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Report by Mr. Glélé-Ahanhanzo, Special Rapporteur on Contemporary
Forms of Racism, Racial Discrimination, Xenophobia and Related
Intolerance, submitted pursuant to Commission on Human Rights
resolution 1998/26

CONTENTS

	<u>Paragraphs</u>	<u>Page</u>
Introduction	1 - 2	4
I. ACTIVITIES OF THE SPECIAL RAPPORTEUR	3 - 10	4
A. Field visits	3 - 9	4
B. Missions under consideration by the Special Rapporteur	10	6
II. REPLIES OF GOVERNMENTS TO THE SPECIAL RAPPORTEUR'S REQUEST FOR INFORMATION	11 - 73	6
A. Cyprus	12	6
B. Croatia	13 - 20	7
C. Cuba	21 - 26	9
D. Finland	27 - 44	10
E. Lebanon	45 - 48	13
F. Mexico	49 - 53	13
G. Portugal	54 - 62	14
H. Turkey	63 - 66	16
I. Yugoslavia	67 - 73	17
III. CONTEMPORARY MANIFESTATIONS OF RACISM, RACIAL DISCRIMINATION, XENOPHOBIA AND RELATED INTOLERANCE	74 - 100	19
A. Activities of the far right and neo-Nazi movements	74	19
B. Discrimination against Blacks (negrophobia) .	75 - 76	19
C. Racism and racial discrimination against Arabs	77	20
D. Anti-Semitism	78 - 79	20
E. Discrimination against the Roma, Gypsies or travellers	80 - 87	21
F. The question of the untouchables in India . .	88 - 100	23

CONTENTS (continued)

	<u>Paragraphs</u>	<u>Page</u>
IV. REPLIES TO ALLEGATIONS TRANSMITTED TO GOVERNMENTS BY THE SPECIAL RAPPORTEUR	101 - 126	25
A. South Africa	102 - 105	25
B. Spain	106	26
C. United States of America	107 - 112	26
D. Indonesia	113 - 126	27
V. FOLLOW-UP TO FIELD VISITS: LEGISLATIVE AND JUDICIAL MEASURES TAKEN OR ENVISAGED BY GOVERNMENTS	127 - 141	30
A. Germany	127	30
B. Brazil	128 - 131	31
C. United States of America	132 - 137	31
D. France	138 - 139	33
E. United Kingdom of Great Britain and Northern Ireland	140 - 141	34
VI. CONCLUSIONS AND RECOMMENDATIONS	142 - 144	34

Introduction

1. This report has been submitted in accordance with resolution 1998/26 (IV) adopted by the Commission on Human Rights at its fifty-fourth session. It should be read in conjunction with the report submitted by the Special Rapporteur to the fifty-third session of the General Assembly (A/53/269).

2. In this report, which comprises six chapters, the Special Rapporteur calls attention to measures taken by Governments in order to meet the objectives of the mandate (chap. II), manifestations of racism and racial discrimination in 1998 (chap. III), the allegations he has received (chap. IV) and the follow-up to the field visits which he has undertaken (chap. V).

I. ACTIVITIES OF THE SPECIAL RAPPORTEUR

A. Field visits

1. Mission to South Africa

3. The Special Rapporteur visited South Africa from 24 February to 5 March 1998. His findings are contained in document E/CN.4/1999/15/Add.1.

2. Mission to Australia

4. The mission to Australia scheduled for 3 to 19 May 1998 had been organized with the kind cooperation of the Australian Government, but for reasons outside the control of the Special Rapporteur and the Government it did not take place. The Special Rapporteur has nevertheless been briefed by the Australian authorities on some recent developments concerning the eradication of xenophobia and the improvement of race relations that have resulted from joint efforts by the authorities and the public. A brief outline of these developments follows.

5. The recent appearance and rise of Pauline Hanson's One Nation Party in Australia have been the cause of concern that racism and xenophobia were gaining ground in Australian society, historically acknowledged as one of the more racially tolerant societies world-wide. But, information provided by the Government of Australia reveals that a real effort has been carried out to stem this worrying trend at the political and social levels through a nation-wide anti-racism programme called "Living in harmony". This programme is aimed at educating the Australian population on racial sensitivity, particularly towards Aboriginal and migrant populations.

6. Despite running 139 candidates for the House of Representatives, the One Nation Party did not retain a single seat in the recent elections, although a considerable number of the Australian electorate did cast votes in favour of this party. Most notably, Pauline Hanson herself, the party leader and founder, lost her seat in the Federal Parliament.

7. The returning Prime Minister, John Howard, has pledged to strive towards better multicultural relations and reconciliation with the Aborigines, and has established two positions in his new cabinet to address these issues. In

a 14 October 1998 press conference, he stated that reconciliation is "an acceptance first and foremost that we are all Australians together and that our national unity and our identity as Australians is the starting point ... the indigenous people ... have an identity which is entitled to receive from the rest of the Australian community an understanding, a recognition and a respect".¹

8. Government efforts to counter the stance taken by the One Nation Party against immigration and ethnic diversity, and to promote social harmony are reflected in several initiatives, among others, the "Living in harmony" initiative and initiatives on immigration issues:

(a) The new "Living in harmony" initiative, overseen by the Australian Department of Immigration and Multicultural Affairs, is a three-part programme to sensitize Australians on the issues of ethnic diversity and to bring together citizens of different backgrounds. This programme seeks to engage local NGO actors, businesses, communities, the media, and government agents in a multiparty, multicultural dialogue to achieve mutual understanding. A number of sub-programmes have been designed to encourage different types of organizations to take an active interest in racial harmony. "Working together in harmony" targets industrial or commercial organizations and seeks to make employers value the talents of a diverse workforce. "Working together in crisis" focuses on gaining the participation of multicultural Australians in community emergency and volunteer forces. "Winning together" concentrates on diversity and racial harmony in the context of sports competitions. "Learning to live in harmony" is an educational initiative which explores the social and economic benefits of a multicultural society. Lastly, "Believing in harmony" is a project which strives to include members of diverse religious communities in the multicultural debate. The media have also been encouraged to raise awareness of racial issues and provide a forum for debate on this subject. They will also celebrate the values that Australia shares as a nation.

(b) Initiatives on immigration issues: as immigration has been an integral part of Australia's history as a nation and one in four Australians were born overseas, immigration policy is a key and controversial issue in the national debate. One Nation used fears of overpopulation, job loss and environmental damage caused by immigrants as a major part of its platform to reduce the entry of foreigners into the country. The current Government, through the Department of Immigration and Multicultural Affairs, appears to be trying to stem the tide of fear that this debate has caused and to this end has prepared an information package on the realities of immigration for use by community leaders, organization heads, teachers, etc. It contains an historical analysis of Australia's immigration programmes and detailed statistics denoting this decade's immigration trends. In addition, the Government also provides data on the benefits to the economy that have been a direct result of immigration and diversity, as well as information on future population projections. To fight further the apprehensions spread through misinformation and ignorance on the subject of immigration, a question/answer book on the myths of immigration is included.

3. Mission to Indonesia

9. Following the riots which took place in Indonesia in May 1998, acts of violence were perpetrated against the Chinese minority in the country. The Special Rapporteur on violence against women and the Special Rapporteur on contemporary forms of racism drew attention to this problem by forwarding the communications they had received to the Indonesian Government. The Government made its comments and indicated the measures it had taken to protect the fundamental rights and freedoms of the Chinese minority in Indonesia. A joint mission by the two Special Rapporteurs was then scheduled. However, owing to previous commitments both at home and abroad, the Special Rapporteur on contemporary forms of racism was unable to take part in this mission on the dates proposed. The reply of the Indonesian Government is contained in chapter IV of this report.

B. Missions under consideration by the Special Rapporteur

10. In order to amplify his analysis of the situation in different parts of the world, the Special Rapporteur intends to visit Asia and Eastern Europe in the near future; he will also organize missions in response to emergencies in other regions, should any arise.

II. REPLIES OF GOVERNMENTS TO THE SPECIAL RAPPORTEUR'S REQUEST FOR INFORMATION

11. On 17 June 1998, in accordance with paragraphs 27 and 28 of resolution 1998/26, the Special Rapporteur addressed a circular letter to Governments, intergovernmental organizations and other relevant organizations of the United Nations system, as well as non-governmental organizations (NGOs). This chapter includes only the main points of the replies relating directly to the Special Rapporteur's mandate which were received from the Governments of Cyprus, Croatia, Cuba, Finland, Lebanon, Mexico, Portugal, Turkey and Yugoslavia. The main points of the replies from Brazil, France and the United Kingdom regarding follow-up to field visits are contained in chapter V. The full text of these replies containing additional information is available from the secretariat of the Office of the High Commissioner for Human Rights.

A. Cyprus

12. The Government of Cyprus has transmitted the main provisions of its legislation to eliminate racial discrimination. Law No. 11 (III) amending Law No. 12 of 1967 on the ratification of the International Convention on the Elimination of All Forms of Racial Discrimination was adopted in 1992. The amendment involved the insertion of an article that criminalized a number of acts tantamount to forms of racial discrimination. The article reads as follows:

"Article 2 (a) of Law No. 11 of 1992. Criminal offences:

- (1) Anyone who, either orally, through the medium of the press or any document or representation, or by any other means, intentionally incites others to actions or activities likely to cause

discrimination, hatred or violence towards any individual or group of individuals solely by reason of their racial or ethnic origin or their religion, shall be guilty of a criminal offence and shall be liable to imprisonment for a maximum of two years or a maximum fine of 1,000 Cyprus pounds, or both.

