Fifty-seventh session

VERBATIM RECORD OF THE SIXTEEN HUNDRED AND EIGHTIETH MEETING

Held at Headquarters, New York,
on Wednesday, 30 May 1990, at 10.30 a.m.

President: Mrs. GAZEAU-SECRET (France)

- Report of the Secretary-General on credentials
- Examination of the annual report of the Administering Authority for the year ended 30 September 1989: Trust Territory of the Pacific Islands (continued)
- Examination of petitioners (continued)
- Programme of work

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The meeting was called to order at 10.50 a.m.

REPORT OF THE SECRETARY-GENERAL ON CREDENTIALS

The President (interpretation from French): As members will recall, at its 1573rd meeting, held on 8 January 1990, the Trusteeship Council decided to defer to the fifty-seventh session consideration of the report of the Secretary-General on credentials for the twentieth special session of the Council. In that connection, I wish to draw members' attention to document T/1946, containing the report of the Secretary-General for the twentieth special session.

If there are no comments, I suggest that the Council should decide to take note of the report of the Secretary-General on credentials for the twentieth special session.

It was so decided.

The President (interpretation from French): The Council will now consider the report of the Secretary-General on credentials for the fifty-seventh session, contained in document T/1949. If there are no comments, I suggest that the Council should decide to take note of the report of the Secretary-General on credentials for the fifty-seventh session.

It was so decided.


EXAMINATION OF PETITIONERS (continued)

The President (interpretation from French): We shall now hear Mr. Glenn Alcalay, whose request for hearing is contained in document T/PET.10/745.

I invite Mr. Alcalay to take a place at the petitioners' table.

At the invitation of the President, Mr. Alcalay took a place at the petitioners' table.

The President (interpretation from French): I call on Mr. Glenn Alcalay.
Mr. ALCALAY: As a representative of the National Committee for Radiation Victims, I wish to thank the Trusteeship Council for the opportunity to appear before it once again concerning the current situation in the Trust Territory of the Pacific Islands, the last remaining Trust Territory. I also wish to extend my apologies for having been out of the country during the Council's regular hearing of petitioners, and I am grateful for the Council's courtesy in hearing me at this late date.

Having just returned from the Republic of the Marshall Islands, I shall base my remarks and comments on the insights and information gathered during my recent three-week visit.

As the Council has previously heard in the petition of Professor Roger Clark, a United States Department of Energy document regarding a United States contingency plan to resume atmospheric nuclear testing in the Marshall Islands has now surfaced. In what has been referred to as the Safeguard "C" memorandum of 23 March 1982, Herman Roser, Assistant Secretary for Defense Programs for the Department of Energy, laid bare a secret scheme for the possible resumption of above-ground nuclear testing in the already contaminated Marshall Islands:

"When the DOE [Department of Energy] was created in 1977, responsibility for the Marshall Islands program was assigned to EP [Environmental Protection]. With the exception of the professional medical capability, the technical resources that are in use in the Marshall Islands are largely weapons-programs-related, and most of the DOE's logistic and support base is common to the Safeguard 'C' readiness programme. Safeguard 'C' is one of the four safeguards in the Nuclear Test Ban Treaty and requires the United States to maintain the capability to resume atmospheric testing. In fact, much of
the field effort in the Marshall Islands is an exercise of the expeditionary capability which is an important aspect of the Defense Programs' Safeguard 'C'."

In his letter of 3 May to Marshall Islands President Amata Kabua, Rongelap Senator Jeton Anjain stated that

"the Marshall Islands were maintained as a test site - a very special kind of test site. Only the nature of the test has changed. From testing bombs and weapons, DOE undertook long-term human and environmental testing so they [the Administering Authority] would understand the long-term effects of radiation should the U.S. be required by political or military circumstances to use such weapons again in the future."

Senator Anjain also requested in the letter to his President that he should file a diplomatic protest with the United States Government in the appropriate manner in which you, on behalf of Rongelap and all other Marshallese people, demand a full and complete accounting of what the Department of Energy did, why they did it, and why it was kept secret."

