARY OF THE COMMENTS, STATEMENTS, PROPOSALS AND SUGGESTIONS OF MEMBER STATES IN RESPECT OF THE CONSIDERATION BY THE GENERAL ASSEMBLY OF PRINCIPLES OF INTERNATIONAL LAW CONCERNING FRIENDLY RELATIONS AND CO-OPERATION AMONG STATES IN ACCORDANCE WITH THE CHARTER OF THE UNITED NATIONS

(Prepared by the Secretariat)

Corrigendum

- 1. In paragraph 132 (b), delete the text in brackets and substitute the following:
 "(Yugoslavia, GACR, XVIIth session, 753rd meeting, paragraph 33)"
- 2. Paragraph 132 (c) should read:
 - "Disputes should be tackled in their early stages, while they could still be dealt with by negotiation or by any other peaceful means (Yugoslavia, ibid.) and before they assumed exaggerated proportions (Yugoslavia, A/C.6/SR.804, p.5)."
- 3. On page 57, present paragraph 133 should read as paragraph 133 (a).
- 4. Paragraph 135 (a), should read as follows:

"In regard to the modalities for negotiation, the representative of Yugoslavia thought that it might be timely to define somewhat more precisely the legal obligation to seek settlements by negotiation, and the conditions under which negotiations should be conducted. He further considered that international jurists should establish a more clearly defined legal framework for the settlement of disputes by diplomatic means. Negotiations must obviously take place on a footing of complete equality and be kept free from any of the factors constituting a policy of force (GAOR, XVIIth session, 753rd meeting, paragraph 33; A/C.6/SR.804, p.5). The Government of Sweden"