- (2) Anyone who establishes an organization or participates in an organization whose purpose is to promote organized propaganda or any activity intended to incite racial discrimination shall be guilty of a criminal offence and shall be liable to the penalties referred to in paragraph (1).
- (3) Anyone who, either orally, through the medium of the press or any document or representation, or by any other means, publicly expresses ideas that are offensive to any individual or group of individuals by reason of their racial or ethnic origin or their religion, shall be guilty of a criminal offence and shall be liable to imprisonment for a maximum of one year or a maximum fine of 500 Cyprus pounds, or both.
- (4) Anyone whose profession consists in supplying goods or services who refuses to serve an individual solely by reason of their racial or ethnic origin or their religion, or who sets conditions relating to racial or ethnic origin or religion, shall be guilty of a criminal offence and shall be liable to imprisonment for a maximum of one year or a maximum fine of 400 Cyprus pounds, or both."

B. Croatia

13. Article 14 of the Constitution of the Republic of Croatia guarantees everyone effective protection against all acts of racial discrimination that constitute a violation of human rights and fundamental freedoms contrary to the Constitution. To this end there are legal guarantees which ensure non-discrimination and make provision for preferential measures in areas where the identity of a particular group needs to be preserved.

14. Croatian society comprises different ethnic and religious groups and addresses their needs by promoting diversity, pluralism and integration of minorities. This is achieved by permitting each citizen to take part in the common welfare of the Republic. With this aim in mind, special attention is devoted to the exercise of human rights in the context of ethnic and national communities or minorities. The Republic of Croatia provides for the full and specific protection of all national or ethnic communities and minorities residing in its territory by guaranteeing their right to promote their customs, tradition and culture and preserve their language in both spoken and written form. These guarantees are laid down in the Constitution and further detailed in laws and by-laws. The majority of specific minority rights are guaranteed through the Constitutional Act on Human Rights and the Rights of Ethnic and National Minorities or Communities.

15. In the aftermath of the armed conflict waged against Croatia between 1991 and 1995, which unleashed ethnic and xenophobic violence and

harassment, one of the Republic of Croatia's top policy priorities has been to normalize inter-ethnic relations, especially the relations between Croats and a section of the Serb ethnic and national community or minority in Croatia. A number of confidence-building measures have been implemented in order to remove the motive of revenge and to foster greater harmony and tolerance within Croat society.

16. A wide range of legislative and practical measures has been introduced through government policies designed to promote equal opportunities at various levels of administrative, social and economic life. Some of these measures have been implemented primarily in the education system and in cultural activities.

17. Effective measures have been taken in particular in the field of education and vocational training in order to fight the prejudices which lie at the root of racial discrimination and intolerance. Since independence, the Croatian education system has undergone a major transformation; national curricula and syllabuses now reflect new principles of economic, social and political development, thereby enabling pupils to gain access to the skills and responsibilities required in a democratic society. The new curricula reflect recommendations made in the field of education, including those found in the Convention on the Elimination of All Forms of Racial Discrimination, the Universal Declaration of Human Rights and the Convention on the Rights of the Child. In addition, several projects in such areas as tolerance and human rights are being carried out in pre-school establishments and primary schools under the auspices of the United Nations Children's Fund (UNICEF).

18. Croatia also informs the Commission that it is taking all necessary measures against incitement to racial hatred in both electronic and printed media, while at the same time fundamentally protecting freedom of thought and expression and freedom of the press as guaranteed under article 38 of the Constitution. As stated above, all manifestations of racism such as racist propaganda or hate speech are constitutionally and legally forbidden. Pursuant to article 56 of the Telecommunications Act, Croatian Radio and Television is obliged to respect human dignity and fundamental human rights, in addition to promoting understanding of members of ethnic and national communities or minorities.

19. The right to equal treatment before the courts and other judicial bodies is guaranteed in article 26 of the Constitution. This constitutional right, in addition to other constitutional rights and freedoms, is protected by the Constitutional Court of the Republic of Croatia (art. 124, para. 1, of the Constitution). According to article 28, paragraph 1, of the Constitutional Act on the Constitutional Court of the Republic of Croatia, anyone may file a constitutional complaint with the Constitutional Court if he or she believes that a decision handed down by a judicial, administrative or other authority violates his or her guaranteed rights and freedoms under the Constitution.

20. In the new Criminal Code and Code of Criminal Procedure, which came into force on 1 January 1998, provisions relating to the prevention and suppression of discrimination have been strengthened by increasing the minimum level of envisaged punishment from three to six months' imprisonment, with a possible maximum sentence of five years. The provisions of previous criminal

legislation prohibiting the provocation of national, racial or religious hatred, division or intolerance, are completely covered by article 106 of the new Criminal Code.

C. Cuba

21. The Cuban Government is very concerned by the resurgence and strengthening, particularly in the developed world, of new forms of racism, racial discrimination, xenophobia and other related forms of intolerance affecting millions of people including children, women, the elderly and the disabled who, in view of their status, therefore suffer double discrimination.

22. One of the most insidious and reprehensible manifestations of racial discrimination, which cries out for immediate remedy, is discrimination and intolerance towards immigrants. In certain highly developed countries, these manifestations have become institutionalized. Even immigrants and their children whose status as residents of a country is perfectly legal are deprived of essential social, educational and health services, thereby ignoring the contribution which such citizens make to wealth creation in those countries and to the operation of the services involved through the payment of taxes.

23. Greater attention should be paid to the improper use of the media and information technology such as the Internet to spread ideas based on racial superiority or racial hatred, and the international community should take more specific action in that field. In that connection, the seminar to assess the implementation of the International Convention on the Elimination of All Forms of Racial Discrimination held in Geneva from 9 to 13 September 1996 yielded commendable recommendations (see E/CN.4/1997/68/Add.1, Annex II, paras. 8-10).

24. It is worthwhile reiterating, as the Committee on the Elimination of Racial Discrimination has acknowledged in its recommendation XV adopted at its forty-second session on 17 March 1993, that the prohibition of racist and xenophobic ideas constitutes a legitimate and necessary limitation on freedom of opinion, expression and association, all of which entail specific obligations and responsibilities.

25. The Cuban Government shares the Special Rapporteur's concern regarding the inadequate implementation of the activities provided for in the Programme of Action for the Third Decade; it too believes that the reason is a lack of interest on the part of the principal donor countries, whereas financial resources are selectively allocated to other human rights activities in the interests of a restricted group of countries. Some of the effective activities contained in the Programme of Action need to be relaunched and implemented without delay; if this is not done, the problem will worsen and become practically impossible to rectify.

26. Cuba supports the recommendation of the Commission on Human Rights that 2001 should be declared a year of mobilization against racism, racial discrimination, xenophobia and related intolerance with a view to focusing international attention on the objectives of the World Conference. It also associates itself with the proposal that the activities of the Programme of Action for the Third Decade should be focused towards the preparatory process

for the World Conference, and, in this regard, the High Commissioner for Human Rights should organize symposia, seminars and worldwide consultations in 1998, 1999, 2000 and 2001 on racism, racial discrimination, xenophobia and related intolerance.

D. Finland

1. General

27. Measures to prevent racism and ethnic discrimination have been central subjects of discussion both internationally and nationally in the latter part of the 1990s. Attention has been paid to racism in the United Nations, the Council of Europe and in Nordic institutions. In 1997, the European Year Against Racism, a European centre to monitor racism and hostility towards aliens was established. Finland is itself creating a national mechanism to monitor racism.

28. The Advisory Board on Migration and Refugee Affairs, currently the Advisory Board for Ethnic Relations (ETNO), operates under the Ministry of Labour as a negotiating body between ministries and NGOs working in the field (see also paras. 41-44 below). From 1995 to 1997 the Board ran a tolerance campaign, the main purpose of which was to finance various kinds of grass-root projects promoting tolerance; altogether, 124 projects received funding. Many of these aimed to increase public knowledge about immigrants' rights, human rights and the value of multiculturalism. Within the framework of the campaign, and through the intermediary of the Advisory Board, Finland participated in a project run by the International Labour Organization concerning discrimination in the workplace.

2. Legislation

29. The Constitution Act of Finland states that basic human rights extend to all persons within the jurisdiction of Finland regardless of nationality. Article 5 of the Constitution states that everyone is equal before the law. No one shall be treated differently by reason of sex, age, origin, language, religion, beliefs, opinion, state of health, disability or other personal reason without extenuating circumstances. Equality between the sexes is promoted in society and at work, particularly with respect to wages and other terms of employment, as further specified by law. Exceptions have, however, been made concerning the rights of non-nationals, for example in connection with their entry into and residence in Finland.

30. Anyone who is unable to acquire for himself the basic necessities for a humane existence has the right to a minimum income and welfare support. Legislation guarantees everyone the right to basic income security, for instance, during periods of unemployment or disability (art. 15 (a)). This means that basic income security is also provided in this kind of situation for people other than Finns or nationals of the European Economic Area who are resident in Finland.

31. The Criminal Code (578/1995) defines discrimination, and specifically discrimination in the workplace, as a crime. Under article 3, paragraph 47, discrimination in the workplace is punishable by a fine or six months in

prison for an employer or the representative of an employer who, in advertising a vacancy, choosing a new employee or in the course of employment, places an applicant for a job or an employee in an unfavourable position without a substantive or acceptable reason.

32. Non-nationals are subject to the Finnish labour legislation. The labour protection authorities also supervise the implementation of the terms of the employment contract for non-nationals. According to the legislation, employers must provide assurance to the labour authorities dealing with work permit applications that the wages of a non-national and his other employment terms are in keeping with the collective agreement currently in force or, if there is no collective agreement in the field in question, that they correspond to the practices applicable to Finnish workers.