Senator Anjain also asked President Kabua to inquire whether Safeguard C violates the letter and the spirit of the Compact of Free Association, which distinctly prohibits the detonation of any nuclear weapon in the Marshall Islands. It should be noted that I have provided the Council Secretary with copies of both the 1982 Department of Energy memorandum and Senator Jeton Anjain's letter.
While in Majuro and Ebeye during the release of the Safeguard "C" document — and as advertised by a headline story in the 11 May 1990 Marshall Islands Journal — it was my impression, as a fluent speaker of the Marshallese language who spoke at great length with many of the island leaders, that most Marshallese I encountered, including several senators to the Nitajela or Parliament, some Cabinet members, traditional iroij or chiefs and ordinary Marshallese, were stunned by this newest revelation about hidden United States strategic realpolitik in their islands.

In his May 1990 report on the South Pacific, Congressman Stephen Solarz, Chairman of the Subcommittee on Asian and Pacific Affairs of the United States House of Representatives, reported that there is

"perceived United States support for the French nuclear testing programme in the South Pacific"

and Solarz recommended that the United States sign the protocols of the Treaty of Raratonga, known as the South Pacific Nuclear Free Zone Treaty. Not surprisingly, many in the Marshall Islands, after the release of the Safeguard "C" document, likewise questioned the Administering Authority's nuclear intransigence and the further threatened assault on their sovereignty as a fledgling republic.

Quite recently, two independent researchers discovered that the spread of caesium-137 was far more extensive than previously believed. Caesium, a man-made isotope that comes from atomic and hydrogen bomb testing, was discovered on six atolls in the northern Marshall Islands, in addition to Bikini, Eniwetok, Rongelap and Utirik, by health physicist Nathan Greenhouse and epidemiologist Thomas Hamilton. That finding portends that the health and environmental damage from the nuclear-testing era is still surfacing as we move into the 1990s. It is hardly a wonder that the Administering Authority pushed so hard to remove the more than $5 billion in lawsuits under the so-called espousal clause of section 177 of the Compact.
(Mr. Alcalay)

Even the Council's own Visiting Mission to the September 1983 Marshall Islands plebiscite stated that

"The United States insists upon the espousal of claims and has stated there cannot be a compact of free association for the Marshall Islands without a radiation agreement (177) that includes espousal". (T/1865, annex IV, para. 2)

In fact, the Visiting Mission concluded that "No other subject attracted comparable attention in the campaign" (para. 30).

While in Mejato - the island for relocated Rongelap people - with Senator Anjain recently, I learned that several Rongelap islanders are considering yet another move, to Eneko island in the Majuro atoll. The feeling of many is that medical emergencies will be easier to deal with if they are closer to the more adequate facilities on Majuro than on Ebeye. Additionally, it is universally felt that Mejato is only a temporary move in a culture where land means everything. "A Marshallese without land is no Marshallese at all." This further threatened sociological dislocation and uncertainty in the midst of the Bikini and Eniwetok dislocations loudly bespeaks the great and historic distrust between the United States Government, and in particular the Department of Energy, and people who were on the receiving end of the United States hydrogen-bomb programme.

We have heard of the plan to ship household garbage from the west coast of the United States to the Marshall Islands. In a rift between the principal heads of the Seattle-based Admiralty Pacific Company last year, it was learned that the supposedly benign household garbage, which will contain toxic leachates, was intended to hide shipments of nuclear waste from a New Jersey company. Following his exposure of the nuclear-waste plan, Daniel Fleming broke with Admiralty Pacific, started his own company, called MicroMar, and is moving ahead to ship west-coast household garbage as in the original plan.
James Thompson of Admiralty Pacific, obviously feeling the fallout over the proposed nuclear-waste scheme, has now switched to selling mountains of used tyres from Canada and the United States to form "artificial reefs" in the Marshalls. As any ship captain who has had to manoeuvre delicately through the treacherous shoals and coral heads throughout the Marshalls can readily aver, about the last thing the Marshall islanders need is more reefs. That more than 40 other third-world nations, including several cash-poor Pacific island nations, rejected the garbage plan outright should tell us something about the nature of the great economic dependency intentionally instituted, in the manner of the infamous 1963 Solomon report in the Trust Territory of the Pacific Islands, and the Marshalls in particular.

