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Bassiouni 1937-2017, M. Cherif and Security Council, "S/25826*" (1993). *Documents*. 89. https://scholarlycommons.law.case.edu/documents_780/89

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Security Council

PROVISIONAL

5/25826° 25 May 1993 ENGLISH GRIGINAL: BEGLISH AND PRENCE

France, New Isaland, Russian Federation, Spain, United Rincolog of Great Britain and Northern Ireland and United States of America: draft resolution

The Security Council,

Reaffirming its resolution 713 (1991) of 25 September 1991 and all subsequent relevant resolutions,

Raying considered the report of the Secretary-General (8/25704 and Add.1) pursuant to paragraph 2 of resolution 808 (1993).

Expressing once again its grave alarm at continuing reports of widespread and flagrant violations of international humanitarian law occurring within the territory of the former Yugoslavia, and especially in the Republic of Bosnia and Herzegovina, including reports of mass killings, massive, organized and systematic detention and rape of women, and the continuance of the practice of "ethnic cleansing", including for the acquisition and the holding of territory,

Determining that this situation continues to constitute a threat to international peace and security,

<u>Determined</u> to put an end to such crimes and to take effective measures to oring to justice the persons who are responsible for them,

Convinced that in the particular circumstances of the former Yugoslavia the establishment as an ad hor measure by the Council of an international tribunal and the presention of persons responsible for serious violations of international humanitarian law would enable this aim to be achieved and would contribute to the restoration and maintenance of peace.

Balloving that the establishment of an international tribunal and the prosecution of persons responsible for the above-mentioned violations of international humanitarian law will contribute to ensuring that such violations are halted and effectively redressed.

Moting in this regard the recommendation by the Co-Chairman of the Steering Committee of the International Conference on the Former Tugoslavia for the establishment of such a tribunal (6/25221),

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Reaffirming in this regard its decision in resolution 808 (1993) that an international tribunal shall be established for the prosecution of persons responsible for serious violations of international humanitarian law committed in the territory of the former Tugoslavia since 1991.

Considering that, pending the appointment of the Prosecutor of the International Tribunal, the Commission of Experts established pursuant to resolution 780 (1992) should continue on an urgent basis the collection of information relating to evidence of grave breaches of the Geneva Conventions and other violations of international humanitarian law as proposed in its interim report (6/25274).

Acting under Chapter VII of the Charter of the United Mations,

- 1. Attroves the report of the Secretary-General;
- 2. Decides hereby to establish an international tribunal for the sole purpose of prosecuting persons responsible for serious violations of international humanitarian law committed in the territory of the former ruguelavia between 1 January 1991 and a data to be detormined by the Socurity Council upon the restoration of peace and to this end to adopt the Statute of the International Tribunal annexed to the above-mentioned report;
- 3. Requests the Secretary-General to submit to the judges of the International Tribunal, upon their election, any suggestions received from States for the rules of promodure and evidence called fee in locals is as the Statute of the International Tribunal;
- 4. Decides that all States shall cooperate fully with the International Tribunal and its organs in accordance with the present resolution and the Statute of the International Tribunal and that consequently all States shall take any measures necessary under their demestic law to implement the provisions of the present resolution and the Statute, including the obligation of States to comply with requests for assistance or orders issued by a Trial Chamber under Article 29 of the Statute;
- 5. <u>Vrope</u> States and intergovernmental and non-governmental urganizations to contribute funds, equipment and services to the international Tribunel, including the offer of expert personnel;
- 6. Decides that the determination of the seat of the International Tribunal is subject to the conclusion of appropriate arrangements between the United Nations and the Metherlands acceptable to the Council, and that the International Tribunal may sit elsewhere when it considers it necessary for the efficient exercise of its functions;
- 7. Decides also that the work of the International Tribunal shall be serviced out without prejudice to the right of the victims to seek, through appropriate means, compensation for damages incurred as a result of violations of international humanitarian law:
- 8. Requests the Secretary-General to implement urgently the present resolution and in particular to make practical arrangements for the effective functioning of the International Tribunal at the earliest time and to report periodically to the Council;
 - 9. Decides to remain actively seized of the matter.