to the General Assembly of the United Nations concerning the discharge of his functions. The Commissioner may consult with the Interim Committee of the General Assembly with respect to the discharge of his functions in the light of developments and within the terms of the present resolution. When the transfer of authority has been completed, he shall so report to the General Assembly and submit to it the text of the Eritrean Constitution;

- B. Authorizes the Secretary-General, in accordance with established practice:
- 1. To arrange for the payment of an appropriate remuneration to the United Nations Commissioner;
- 2. To provide the United Nations Commissioner with such experts, staff and facilities as the Secretary-General may consider necessary to carry out the terms of the present resolution.

316th plenary meeting, 2 December 1950.

В

The General Assembly, to assist it in making the appointment of the United Nations Commissioner in Eritrea,

Decides that a Committee composed of the President of the General Assembly, two of the Vice-Presidents (Australia and Venezuela), the Chairman of the Fourth Committee and the Chairman of the Ad Hoc Political Committee shall nominate a candidate or, if no agreement can be reached, two or three candidates, for the post of United Nations Commissioner in Eritrea.

316th plenary meeting, 2 December 1950.

* *

The Committee established by the General Assembly under the above resolution to nominate a candidate or candidates for the office of United Nations Commissioner in Eritra agreed to nominate the following candidates:

Mr. Victor Hoo (Assistant Secretary-General);

Justice Aung Khine (Burma);

Mr. Eduardo Anze Matienzo (Bolivia).

The General Assembly, at its 325th plenary meeting on 14 December 1950, elected by secret ballot Mr. Eduardo Anze Matienzo to the office of United Nations Commissioner in Eritrea.

391 (V). The appropriate adjustment of the frontiers between Egypt and the former Italian colony of Libya, with particular reference to paragraphs 2 and 3 of Annex XI of the Treaty of Peace with Italy

The General Assembly.

Decides to defer to its sixth session consideration of item 59 of the agenda of its fifth session, entitled "The appropriate adjustment of the frontiers between Egypt and the former Italian colony of Libya, with particular reference to paragraphs 2 and 3 of Annex XI of the Treaty of Peace with Italy".

325th plenary meeting, 14 December 1950.

392 (V). Procedure to be adopted to delimit the boundaries of the former Italian colonies in so far as they are not already fixed by international agreement

The General Assembly,

In accordance with its resolution 289 C (IV) adopted on 21 November 1949, in which the General Assembly called upon the Interim Committee "to study the procedure to be adopted to delimit the boundaries of the former Italian colonies in so far as they are not already fixed by international agreement, and report with conclusions to the fifth regular session of the General Assembly",

Having taken note of the memorandum, prepared at the Interim Committee's request by the Secretariat, giving information relating to the boundaries of the former Italian colonies not already fixed by international agreement, and having taken into consideration the views of the interested governments,

1. Recommends:

(a) With respect to Libya,

That the portion of its boundary with French territory not already delimited by international agreement be delimited, upon Libya's achievement of independence, by negotiation between the Libyan and French Governments, assisted on the request of either party by a third person to be selected by them or, failing their agreement, to be appointed by the Secretary-General:

(b) With respect to the Trust Territory of Somaliland,

That the portion of its boundaries with British Somaliland, as well as with Ethiopia, not already delimited by international agreement be delimited by bilateral negotiations between the United Kingdom Government and the Administering Authority, in respect of the boundaries with British Somaliland, and between the Ethiopian Government and the Administering Authority in respect of the boundaries with Ethiopia;

In order to resolve any and all differences arising in the course of such negotiations, the respective parties to each bilateral negotiation agree, on the request of either party, to a procedure of mediation by a United Nations Mediator to be appointed by the Secretary-General and, further, in the event of the inability of the parties to accept the recommendations of the Mediator, to a procedure of arbitration;

2. Recommends, further, that, with respect to any other boundaries not delimited by international agreement, the parties concerned seek to reach agreement by negotiation or by arbitration.

326th plenary meeting, 15 December 1950.

393 (V). Assistance to Palestine refugees

The General Assembly,

Recalling its resolution 302 (IV) of 8 December 1949, Having examined the report¹⁰ of the United Nations Relief and Works Agency for Palestine Refugees in the

See documents A/AC.18/103, A/AC.18/103/Corr. 1 and A/AC.18/103/Corr. 2.
See documents A/1451 and A/1451/Corr.1.