33. In a situation where the employer is insolvent, employees have the option of receiving their wages and other employment benefits in the form of pay security. This also applies to non-nationals. Employees can also apply for their benefits from the employer through court proceedings.

3. Measures taken by the Ministry of Labour

34. The Ministry of Labour, together with the Ministry of Education, is responsible for preventing racism. Issues concerning promotion and coordination of tolerance and good ethnic relations in society and in administration, as well as contacts with civic organizations working in the field, are the province of the Ministry's Migration Division. This Division was established on 1 March 1997 with the purpose of unifying the administrative departments responsible for issues related to migration and to promote the integration of immigrants into Finnish society.

35. In the Council of State decision-in-principle against racism, various ministries were given tasks. On this basis, the working group set up by the Ministry of Labour, consisting of representatives of the relevant ministries and the Finnish League for Human Rights, has made a proposal to establish a mechanism to monitor racism. This will be set up in 1998-99 and consist of various entities reporting to different administrative branches.

36. It has been suggested on various occasions that a position of discrimination attorney should be established in Finland. The Ombudsman for Aliens has a central role in securing the status of aliens. When he discovers discrimination against an alien, he issues advice and instructions designed to stop it or prevent it from recurring. The Ministry of Labour has set up a working group whose task is to make proposals for expanding the scope of the Ombudsman's activities to cover supervision and promotion of the implementation of the principle of non-discrimination towards all ethnic minorities.

37. The authorities support integration of immigrants intending to reside permanently in the country. A proposal for a law on the reception of asylum-seekers and integration of immigrants was placed before Parliament in spring 1998. It includes proposals for integration plans, integration support and the duties of public authorities concerning reception and integration.

38. In 1997, the Ministry of Labour focused on improving immigrants' ability to operate in society. In cooperation with civic organizations, it organized training sessions at which immigrants learned about association activities, fund raising, project planning, etc. Civic organizations were very active in this project and many of them added various kinds of training courses for immigrants to their action plans.

39. A training session for immigrants, NGO activists and various authorities was organized jointly with the Finnish Red Cross in April 1997 to raise awareness of discrimination against ethnic groups, discuss how to prevent it and encourage people to take local initiatives to monitor and prevent discrimination.

40. The Ministry of Labour and the Advisory Board on Refugee and Migration Affairs have participated in surveys on attitudes towards immigrants. A study financed by various ministries on attitudes of civil servants involved in refugee and migration affairs in the ministries dealing with these affairs was launched in spring 1998.

4. Advisory Board for Ethnic Relations (ETNO)

41. The Advisory Board on Refugee and Migration Affairs is currently called the Advisory Board for Ethnic Relations (ETNO). The change of name reflects the fact that the scope of ETNO's tasks has been broadened. ETNO serves as a broadly-based advisory body in affairs relating to refugees, migration, racism and ethnic relations. The Advisory Board's mandate lasts from 15 May 1998 to 14 May 2001.

42. As a cross-administrative body, the Board assists the ministries in coordinating refugee and migration affairs and developing, planning and monitoring refugee and migration policy. It also promotes interaction between authorities, civic organizations working in the field, immigrants and ethnic minorities. It has created, developed and supported measures to promote immigrants' integration into society, as well as tolerance and good ethnic relations in society, especially in working life.

43. Equality before the law, as provided for in section 5 of the Constitution (969/1995), applies to all persons within the jurisdiction of Finland regardless of nationality. According to article 11, paragraph 3, of the Constitution, it is the duty of public authorities to promote opportunities for individuals to participate in the activities of society and influence the decisions which affect them. Furthermore, according to article 14, paragraph 2, the Sami, as an indigenous people, as well as the Roma and other groups, have the right to maintain and develop their own languages and cultures.

44. The Roma and the Sami have their own bodies of representation, but the Advisory Board also consults these groups in matters concerning all ethnic minorities, for example at its annual meeting. Representatives of the minorities are also invited to attend working group meetings to enhance cooperation and communication and provide them with opportunities to influence decision-making.

E. Lebanon

45. The preamble to the Lebanese Constitution stipulates that Lebanon is a democratic republic founded on respect for public freedoms, in particular freedom of opinion, freedom of belief, social justice and equality of the rights and duties of all citizens without distinction or preference. It also lays down that the Lebanese State subscribes to the principles contained in the Universal Declaration of Human Rights and applies them in all fields without exception.

46. Lebanon acceded to the Convention against Discrimination in Education adopted by the General Conference of the United Nations Educational, Scientific and Cultural Organization (UNESCO) in Paris on 14 December 1960 (Law No. 16/64 of 19 February 1964). It has also acceded to the International Convention on the Elimination of All Forms of Racial Discrimination (Law No. 44/71 of 24 June 1971).

47. The Criminal Code prescribes one to three years' imprisonment and a fine for any act, written material or speech intended to provoke sectarian or racist reaction or encourage conflicts between the different faiths and components of the nation. Any member of an association having the same aims as those referred to above is liable to the same penalty.

48. In the light of the aforementioned, Lebanese law guarantees the exercise of the fundamental human rights contained in the international instruments ratified by Lebanon, free of all discrimination.

F. Mexico

49. The Government of Mexico stated that it attaches special importance to combating racial discrimination, contemporary forms of racism and all forms of discrimination and intolerance.

50. Article 1 of the Political Constitution of the United Mexican States stipulates that "everyone shall enjoy the guarantees afforded by this Constitution", in other words, the State shall protect its nationals regardless of race, sex or any other circumstance.

51. The Government of Mexico recalled that, in various forums, it has expressed its concern at the growing racist practices against migrants. They have, in particular, affected a large number of Mexican migrant workers, who have been the victims of racist incidents of various kinds. The Government of Mexico stressed that migration between Mexico and the United States has been the subject of an increasingly anti-immigrant attitude. The expressions of xenophobia encouraged by political initiatives such as S.O.S. (Save Our State), later Proposition 187, set the standard in turning the subject of migration, and the anti-immigrant initiatives that went with it, into a national issue. Such signs of racism have been directed at Latin American migrants in general and at Mexican migrants in particular. The anti-immigrant platform is being used for both political and electoral purposes and to justify xenophobic actions by individuals and civil

associations. The political and electoral platform has emphasized the migrants' cost to society, yet has omitted their very important contributions in the cultural, scientific, technical, social and economic fields.

52. The anti-immigrant climate in various parts of the United States in recent years has made for more protection work by the 42 Mexican consulates in that country. Cases in which Mexicans in the United States have suffered from xenophobia and racism are on the increase. In some instances, the way in which these incidents occur makes it difficult to determine whether they involve outright racism or whether xenophobia is the issue. For protection purposes, what is important is to treat each case immediately and make the local authorities aware of the rise in xenophobia and racism; distinguishing between the two is of secondary importance. Consequently, it is difficult to give an exact figure for cases of xenophobia, but it can be said that hundreds of such cases come to the attention of the Mexican consulates in the United States every year.

53. In some cases of violation of the human rights of Mexicans in the United States, the acts in question have been accompanied by openly xenophobic attitudes on the part of the authorities. The authorities involved are generally members of the local police force who have erroneously interpreted the anti-immigrant climate and legislative changes as a national rejection of immigrants justifying such actions. However, there have also been more serious cases in which racist and xenophobic attitudes have become the basis for community policy in certain areas.

G. Portugal

54. According to the Eurobarometer opinion survey on racism and xenophobia, conducted from 25 March to 29 April 1997 and published by the European Commission at the end of 1997, the Portuguese are the European Union nation who consider themselves to be the least racist: 58 per cent of Portuguese state that they are not racist, as opposed, for example, to 49 per cent of Spaniards, 42 per cent of Swedes, 17 per cent of Danes and 19 per cent of Belgians. Twenty-five per cent of Portuguese say they are not very racist, 14 fairly racist and 3 totally racist.

55. The following are the measures taken to combat social exclusion, racism and racial discrimination directed against immigrants and national ethnic minorities, especially the Gypsies, who are the main victims of racial discrimination:

1. Establishment of the Office of the High Commissioner for Immigration and Ethnic Minorities

56. The Office of the High Commissioner is a national body attached to the Office of the President of the Council of Ministers, which enjoys special authority through its direct relations with the Prime Minister. One of its responsibilities is to help ensure that all citizens legally residing in Portugal enjoy dignity and equal opportunity, with a view to eliminating discrimination and combating racism and xenophobia (Decree-Law 3-A/96 of 26 January 1998).

2. Establishment of the Working Group for the
Equality and Integration of the Gypsies

57. In view of the fact that Portuguese Gypsies are the main victims of racial prejudice and that many of them are in situations of social exclusion, the Government, through Council of Ministers resolution 175/96, decided to establish the Working Group for the Equality and Integration of the Gypsies, an advisory body which reports to the Office of the High Commissioner for Immigration and Ethnic Minorities. The Working Group is responsible for producing a detailed analysis of the difficulties encountered in integrating the Gypsies into Portuguese society and for preparing a set of proposals aimed at helping to eliminate situations of social exclusion (resolution 46/97).

3. Special campaign for regularizing foreigners
in an irregular situation

58. A campaign for regularizing the status of illegal immigrants was held from 11 June to 11 December 1996. Act No. 17/96 of 24 May establishing the regularization process, was a necessary but as yet insufficient step towards eradicating poverty; it contributed to the integration into Portuguese society of citizens of immigrant origin who had previously been in situations of serious social exclusion.

