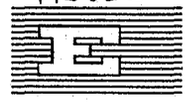


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COOPERATION AND COORDINATION OF ACTIVITIES WITH
OTHER UNITED NATIONS BODIES

Activities of the United Nations Interregional Crime and Justice
Research Institute and other institutes

Progress report of the Secretary-General

Summary

The present report of the Secretary-General brings to the attention of the Commission on Crime Prevention and Criminal Justice the progress achieved in respect of the activities carried out, during 1992, by the United Nations Interregional Crime and Justice Research Institute, the affiliated regional institutes and the associated institutes that comprise the United Nations crime prevention and criminal justice programme network.

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INTRODUCTION

1. The Economic and Social Council, in its resolution 1992/22 of 30 July 1992, adopted on the recommendation of the Commission on Crime Prevention and Criminal Justice at its first session, recognized that effective international action in crime prevention and criminal justice required improved coordination of all related activities carried out by United Nations entities whose mandates are relevant to crime prevention and criminal justice, and that such improved coordination can only be effected through their continuous and close cooperation.

2. In section IV, paragraph 4, of that resolution, the Council recognized the Commission as the "principal policy-making body of the United Nations in the field of crime prevention and criminal justice", and requested it "to coordinate, as appropriate, relevant activities in this field". In section IV, paragraph 3(e), the Council recommended that one of the activities to be undertaken by the Secretary-General was "the coordination and integration of the activities of the interregional, regional and associate institutes cooperating with the United Nations in the field of crime prevention and criminal justice".

3. In section IV, paragraph 2, the Council further noted that the United Nations Interregional Crime and Justice Research Institute (UNICRI) reports to the Council through the Commission, and invited all other institutes listed in paragraph 35 of the annex to General Assembly resolution 46/152 of 18 December 1991* to submit, at future sessions, statements outlining their programmes of work and the implementation thereof, to assist the Commission in facilitating the coordination of their activities.

4. Accordingly, the present report of the Secretary-General provides the Commission with an overview of the progress achieved in respect of the work and activities carried out, during 1992, by UNICRI, the affiliated regional institutes and the associate institutes** that comprise the "United Nations crime prevention and criminal justice programme network".*** It has been prepared on the basis of information provided by the respective institutes and centres.

*The institutes referred are as follows: the Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders; the Latin American Institute for the Prevention of Crime and the Treatment of Offenders; the Helsinki Institute for Crime Prevention and Control, affiliated with the United Nations; the African Institute for the Prevention of Crime and the Treatment of Offenders; the Arab Security Studies and Training Centre; the Australian Institute of Criminology; and the International Centre for Criminal Law Reform and Criminal Justice Policy.

**Those referred to above together with the International Institute of Higher Studies in the Criminal Sciences.

***This nomenclature is based on a recommendation adopted by the Seventh Joint Programme Coordination Meeting of the United Nations Crime Prevention and Criminal Justice Programme Network, held at Dharan, Saudi Arabia, on 7 and 8 January 1992 (E/CN.15/1992/CRP.5).

5. The report covers, for the first time, the work of the International Institute of Higher Studies in Criminal Sciences, which has recently joined the network as an associate institute. The work of the International Scientific and Professional Advisory Council, serviced by the Centro Nazionale di Prevenzione e Difesa Sociale, an organization in consultative status with the Economic and Social Council, is also brought to the attention of the Commission.

6. The earlier report of the Secretary-General on the activities of the institutes (E/CN.15/1992/3), considered by the Commission at its first session, provides useful background material, together with the report of the Eighth Joint Programme Coordination Meeting of the United Nations Crime Prevention and Criminal Justice Programme Network, which is dealt with in chapter III of the present report.

I. ACTIVITIES OF THE UNITED NATIONS INTERREGIONAL CRIME AND JUSTICE RESEARCH INSTITUTE AND AFFILIATED REGIONAL INSTITUTES

A. United Nations Interregional Crime and Justice Research Institute

1. Research programme

7. UNICRI continued work on a project on environmental crime, sanctioning strategies and sustainable development, in collaboration with the Australian Institute of Criminology (AIC) and the Helsinki Institute for Crime Prevention and Control, affiliated with the United Nations. Consultations were held with the Max-Planck Institute for Foreign and Criminal Law at Freiburg, Germany, and a final report is being prepared by UNICRI and AIC.

8. Within the context of the follow-up to the international seminar, "Cocaine today: its effects on the individual and society", a project proposal on cocaine markets and law enforcement has been prepared for a study on the interaction between law enforcers and cocaine traffickers at the national and local levels in five countries (Germany, Italy, Netherlands, Spain and United Kingdom of Great Britain and Northern Ireland). Local researchers have been designated in each country, and four pilot reports were completed and discussed at a meeting of the local teams held at Rome on 14 and 15 December 1992.

9. Two projects were initiated with the Research Institute of the Ministry of Interior of the Russian Federation on latent crime in Russia and urban crime. For the first project, activities have included the collection of victimization data. A draft report has been prepared and approved by the authorities of the Russian Federation.

10. For the project on urban crime, a research team from the Russian Federation has prepared material for the first stage of the work, including information on crime rates, juvenile delinquency and violent crime, and the opinions of Moscow residents on the danger of crime in the city. This data, together with the International Bibliography on Urban Crime Prevention, prepared by the Institute, was presented to a meeting held at Rome in June and July 1992).