In addition to their views on the "artificial reefs" being proposed by Admiralty Pacific and MicroMar, the overwhelming sentiment among many Marshallese political and business leaders I recently encountered concerns the very great uncertainty that awaits them as the Compact spigot runs dry in the year 2001. Built upon an artificial reef of annual cash infusions from the United States Treasury, the artificial and asymmetrical economy of the Marshall Islands opens some island leaders to such preposterous and potentially threatening schemes as accepting first-world garbage, in opposition to the United Nations Environment Programme's concern about the international trade in waste, which always ends up in the third world.

While in the Marshall Islands recently, I was deluged by the opinion that "Ebeye has been really turned around compared to just five years ago". I was in Ebeye five years ago, and I was also in Ebeye 10 and 15 years ago. It must be stated from the outset that Mayor Alvin Jacklick and the rest of his Kwajalein atoll local government have done a Herculean job of bringing water, electricity and a paved road and sidewalk to the "slum of the Pacific", and in that connection they
deserve all the credit for turning that inhospitable island into a little less inhospitable place. But Ebeye is still Ebeye, where throngs of young children play in the streets, dodging the endless stream of cars and taxis, because they have no other place to play and enjoy recreation. With 55 per cent of the Marshallese population of 50,000 – and 55 per cent of Ebeye's population of 10,000 – 14 years old or younger, we are looking at a demographic time-bomb which threatens to explode in the immediate future.

Ebeye, with its unprecedented male suicide epidemic, high unemployment rate, cramped packing-crate houses where it is common for a family of 12 to live in a single room, increasing crime and violence and looming despair and degradation, is an aberration throughout the entire Pacific and exists solely because of the United States missile base at Kwajalein. If there were no missile base, there would be no Ebeye. As a social scientist long concerned about the appalling conditions at Ebeye, I have believed that the furtherance of United States strategic interests should not be carried out on the backs of the Marshallese people, a society already reeling from the effects, many of them still unknown, of nuclear testing and massive sociological dislocation. Perhaps as the cold war winds down, the Administering Authority will see fit to phase out its Kwajalein programmes, both to reduce super-Power tensions and to benefit Marshallese society and culture by severely reducing the United States military presence in the region.
In this regard the recent Palau plebiscite of 6 February, whereby the Compact received the lowest voter support yet, demonstrates that, where the will of a people - as the United States painfully learned in Viet Nam - confronts the greatest military might, the will of the people shall prevail. It can only be hoped that the Administering Authority will take a lesson from its counterpart in the Soviet Union, where President Mikhail Gorbachev unilaterally cut the Soviet military presence at Cam Ranh Bay, and will likewise draw down United States forces and bases in the Asia-Pacific region to increase international stability in the increasingly amiable climate between the super-Powers.

In conclusion, I offer the following recommendations for the Administering Authority. First, the Administering Authority - and the United States Congress in particular - should be urged to release the funding for the Phase II Rongelap independent assessment to ascertain whether Rongelap Atoll is safe for the inhabitants to return or whether those unfortunate people must now and forever abandon any prospect of safely returning home to resume their livelihoods. Secondly, the Administering Authority should be urged to consider expanding the Section 177 nuclear trust fund if it is demonstrated that the radioactive fallout contamination is far more extensive than previously reported. Thirdly, the Administering Authority should respond to Rongelap Senator Anjain's letter of 3 May 1990 to President Amata Kabua concerning the Safeguard "C" plan to resume atmospheric nuclear testing in the Marshalls and determine whether Safeguard "C" violates the provisions of the Compact. Lastly, the Administering Authority should be requested to delete the military provisions of the Palau Compact as an act of good faith by the United States Government in the light of the now ludicrous series of failed plebiscites and in conformity with the Charter of the United Nations, with General Assembly resolution 1514 (XV) of 14 December 1960 and with the declared United Nations International Decade for the Eradication of Colonialism.