4. Respect for the right to housing

59. Special Relocation Programmes (PERs) have been established and protocols concluded with various municipalities for the purpose of ensuring the right to housing free of discrimination (based on nationality or ethnic group). Decree-law No. 79/96 of 20 June, better known as "the family PER", established a system of aid for the purchase or renovation of housing for families covered by the PER in the Lisbon and Porto metropolitan areas.

5. Right of foreigners to vote and to stand as candidates

60. Act No. 50/96 of 4 September 1996 incorporated into domestic legislation European Council Directive 94/89/EC of 19 December concerning the exercise of the right to vote and to stand as a candidate in municipal elections by citizens of the European Union residing in a member State of which they are not nationals, which also grants the right to vote and to stand as a candidate in municipal elections to other foreigners residing in the national territory, in particular citizens of Portuguese-speaking countries. The granting of so-called "local citizenship" to foreigners residing in Portugal, taking into account the need for reciprocity under article 15-4 of the Constitution, has created conditions for significant progress in combating social exclusion.

61. Under the Act, the right to vote and to stand as a candidate has been granted to citizens of member States of the European Union and of Cape Verde, Brazil, Peru and Uruguay, and the right to vote has been granted to citizens of Norway, Argentina and Israel. The fact that more than 10,000 Cape Verde citizens have registered to vote in local elections is an indication of their desire to be fully-fledged citizens.

6. Action to combat racism

62. In the framework of action to achieve a non-racist society, Act No. 20/98 of 12 May establishing labour regulations for foreigners in Portuguese territory aims at eliminating discrimination in the recruitment of foreign workers holding permits to reside and work in Portugal and at combating illegal labour. The Constitution prohibits the establishment of racist organizations or organizations which adhere to the fascist ideology (art. 46), and provides that members of Parliament who join such organizations or adhere to the fascist ideology shall be removed from office (art. 160.1).

H. Turkey

63. The Turkish Government is concerned that, despite continuing efforts to increase the vigilance of Governments and arouse international public opinion, contemporary forms of racism and racial discrimination, in particular against Blacks, Muslims and migrant workers, and xenophobia, anti-Semitism and related intolerance, continue to exist and even grow in magnitude by adopting subtle new forms. Contemporary forms of racism and racial discrimination are among the most serious violations of human rights, given that, in the case of racism, victims are totally unaware of the racists' ill-feelings and the lurking danger which could lead to a loss of life. Those forms of racism must be therefore combated by all available means. Impunity for crimes motivated by racist and xenophobic feelings weakens confidence in the State and the rule of law and contributes to the recurrence of such crimes.

64. The Government of Turkey is particularly concerned at the situation of migrant workers and their families living in Europe. It believes it is most unfortunate that, despite the sensitivity of the Western European countries to the need to protect and promote human rights throughout the world, an environment continues to exist in those countries in which racism and racial discrimination continue to manifest themselves, sometimes in very discreet ways, through the behaviour of public servants or before the eyes of Governments. Migrant workers and their families constitute one of the groups of the contemporary world most vulnerable to racism and will remain so until they are given effective, special international protection.

65. The misuse of the new communication technologies, including Internet, by racist groups against their targets has become a new and complex element of dissemination of hate speech. These new technologies are being used for incitement to violence based on ideas and theories of the superiority of one race or group of persons of one colour. In this context, the Government of Turkey believes that consideration must be given to the Committee on the Elimination of Racial Discrimination General Recommendation XV (42), of 17 March 1993, on article 4 of the International Convention on the Elimination of All Forms of Racial Discrimination, in which the Committee concludes that the prohibition of the dissemination of all ideas based on racial superiority or hatred is compatible with the right to freedom of opinion and expression as embodied in article 19 of the Universal Declaration of Human Rights. Against this background, the Turkish Government believes that developing an ethic for the use of such technologies does not impinge on freedom of expression in any

way, and it commends all States which opt to penalize harmful propaganda, including propaganda disseminated by electronic means, thereby helping to combat racist opinions.

66. Another cause for concern is the rise of racist and xenophobic ideas in the political field: in Europe, some political parties are making increasing use of such ideas, particularly targeted at migrant workers. If unchecked, this emerging trend might become strong enough to provide a solid base for making racism a legitimate official doctrine, even in the post-apartheid era.

I. Yugoslavia

67. Yugoslavia drew attention to its constitutional and legal provisions prohibiting racism, racial discrimination and other forms of discrimination on the basis of nationality, gender, language, religion, political or other beliefs or social origin. Article 20 of the Constitution stipulates, in particular, that citizens are equal irrespective of their nationality, race, sex, language, faith, political or other beliefs, education, social origin, property or other personal status. Everyone is equal before the law. Each person is duty-bound to respect the rights and freedoms of others and is responsible for them. The Constitution of the Republic of Serbia (art. 20) and the Constitution of the Republic of Montenegro (art. 15) contain similar provisions which basically take up the same concepts concerning the equality of citizens. All the freedoms and rights recognized and guaranteed under the Constitution of Yugoslavia enjoy judicial protection.

1. Rights of members of national minorities

68. Apart from universal freedoms and human and citizen's rights, under the Constitution members of national minorities enjoy special rights, the exercise of which is specifically provided for. The Constitution contains nine provisions directly relating to the members of national minorities, covering the following rights and freedoms: right to equality, regardless of nationality; right to preserve, develop and express ethnic, cultural, linguistic and other characteristics; right to use national symbols; right of members of national minorities to official use of their language in spoken and written form together with the Serbian language, in the regions where they live; freedom to express or not to express their nationality and freedom to express their national culture; right to the use of their mother tongue in spoken and written form and to an interpreter in court proceedings and other administrative proceedings; right to education in their mother tongue; right to information media in their mother tongue; right to establish educational and cultural organizations or associations; right to establish unhindered relations with co-nationals within Yugoslavia and in other States and to take part in international non-governmental organizations, provided those relations are not detrimental to Yugoslavia or to a member republic.

69. Under article 50 of the Constitution, members of national minorities are entitled to special protection and it is prohibited and punishable to incite or encourage national, racial, religious or other hatred and intolerance. Such acts are considered to be criminal offences (Penal Code, art. 134): instigating national, racial and religious hatred, enmity or intolerance is punishable by five years' imprisonment. If such criminal offences are

accompanied by coercion, abuse or threat to safety by exposure of national ethnic or religious symbols to ridicule, damage to other persons' property or desecration of monuments, memorials or graves, punishment consists of imprisonment from 1 to 10 years.

70. The most severe forms of incitement to national, racial and religious hatred, enmity or intolerance are those involving abuse of authority, and are punishable by imprisonment from one to eight years; should such acts cause riots, violence or other grave consequences for the joint life of nations and national minorities living in the Federal Republic of Yugoslavia, they are punishable by imprisonment from 1 to 10 years. The said criminal offences may be:

(a) Violation of fundamental human rights and freedoms recognized by the international community on the basis of race, skin colour, nationality or ethnic origin, which is punishable by imprisonment for six months to five years;

(b) Persecution of organizations or individuals for advocating equality among men, which is punishable by imprisonment for six months to five years or

(c) Spreading ideas based on the superiority of one race over another, advocating racial hatred or instigating racial discrimination, which are punishable by imprisonment for three months to three years.

71. The Penal Code of the Republic of Serbia (art. 100) and the Penal Code of the Republic of Montenegro (art. 83) stipulate that any act publicly exposing a nation, national minority or ethnic group in Yugoslavia to ridicule is punishable by up to three years' imprisonment.

2. Racial Discrimination

72. The criminal offence of racial and other forms of discrimination (Penal Code of Yugoslavia, art. 54), involving a violation, on the basis of race, skin colour, nationality or ethnic origin, of the fundamental human rights and freedoms recognized by the international community, is punishable by six months to five years' imprisonment. The same penalty is prescribed for cases of persecution of organizations or individuals advocating equality among men; spreading ideas based on the superiority of one race over another, advocating racial hatred or instigating racial discrimination are punishable by three months' to three years' imprisonment. Under the Penal Code of Yugoslavia and of the member republics, violation of the equality of citizens is considered to be a criminal offence. The acts characterized as offences under the three Codes are identical, the only difference being the capacity of the perpetrator.

3. Language in spoken and written form

73. The Constitution of Yugoslavia guarantees members of national minorities the following rights: right to preservation and to official use of their mother tongue in spoken and written form; right to use their mother tongue in spoken and written form and right to an interpreter's services in court

proceedings and in State bodies and organizations which perform public functions; lastly, the right to education and public information in their mother tongue. The constitutions of the member republics contain similar provisions. Under the Penal Code of the Republic of Serbia (art. 61) and the Penal Code of the Republic of Montenegro (art. 43, para. 2), anyone who denies or restricts citizens' right to use their mother tongue in spoken and written form is liable to a prison term of up to one year.

III. CONTEMPORARY MANIFESTATIONS OF RACISM, RACIAL DISCRIMINATION,
XENOPHOBIA AND RELATED INTOLERANCE

A. Activities of the far right and neo-Nazi movements

74. The association S.O.S. Racismo of Portugal has provided the Special Rapporteur with documents indicating a resurgence of activity by far right organizations in Portugal.² Africans and Gypsies are the main victims of this situation. The Extreme right in Portugal is characterized by skinhead groups and self-formed citizen militias. The militias are usually formed with the aim of stopping drug-trafficking in certain neighbourhoods, but often result in the expulsion of the Roma populations, who are seen to be the main source of drugs in these neighbourhoods, although they are often completely innocent. The skinhead movement started in 1985 in Portugal, but has really started to gain adherents during the 1990s. The main organ responsible for coordinating skinhead activities, which are split among various groups throughout the country, is the national organization/political party, Movimento de Acção Nacional (MAN). Additionally, MAN is in communication with several similar groups in other countries: the Democratic Party of Germany (NPD), the Nouveau Front in Switzerland, the National Front in the United Kingdom, the Third Position in Italy, and the Phalange in Spain. These organizations generally focus their hatred and violence on immigrant populations from Africa, and on the Roma and the Jewish populations. In total, 32 different skinhead organizations have been identified in Portugal.

B. Discrimination against Blacks (negrophobia)

75. According to the organization Espacio Afroamericano de Colombia, cases of discrimination have been reported in the Choco region of Colombia, along the Pacific coast. An Afro-Colombian leader whom the Special Rapporteur met when he visited Colombia in 1996, Mr. Francisco Hurtado, was murdered on 16 February 1998, one of a number of acts of violence committed by paramilitary units. Paramilitary organizations working together with the local authorities are allegedly suspected of seeking to recover land given to the Afro-Colombians under "Act No. 70/93".

76. In his preceding reports to the Commission and General Assembly (A/51/301, paras. 34 and 35; E/CN.4/1997/71, para. 125), the Special Rapporteur referred to alleged racial discrimination against the Falashas, or Ethiopian Jews, in Israel. One indication of that situation was the revelation in January 1996 of the fact that blood donated by members of the Falasha community for transfusions had, without the donors' knowledge, been put aside to be destroyed on the ground that it might be AIDS-infected. The Israeli Government promised to provide the Special Rapporteur with the results of an inquiry conducted by the commission established in response to the

Falashas' protests, but he has received no information to date. Nevertheless, he was pleased to learn that, for the first time, a member of the Falasha community, Mr. Addisu Messele, had been elected to the Israeli parliament, which is an indication of progress in the integration of the Falashas into Israeli society.

C. Racism and racial discrimination against Arabs

77. The Special Rapporteur has received communications from the American-Arab Anti-Discrimination Committee in which the members of this organization expressed the concerns of the Arab-American community about a film, "The siege", due to be released by 20th Century Fox in November 1998. Members of this community state that they have experienced high rates of discrimination since the Gulf war and in the immediate aftermath of the Oklahoma City bombing. They fear that this film will only promote further negative stereotypes of their ethnicity in the United States and lead to more hate crimes and discrimination directed against them. The Arab-American community requests that 20th Century Fox work with it to eliminate these negative stereotypes. The Special Rapporteur draws the attention of the Government of the United States to this request and asks it to bring the matter to the attention of the film's producers in order that they may do everything possible to eliminate any sequences which might cast a negative light on Arabs in general and Arab-Americans in particular.

D. Anti-Semitism

78. According to a report published by Tel Aviv University,³ while major attacks on Jewish communities worldwide (i.e. arson, bombings, killings) have risen since 1996, they are still at much lower levels than in 1994. The section of the report which delineates the situation in Eastern Europe and the former Soviet Union paints a bleak picture of the situation with regard to anti-Semitism. In this area, there is a vigorous resurgence in the post-Communist years of ultra-right-wing groups which thrive on revived nationalist feelings and the recreation of past victories of Nazi or Fascist groups, such as the Arrow Cross in Hungary, the Ustascha in Croatia, and the State of Tiso in Slovakia. The report alleges that in the Baltic States, police and other law enforcement agencies do very little to uphold the laws designed to curb anti-Semitism.

79. Allegedly, anti-Semitism is worst in Belarus and the Russian Federation. In May 1997, in Belarus, a cemetery was desecrated in Vitebsk and there was an arson attack on a Jewish community centre in Minsk on 10 May. In Russia, there are strong ties between political elites and the ultra-nationalist movements, which often leads to discrimination against Jews in the public economic sector. More direct attacks on the Jewish community receive little attention, either from the press or the judicial system. Violence directed against the Jewish population in the past year includes a physical assault in June on Valentin Osotski, a literary critic and researcher of anti-Semitic movements, and a similar assault in May on three Moscow yeshiva students. There were also several bombings of synagogues at Buinaksk in February 1998 and at Pernin in July 1998, and a Molotov cocktail was thrown at a Jewish school in Nalchik in January 1998.

E. Discrimination against the Roma, Gypsies or travellers

80. The Special Rapporteur, in his preceding reports, drew the Commission's attention to discrimination against the travellers. He has received information from the European Roma Rights Center assessing the situation. The Roma, or Gypsy, populations of Europe have long been victims of some of the harshest racial discrimination on the continent, as evidenced in the large number of the Roma exterminated during the Holocaust. Since the 1989 fall of Communism, and the subsequent liberalization of Eastern Europe, many of the safety nets which existed under Communism to ensure equal access to public services for the Roma have disappeared. Additionally, as low-skill jobs have become more and more scarce in the region, there has been a rise in violence directed toward the Roma populations. There are three broad categories of human rights violations confronting Roma in Europe today: police violence; racially-motivated violence by skinheads and other private parties; and systematic racial discrimination.

1. Police violence

81. Police violence targeting Roma occurs in almost all countries of Central and Eastern Europe; there are occasional cases in Western Europe as well. Police abuse is most pervasive in Bulgaria, Romania, Slovakia, Greece, Macedonia, Hungary, Ukraine and the Federal Republic of Yugoslavia. Police violence takes two principal forms: police raids and custodial abuse. In some areas, the police make special raids on Roma communities - armed assaults in the early hours of the morning, during which houses are searched, the contents ransacked, inhabitants, including women, the elderly and children, harassed or subjected to excessive force, and men rounded up for arrest and questioning, usually without search and arrest warrants. In many cases, police officers readily admit that such raids target Roma communities, because Roma, as a group, are said to be prone to criminality. As recently as 27 and 28 October 1998, the police carried out two consecutive raids on Roma in the village of Hermanovce, in eastern Slovakia. In a similar raid on 29 June 1998, in Sruleti, in south-eastern Romania, a police officer shot 31-year-old Gabriel Mihai, seriously wounding him in the spine and leg. Police abuse of Roma in custody is widespread in Bulgaria, Greece, Macedonia and Ukraine. Since 1992, at least 14 Roma men in Bulgaria have died after having last been seen alive in police custody, or as a result of the unlawful use of firearms by law enforcement officers. Fifteen cases of police ill-treatment have recently been documented in Hungary and 12 in Yugoslavia. As a rule investigative and judicial remedies are rare.

2. Violence by skinheads and others

82. Racially-motivated anti-Roma violence by skinheads and others is widespread in the Czech Republic, Bulgaria, Poland, Slovakia and the Federal Republic of Yugoslavia. In the Czech Republic, on 15 May 1998, skinheads killed a 40-year-old Roma man in Orlova; in Vrchlabi, a woman was thrown into a river and drowned. Another case is the alleged killing of Metodi Rainov, aged 15, who was reportedly thrown out of the window of a building by a skinhead after a group of skinheads attacked a structure where Roma children were known to spend the night. This event allegedly occurred on 15 May 1998,

in Sofia, Bulgaria. Often when violence such as this is inflicted against Roma populations, even when the perpetrator is known, no action is taken by the police to rectify the situation.

3. Systematic racial discrimination

83. Roma suffer systematic racial discrimination in virtually all spheres of public life, education, employment, housing, access to public space and access to citizenship.

Education

84. In the Czech Republic, Slovakia and Hungary, for example, disproportionate numbers of Roma children are relegated to second-class educational facilities - "special schools" - designed for pupils said to be suffering from intellectual or behavioural deficiencies. The result is a system of de facto racial segregation in education. In Tiszavasvari, Hungary in 1997, Roma and non-Roma children were assigned to separate classes, required to eat in the cafeteria at different times, and graduated in separate ceremonies.

Public space

85. Roma in Europe are systematically denied entrance to pubs, restaurants, discos, sports arenas and other public places. Recent instances of racial exclusion have been recorded in the Czech Republic, Hungary, Macedonia, Poland, Romania, Slovakia, Finland, Spain and Sweden.

Citizenship

86. Discrimination against Roma is of particular concern in the Czech Republic and Macedonia. The five-year criminal record requirement in the Czech citizenship law, inadequate efforts to publicize the possibility of a waiver, as well as discriminatory and inconsistent application of the law's provisions, have deprived thousands of Roma previously resident in the Czech Republic of citizenship and its attendant benefits - holding government office, voting, obtaining social benefits - and have exposed them to a criminal sentence of expulsion upon conviction of a crime. Similarly, in Macedonia, the 1992 citizenship law imposed, in breach of European standards, a 15-year-residence requirement, a physical and mental health precondition, and unreasonably high administrative fees. As a result, thousands of Roma who have genuine and long-standing ties to the territory of Macedonia are currently, de jure or de facto, stateless in their own land.

87. The Special Rapporteur is saddened by this region-wide trend towards discrimination against this ethnic group. He hopes Eastern European Governments will take the initiative of addressing this question and take positive steps towards educating their citizens and security forces on issues of multiculturalism and tolerance. He is considering using his mission to eastern Europe to focus on the study of discrimination against Gypsies.

F. The question of the untouchables in India

88. In 1996 the Special Rapporteur's attention was drawn to the situation of the Dalits or untouchables in India (E/CN.4/1997/71, para. 127). Given the complexity of the question, the Special Rapporteur consulted the Indian Government, undertook documentary research and studied the position of the Committee on the Elimination of Racial Discrimination on the question. The basic question was whether the age-old caste system in India, which had produced several million untouchables, could be regarded as racial discrimination.

89. In its appearances before the Committee on the Elimination of Racial Discrimination and its communications to the Special Rapporteur, the Indian Government has consistently held that the caste system is not a hierarchical system based on race. The following five paragraphs, which are taken from the Indian Government's communication of 30 September 1997, illustrate this position.

90. History has made India home to people of diverse origins. Over the millennia, the assimilative character of the Indian civilization combined with the process of intermingling of inhabitants after waves of immigration has resulted in a composite society. A variety of racial sources have therefore contributed to the "mix" that is the hallmark of the Indian people today. The fusion of these diverse racial elements over centuries has meant that Indian society is neither racially nor ethnically homogenous. Categorical distinctions of "race" or "national or ethnic origin" have ceased to exist and race itself as an issue does not impinge on the consciousness or outlook of Indian citizens in their social relations. Today India is a mosaic of different groups who seek identification in terms of language, religion, caste or even regional characteristics, rather than race, colour or ethnic origin.

91. The term "caste" denotes a "social" and "class" distinction and is not based on race. It has its origins in the functional division of Indian society during ancient times. A hierarchical arrangement is the principal characteristic of this social institution in which certain privileges or disabilities are enjoined on its members from birth and are not supposed to change during a person's lifetime. Each caste group is functionally dependent on the other caste groups and has a well-defined role in a social set-up based on a symbolic relationship between persons belonging to different castes. Racial hierarchy appears as an aberrant adjunct to the main structure of society, while the multi-segmented and intricately ranked social grouping of castes has been the central principle of a functional organization of Hindu society. Further, there is ample evidence of persons belonging to different castes having the same racial characteristics.

92. Communities which fall under the category of "Scheduled Castes" are unique to Indian society and its historical process. They comprise persons who were excluded from the caste system and subjected to severe discrimination in ancient India. These persons were treated as "untouchables" and social and physical contact with them was shunned by the dominant castes.

93. The first enumeration of the former "untouchable" communities was carried out during a census in 1931 under British rule. Based on the

definition evolved for the purpose at that time and reports of several commissions and committees since independence, the criterion generally followed for the specification of communities as Scheduled Castes has been "extreme social, educational and economic backwardness arising out of the traditional practice of untouchability".

94. "Race" has thus never been a factor in the process of identification and determination of the communities which constitute Scheduled Castes. Persons who belong to the Scheduled Caste communities are today considered different from others because of their social, economic and educational backwardness, not because they belong to a separate "race".

95. The Indian Government also indicates that constitutional, legislative and institutional measures have been taken to prohibit discrimination based on membership in a caste with regard to access to public places and provision of goods and services and to abolish untouchability (Constitution, arts. 15 and 17). The Constitution also guarantees equality before the law (art. 14) and equal opportunity of access to public employment, although the State is permitted to (a) make reservations concerning appointments or posts in favour of any backward class of citizens and (b) institute reservations in matters of promotion for Scheduled Castes and Tribes (art. 16).

96. A National Commission on Scheduled Castes and Scheduled Tribes was also established, one of its goals being: (a) to investigate and monitor all matters relating to the safeguards provided for the Scheduled Castes and Scheduled Tribes under the Constitution or under any other law; (b) to inquire into specific complaints with respect to the deprivation of rights and safeguards of the Scheduled Castes and Scheduled Tribes; (c) to participate in and advise on the planning process of socio-economic development of the Scheduled Castes and Scheduled Tribes and to evaluate the progress of their development under the Union and any state.

97. According to the 1991 census, 138.2 million persons belonged to the Scheduled Castes (16.48 per cent of the estimated population of 846.3 million at the time) and 67.8 million to the Scheduled Tribes (0.08 per cent of the population).

98. The organizations representing the untouchables or Dalits recognize the progress achieved on their behalf since India's independence, but point out that the group's situation continues to be difficult. According to these organizations, while the average literacy rates in India (for men and women, respectively) were 63.8 per cent and 39.42 per cent in 1992, among Dalits the averages were only 29.7 per cent and 18.05 per cent).⁴ There are currently about 115 million Dalit child labourers, 20 million of whom work under dangerous conditions. Additionally, in 1996 more than 1,200 Dalit children died from malnutrition in Maharashtra state.⁵ According to several sources, the Dalits are most often the victims of forced relocation, arbitrary detention and summary execution in India. The Dalit Liberation Education Trust asserts that, "every hour two Dalits are assaulted, every day three Dalit women are raped, two Dalits are murdered, two Dalit houses are burnt in India".⁶

99. In the rural areas especially, the practice of untouchability is said to be very much alive and is reflected in segregated housing, with the Dalits forced to live at least 1/2 km from the rest of the villagers, and in the prohibition for them to use the wells, the shared water source. Segregation also reportedly exists in the schools, public services and public places (shops, hairdressers and public transport; in restaurants, dishes used by Dalits are sometimes separated from those used by the higher castes).

100. Given, on the one hand, the above-mentioned information, particularly as it relates to the constitutional provision cited by the Indian Government in its communication of 30 September 1997 - "Under article 366, the Scheduled Castes are defined as 'castes, races or tribes or parts of or groups within such castes, races or tribes as are deemed under article 341 to be Scheduled Castes for the purposes of the Constitution'" - and given, on the other hand, the fact that the Committee on the Elimination of Racial Discrimination, in its concluding observations on India's periodic reports, stated, "the situation of the scheduled castes and scheduled tribes falls within the scope of the Convention on the Elimination of Racial Discrimination" (CERD/C/304/Add.13, para. 14), the Special Rapporteur believes that specific attention should be given to the situation of the untouchables in India; a field mission might be envisaged for that purpose, with the agreement of the Indian Government.

IV. REPLIES TO ALLEGATIONS TRANSMITTED TO GOVERNMENTS BY THE SPECIAL RAPPORTEUR

101. In 1998, the Special Rapporteur transmitted allegations of racism, racial discrimination and xenophobia to the following four Governments for comments: South Africa, Spain, United States of America and Indonesia. When replies are received within a reasonable period of time and the allegations found not to be justified, they are not published. Otherwise, the Special Rapporteur brings the situations reported to him to the Commission's attention.

A. South Africa: Communication of 17 September 1998

Case 1998/1: Allegation of xenophobia

102. It has been reported that on 3 September 1998, at 4.30 p.m., three foreigners, two from Senegal and one from Mozambique, were killed on a train near Irene station, outside Pretoria after a mob accused them of stealing jobs from South Africans. According to a police spokesman, two of the victims were electrocuted by overhead wires when they tried to escape the mob by climbing onto the train roof. A third man fell or was thrown out of the window and was run over by an oncoming train.

103. Allegedly no witnesses to the three deaths have come forward, and no arrests were made. Two placards were found near the train after the incident. They said: "Down with foreigners, they are taking our jobs" and "We will take the law into our hands".

104. It has also been reported that a number of people who were on the train had participated in a protest march to the offices of the Departments of

Labour and Home Affairs in Pretoria earlier in the day to demand job creation and banning of illegal aliens from the country because they were to blame for the high unemployment rate. The marchers were members of an organization called Unemployed Masses of South Africa.

Government reply

105. The Special Rapporteur has received no reply to date.

B. Spain

106. Several cases of police brutality and attacks by skinheads were communicated to the Special Rapporteur through the 1998 annual report of the organization SOS RACISMO. These incidents have been brought to the attention of the Spanish Government. The Special Rapporteur hopes to receive its comments, which will be analysed in his next report to the Commission on Human Rights.

C. United States of America: communications of 22 September 1998

Case 1998/1: Allegations of racism and racial discrimination in the United States Penitentiary at Lewisburg

107. It has been reported that on 25 October 1995, 13 inmates at the United States Penitentiary at Lewisburg, including a Mr. Patrick, were beaten without any reason. All the details about the aggression are written down in a copy of the lawsuit that was filed in the District Court for the Middle District of Pennsylvania, dated 17 November 1997. In that copy there is a description of each of the 13 cases of aggression including that against Mr. Patrick.

108. Mr. Patrick alleged that he was handcuffed and escorted down a corridor where he was sadistically hit on the back of his head, then pushed downstairs. He was then repeatedly punched on his face and body and subjected to racial slurs. He was ordered to keep his face down on the floor, which was covered in urine, faeces, blood and vomit, and was forced to stay in this position for many hours. He was then robbed of his wristwatch before being sent back to his cell. Mr. Patrick was then denied medical treatment despite his serious medical needs. He is currently incarcerated at the United States Penitentiary in Marion, Illinois.

Case 1998/2: Allegation of racism and racial discrimination in Green Haven Correctional Facility (Stormville, New York)

109. Mr. Amaker, who is currently detained in Green Haven Correctional Facility (Stormville, New York), alleged that he was beaten on 3 November 1995 in retaliation for writing complaints against the officials of the prison. He was beaten with batons and a flashlight.

110. After that day, Mr. Amaker asked for a medical examination, especially for an MRI X-ray, which he was denied for two years. When he eventually was examined, Dr. Lester Silver called him a liar for his complaints and covered up the assault, in violation of the Patients' Bill of Rights. The plaintiff

claims he has substantial physical damage to the head, back, arms, legs and face and that he also suffers from psychological damage: post-traumatic stress caused by repeated retaliation and intimidation tactics and flagrant attitudes of racial discrimination and by the imposition of five years' confinement in the Special Housing Unit. Mr. Amaker also claims that his religious beliefs (Mr. Amaker is a Muslim) were violated, as he was forced to have a T.B. injection containing human protein.

111. Mr. Amaker brought an official civil complaint before the United States District Court, Eastern District of New York, on 28 November 1996, but no sanction was taken against the prison officials.

Government reply

112. The Special Rapporteur has received no reply to date.

D. Indonesia: Joint communication of the Special Rapporteur on contemporary forms of racism and the Special Rapporteur on violence against women dated 23 July 1998

113. The communication reads as follows:

"Pursuant to our mandates, we would like to transmit to Your Excellency's Government information on alleged instances of violence against ethnic-Chinese Indonesians and, in particular, alleged violations of the Convention on the Rights of the Child, the Convention on the Elimination of All Forms of Discrimination against Women, and the International Convention on the Elimination of Racial Discrimination.

"The communication which we have received allege that during the riots in May 1998 there was widespread and systematic rape of ethnic-Chinese women. It is reported that more than 400 girls and women, ranging in age from 10 to 55 years, were raped. The attacks ranged from women being made to strip and perform exercises in public to gang rape of women who were then thrown into burning buildings. It is alleged that some of the perpetrators specifically justified their actions by citing the Chinese origin of their victims.

"It was also reported to us that police and security forces may have been involved in these actions, due to the organized nature of the assaults and the physical appearance of the perpetrators.

"According to reports, human rights and women's aid groups have received telephone threats to stop their investigations and assistance to the rape victims. Witnesses and rape victims who have given evidence to the Indonesian Human Rights Commission have allegedly been threatened. It is reported that there have been efforts to silence, terrorize and even eliminate rape victims so that they cannot give their testimony."

Government reply of 7 August 1998

114. Prior to President Soeharto's resignation on 21 May 1998, which marked the end of 32 years of the "New Order" Government, several cases of human rights abuses shocked the Indonesian people and gave rise to strong concern within the international community. These included the massive burning and looting resulting from the May 1998 riots and the widespread violence and rapes essentially aimed at Indonesia's Chinese minority. However, the new Government is strongly committed to investigating these cases fully, for the sake of the victims and the whole nation, to address the root causes of this tragedy and to bring those responsible to justice.

115. The deplorable attacks on Indonesian citizens, most notably on the Chinese minority, during the May riots, in Jakarta as well as in other parts of Indonesia, have, according to human rights groups, resulted in the death of more than 1,000 persons, many of whom were non-Chinese Indonesians, and the rape of some 160 ethnic Chinese women.

116. In a public announcement on 8 July 1998, Mr. B.J. Habibie, the new Indonesian President, described the horrors that took place in May as the most inhuman episode in the history of the nation. The President, in sharing the grief and the distress of the victims, expressed, on behalf of the Government and the people of Indonesia, deep regret and strongly condemned the atrocities perpetrated during the May riots, including the violence against the Chinese community, in particular the rape of Chinese women.

117. Human rights groups, including the National Commission for Human Rights, known as Komnas HAM, suggested, on the basis of evidence gathered during the course of their investigation, that it was organized groups which instigated arson, vandalism and rapes, aimed largely at ethnic Chinese neighbourhoods.

118. In addition to the measures taken to investigate the cases of human rights violations, the Government has already taken steps to provide assistance to the victims and above all to prevent such incidents from happening again; these steps are described in the following paragraph.

119. On 12 June 1998, the Ministry for Women's Affairs established a forum called Kata Bunga in cooperation with the Indonesian psychiatrists' association, the Pusat Bantuan dan Konsultasi Hukum, an institution offering legal aid, a number of religious leaders (Islamic, Christian, Buddhist, Hindu) and Indonesian Chinese Groups (Persabi and Kong Hu Chu). The task of this forum is to collect relevant information, conduct studies and formulate recommendations to the Government in order for the latter to provide adequate assistance to the victims and to prevent the recurrence of these unfortunate incidents. In addition, it is aimed at providing medical, psychological and legal assistance as well as spiritual counselling to the victims.

120. On 8 July 1998, the Government, accepting its full responsibility to ensure the physical and psychological integrity of the victims of rape, formed a task force for the protection of women against violence. This task force, whose task is to follow up the recommendations of the Kata Bunga forum, is headed by the Minister for Women's Affairs as Chairman, the Minister for Social Affairs as her deputy and the First Lady, Dr. Hasri Ainum Habibie as

adviser. Its main purpose is to provide the victims and their families with post-traumatic care; its programme includes psychological and medical help as well as spiritual counselling given by volunteers such as doctors, psychologists, gynaecologists, psychiatrists, lawyers and religious leaders, in cooperation with crisis centres for women. In the medium term, its programme includes:

- (a) Expediting the ratification of international instruments dealing with the prevention of violence, rape and discrimination against women;
- (b) Reviewing all national laws and regulations in order to eliminate discrimination against women;
- (c) Conducting comprehensive studies on the root causes of rape and other violence against women;
- (d) Disseminating information on the rights of women, including their right to protection against violence;
- (e) Strengthening the capacity of public crisis centres for women;
- (f) Promoting cross-sectoral coordination between the Government and the community at large for the prevention of violence against women, including rape.

121. On 15 July 1998, the National Committee for the Prevention of Violence Against Women, chaired by Prof. Saparinah Sadli, was created with a view to implementing the National Programme on the Elimination of Violence against Women. This programme, under the direct responsibility of the President, will operate in cooperation with the National Committee on Human Rights, the implementing body of the National Plan of Action on Human Rights.

122. A Government fact-finding team was established, chaired by the Minister of Justice, consisting of the Chiefs of the Armed Forces, the Chief of the Prosecutor General's Office, the Chief of Police, the Minister of Health and the Minister for Women's Affairs.

123. On 23 July 1998, another independent fact-finding team was formed following a joint decision by the Minister of Justice, the Chief of the Armed Forces, the Minister of Home Affairs, the Chief of the Prosecutor General's Office, the Minister for Women's Affairs and the Minister for Foreign Affairs to shed light on the aforementioned incidents which occurred from 12 to 15 May 1998, including the shooting of four students in Jakarta on 12 May 1998. One of the responsibilities of the team will be to seek out of those responsible for planning and carrying out some of the criminal acts in the May riots, more particularly the institution(s) responsible for the occurrences rather than the individual perpetrators themselves, who would be practically impossible to identify. The work of this independent team is being conducted in parallel with the investigations being carried out by the military and other State institutions. The team has been given three months to complete its investigation and is expected to produce its report by the

beginning of November 1998. The report is expected to contain some recommendations for the Government which the latter is fully committed to implementing.

124. President Habibie has pledged to institute better protection of Sino-Indonesians, their life and property. In this regard, the Government has begun reviewing the legislation to ensure that all citizens are treated equally before the law as enshrined in the 1945 Constitution, and that no government regulation is discriminatory against any racial group. The Indonesian Government has now abolished the use of identifying codes on Indonesian Chinese identity cards. More importantly, it has made preparations for the ratification of the International Convention on the Elimination of All Forms of Racial Discrimination before the end of 1998.

125. Although the May riots appeared to be characterized by a phenomenon of racial discrimination and religious intolerance, which targeted mostly non-Muslim Indonesian ethnic Chinese, the long-established Indonesian tradition of mutual respect and dialogue among diverse religious believers, without racial distinction, remains unchanged. The informal consultation mechanism established between the various communities and religious leaders, such as that sponsored by Abdurrohman Wahid of the Islamic organization "Nahdlatul Ulama" and leaders of other religions, has intensified in an effort to help solve the current social problems faced by the Indonesian people. An inter-religious foundation, Yayasan Panca Dian Kasih, was recently established by several prominent Islamic, Christian, Buddhist and Hindu personalities to strengthen religious tolerance at the grass-roots level. It is also worth noting that on 1 August 1998, thousands of Muslims, Christians, Buddhists, Hindus, Kong Hu Chu believers, Baha'is and believers of other religious denominations, gathered together to pray in Banteng Square in Jakarta in solidarity at the human tragedy in recent months throughout the country: this joint prayer reflects the longstanding tradition of co-existence between people of different religions and ethnic origins.

126. In keeping with its spirit of cooperation and openness, the Government of Indonesia has promised to keep the Special Rapporteur informed of future developments in this matter. The Special Rapporteur has already received some excerpts from the report of the Joint Fact-Finding Team on the May 1998 Riots, which are available for consultation at the Office of the High Commissioner for Human Rights.

V. FOLLOW-UP TO FIELD VISITS: LEGISLATIVE AND JUDICIAL
MEASURES TAKEN OR ENVISAGED BY GOVERNMENTS

A. Germany

127. A general bill on racial discrimination was submitted to the Bundestag, which apparently did not adopt it. The Special Rapporteur would like to learn more about this initiative and he hopes that the Government of Germany will continue its efforts to strengthen its legislation against racial discrimination.

B. Brazil

128. A Protocol of Cooperation has been concluded between the Ministry of Justice and the Ministry of Labour to promote racial and ethnic equality in employment. It reflects intensive studies made by and discussions within the Executive Working Group for the Elimination of Discrimination on Employment and Occupation and the Interministerial Working Group for the advancement of the Black community. The Protocol is motivated, inter alia, by the great percentage of Blacks in the Brazilian population, the commitments assumed by the Government in the framework of the International Labour Organization's Convention No. 111, the need to underscore the role of the Black population in building a democratic and responsible citizenship and the goal of fostering the importance of education as a way of consolidating the idea of equality.

129. The Brazilian Government remains concerned at the difficulties faced by Blacks with regard to existing economic opportunities in society, especially the question of income. The principal objective of the Protocol is thus to expand programmes designed to broaden the access of Blacks to professional qualification, income-oriented activities and market labour. The Protocol is aimed at establishing an adequate basis for guaranteeing equal opportunity and treatment, the appropriate way of recognizing the dignity, equality and full citizenship of the country's Black community. Among the actions foreseen by the Protocol, mention should be made of the exchange of information, documents and technical and institutional support; coordination in the planning, implementation, follow-up and evaluation of programmes and promotion of conceptual and methodological progress on race and colour issues, with a special focus on groups at risk or in a disadvantaged situation.

130. The National Secretary of Human Rights should act as an element for mobilization of the State and Municipal Councils on Human Rights and on Black Population Rights, with the objective of cooperating in the formulation and implementation of projects. The Secretary for Employment and Salary Policies of the Ministry of Labour will be responsible for conducting studies, implementing policies for vocational training and generating jobs and income from the colour/race perspective, with a view to raising the participation of Blacks to new levels at least proportional to their contribution within the economic active population.

131. The Special Rapporteur welcomes the measures taken, which are in keeping with his recommendations. He would like to receive information on the measures taken or envisaged on behalf of the Amerindians whom he met during his mission.

C. United States of America

132. In June 1997, President Clinton launched his "President's Initiative on Race: One America in the 21st Century". In September 1998, the Government of the United States issued two reports, one by the President's Advisory Board on Race, "One America in the 21st century: Forging a new future", and the other by the President's Council of Economic Advisors, "Changing America: indicators of social and economic well-being by race and Hispanic origin".

Both of these reports marked the end of President Clinton's "Initiative on Race" and provide a social, political, demographic, and economic assessment of the situation of race relations in the United States.

133. The Advisory Board on Race report called for "a substantial increase in the civil rights enforcement budget" because "discrimination on the basis of race, colour and ethnicity continues to be a fact of life in America and the budgets of federal civil rights enforcement agencies have not kept pace with their increasing responsibility". It also called for more focus on early childhood learning and skills training to help overcome income inequality, efforts to promote respect for ethnic diversity and creation of a permanent public forum to continue the work of the President's race initiative.

134. The report produced by the President's Council of Economic Advisers, provides a thorough statistical analysis of racial issues in the United States, and includes Hispanics, Whites, Blacks, Asians, and American Indians in its groups for comparative analysis. Some of its findings were:

"Race and ethnicity continue to be salient predictors of well-being in American society. On average, non-Hispanic Whites and Asians experience advantages in health, education and economic status relative to Blacks, Hispanics and American Indians".

"Over the second half of the 20th century, Black Americans have made substantial progress relative to Whites in many areas. But this progress generally slowed, or even reversed between the mid-1970s and the early 1990s. In many cases, large disparities persist."

"The relative economic status of Hispanics has generally declined over the past 25 years. However, the Hispanic population has grown rapidly, more than doubling in size between 1980 and 1997, in large part because of immigration. Thus, in interpreting trends in the relative well-being of Hispanics, it is important to keep in mind that the increasing representation of Hispanic immigrants with lower average levels of education and income has contributed to the decline in average Hispanic social and economic well-being."

"American Indians are among the most disadvantaged Americans according to many available indicators, such as poverty rate and median income, although comparable data for this group are sparse due to their small representation in the population." ⁷

135. By and large, this report indicates that Whites and Asians are able to achieve near-parity with regard to economic and educational status, whereas Hispanic and Black populations are comparable in several areas, but significantly behind Whites and Asians economically, professionally, and educationally. In addition, these populations, especially Blacks, are much more likely to be targeted by police and convicted of crimes. Although Blacks currently make up only 13 per cent of the population of the United States, they account for 43 per cent of arrests, 54 per cent of convictions, and 59 per cent of prison admissions. ⁸ Educationally and economically, it is clear that American Indians are still the most marginalized group in the United States, however, it is encouraging that many more American Indians are

feeling comfortable enough to self-report their identity as such. In concluding, this report also asserts that White Americans remain ignorant to the fact that race causes true disadvantages in United States society for minorities, and that this is an issue that will need to be addressed in the coming years for the United States to achieve harmonious diversification.

136. The Special Rapporteur found this report to be very informative and useful, and was pleased to find that the statistics appeared to present a frank view of the status of different races in the United States. However, it is extremely dismaying that these two reports, clearly devoted to the issues of racial relations and racism, were not sent by the Government of the United States directly to the Special Rapporteur on contemporary forms of racism, racial discrimination, xenophobia and related intolerance. Additionally disappointing is the fact that these two reports, whose stated purpose was to educate the United States public on race and diversity issues, received such little publicity or press coverage. It would be encouraging to see a real effort on the part of the Government to get this information to the people whom it was supposedly targeting in the drafting of these reports. It would also be helpful in future studies if Arab-Americans were included as an ethnic/racial group, since they currently appear to be the subjects of much hostility and marginalization in United States society.

137. Additional information received by the Special Rapporteur gives an overview of the situation of peoples of colour in the United States of America with regard to health, education, employment, poverty, police brutality and racist hate group activities. They are available for consultation in the Office of the High Commissioner for Human Rights.⁹

D. France

138. The Government of France has pledged to implement the recommendations concerning France made by the Special Rapporteur in his mission report. Several measures currently being implemented are contained in the annual report of the French National Human Rights Advisory Commission. There have been several judicial decisions regarding incitement to discrimination or racial violence, the desecration of the Jewish cemetery at Carpentras, challenges regarding crimes against humanity and racial slurs. Measures to combat discrimination in employment have been taken on behalf of young immigrants. Campaigns have been launched to bring these young people into contact with "sponsors" - volunteers known and trusted by employers. The sponsor system consists of "providing contacts for people who have none", enabling them to have access to employment and supporting them in the workplace by providing for mediation between young people, their workplace and their daily living environment (transport, health, housing, recreation, etc.).¹⁰

139. The Government has also prepared the following proposals in the context of the World Conference on Racism, Racial Discrimination, Xenophobia and Related Intolerance:

(a) It suggests that the United Nations High Commissioner for Human Rights should establish a mechanism for coordinating the activities of the Third Decade to Combat Racism and Racial Discrimination;

(b) It draws attention to the urgent need for concerted international action to combat racist propaganda and racial hatred disseminated over the Internet;

(c) It states that it is prepared to take part in the organization of a European regional meeting in preparation for the World Conference and to make recommendations.

E. United Kingdom of Great Britain and Northern Ireland

140. The legislation against racial discrimination was extended to Northern Ireland by the proclamation of Race Relations (Northern Ireland) Order 1997; racial discrimination in employment, training, education, housing and provision of goods and services is now prohibited in Northern Ireland.

141. Continuing efforts are being made to recruit Blacks and Asians into the police, following allegations of institutional racism in the London and Manchester police forces.¹¹ The Special Rapporteur hopes to receive more information from the British Government on the results of several initiatives taken by the Home Secretary in this connection.

VI. CONCLUSIONS AND RECOMMENDATIONS

142. The Special Rapporteur welcomes the effective measures taken by the Governments which replied to his request. He encourages them to complete the work they have begun. He hopes that Governments which have not yet done so will send him their comments to enable him to assess the extent to which his mandate has been fulfilled, in anticipation of the World Conference on Racism, Racial Discrimination, Xenophobia and Related Intolerance.

143. The Special Rapporteur is somewhat concerned, but not discouraged, to note the persistence in several regions of the world of subtle or violent forms of racial discrimination, xenophobia and intolerance. He deeply regrets the rise in neo-fascism and neo-Nazism, the continuing use of Internet for spreading racist ideologies, the rise in ethnonationalism, the continuing discrimination against the Gypsies or travellers and the manifestations of anti-Semitism.

144. For this reason, in view of the forthcoming World Conference on Racism, to be held in 2001, he recommends that the Office of the High Commissioner establish flexible and functional bodies and mechanisms in order to ensure the conference is prepared for in a methodical and scientific manner:

(a) By organizing regional meetings of experts to assess work on the question by reviewing the studies made (the reports of the Special Rapporteur and the Committee on the Elimination of Racial Discrimination will be of use in this context) and undertaking new ones on specific topics and contemporary situations;

(b) By involving the United Nations specialized agencies and the regional, subregional and non-governmental organizations in the preparatory process;

(c) By establishing, within the Office of the High Commissioner and under the High Commissioner's authority, an observatory on neo-fascism, neo-Nazism and ethnonationalism, in close cooperation with the Special Rapporteur.

Notes

1. Transcript of the press conference of the Prime Minister of Australia, the Hon. John Howard MP, Prime Minister's Courtyard, Parliament House, 14 October 1998.

2. Eduardo Damaso, "L'extrême-droite au Portugal" in Extrémisme en Europe, Paris, Centre européen de recherche et d'action sur le racisme et l'antisémitisme, 1997, pp. 280-285.

3. Anti-Semitism Worldwide: 1997/98.

4. Thiagara, Henry. The Indian Socio-Economic Pyramid, Dalit Liberation Education Trust.

5. Varhade, Yogesh. Statement made to the Sub-Commission on Prevention of Discrimination and Protection of Minorities, Working Group on Indigenous Populations, fifteenth session, 28 July-1 August 1997, Ambedkar Center for Justice and Peace.

6. Dalit Liberation Education Trust. Statement to the Working Group on Minorities of the Commission on Human Rights, 26-30 May 1997.

7. The Council of Economic Advisers for the Initiative, "Changing America: indicators of social and economic well-being by race and Hispanic origin," September 1998, p. 2.

8. "Changing America, ...", p. 51.

9. "Update on situation in United States of America", Communication dated 30 November from December 12 Movement/International Association against Torture; Human Rights Watch, Report 1999, pp. 385-394.

10. Commission nationale consultative des droits de l'homme, 1997. La lutte contre le racisme et la xénophobie. Exclusion et droits de l'homme, Paris, La Documentation française, 1998, p. 101.

11. "Manchester police chief admits his force is racist", Guardian Weekly, 25 October 1998, p. 8.

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