11. A project proposal was prepared on the subject of police training in the prevention and control of drug abuse and related phenomena, a comparative study in 10 countries. The countries involved are Brazil, Canada, Colombia, Germany, Netherlands Japan, Nigeria, Russian Federation, United Kingdom and

United States of America. Experts in each country will prepare national reports.

12. UNICRI, in cooperation with the United Nations, continued work aimed at the preparation of a global report on crime and justice, in accordance with the proposals made at the Planning Meeting on the Development of the United Nations Criminal Justice Information Programme, held at Rome from 3 to 6 June 1991 (E/CN.15/1992/CRP.2). Activities included an expert group meeting, held in June 1992, which reviewed the design of the questionnaire for the Fourth United Nations Survey of Crime Trends and Operations of Criminal Justice Systems (1986-1990) and proposals for data analysis and dissemination, with a view strengthening the clearing-house functions of the crime prevention and criminal justice programme. The global report will be made available as a publication.

13. The 1992 International Victimization Survey has been carried out in more than 30 countries, with the financial assistance and support of the Ministries of Justice and Foreign Affairs of Italy and the Netherlands. With the financial assistance of the Ministry of the Interior of Italy, UNICRI, in connection with the victimization survey, organized the international conference, "Understanding crime: experiences of crime and crime control", held at Rome from 18 to 20 November 1992.

14. A survey, resulting from the 1991 project, "Promoting victimization surveys in developing countries", was implemented in Brazil, Costa Rica, Egypt, India, Philippines, Uganda and United Republic of Tanzania. Other developing countries, including Argentina, Indonesia and Papua New Guinea, have now become involved in this project. Pilot projects were carried out in South Africa and Tunisia. The questionnaire was translated into local languages, a sample of about 1,000 respondents per country have been selected, and local staff have been trained in data collection and processing. The final reports of the national surveys, expected by the end of 1992, will be presented at a forthcoming conference and published thereafter.

15. National reports were received from Canada, Egypt, Germany, Italy, Japan, Nigeria, Peru, Sweden, Thailand and United Kingdom for the project on pathways of management of mentally ill offenders in the criminal justice system. Papers summarizing national reports are being prepared for publication. Financial assistance for this project is being sought to cover its next stage, which includes empirical research to be carried out in forensic psychiatric institutions.

16. Negotiations between the Research and Planning Unit of the Home Office of the Government of the United Kingdom and UNICRI resulted in an agreement to cofinance a survey on probation systems and services, to be conducted in 1993.

17. Within the context of the follow-up to the international seminar, "Cocaine today: its effects on the individual and society", a comparative study for the standardization of the indicators and the methodologies of toxicological analysis in the field of cocaine abuse is being undertaken in collaboration with the scientific support laboratory of the United Nations International Drug Control Programme (UNDCP). It has been divided into the following two parallel subprojects: evaluation and standardization of analytical methods for comparative analysis of illicit cocaine samples; and epidemiological survey on cocaine abuse based on the analysis of metabolites found in hair.

2. Training

18. The agreement with the Government of Italy to carry out the project, "Training of trainers in drug abuse prevention activities for police officers", was finalized and its preparatory phase initiated in March 1992. Five two-week courses were held by the end of the year.

19. The Institute concluded its pilot project, "School prevention security: an educational project on drug abuse prevention among pre-teenagers", involving the training of 25 police officers and prevention courses in five pilot schools attended by approximately 700 students. A final report was presented to the sponsor of the project, the Ministry of the Interior of Italy, in June 1992.

20. In May 1992 a working paper was prepared by UNICRI on possible Training programmes for social workers in Morocco. Funding possibilities are being explored.

21. Funding for the training project, "Training of judicial personnel in Chad: proficiency courses for experienced judges and accelerated courses for clerks of justice", is being sought.

3. Technical cooperation

22. UNICRI has drawn up a pilot project on drug abuse prevention in Hungarian schools, to be funded by the Directorate for Technical Cooperation of the Ministry of Foreign Affairs of Italy. Experts from Hungary, selected by the Ministry of Education, were engaged to collect the data necessary for the pre-feasibility study. Two experts met with UNICRI staff and decided on the selection and adaptation of materials and structured a detailed agenda for the training of the expert team.

23. Work was initiated for a project on the role of women in drug abuse prevention education in Mediterranean countries. Following preliminary contacts and consultations with the United Nations Educational, Scientific and Cultural Organization, a project document has been drawn up, and a preparatory two-day working-group meeting will be organized, involving experts from various Mediterranean countries.

24. An agreement has been made with the office of the United Nations Children's Fund (UNICEF) at Yangon, Myanmar, to develop a project on reformation of the juvenile justice system in Myanmar, in the context of the Convention on the Rights of the Child 1/ and other United Nations juvenile justice instruments, and in relation to children in especially difficult circumstances. A fund-raising campaign was undertaken by UNICRI from November 1991 to February 1992. Meetings were held between UNICRI and government authorities at Yangon in July 1992. Discussions were also held with the Centre for the Protection of Children's Rights at Bangkok. The project document has been finalized and implementation should begin at Yangon in early 1993.

25. The possibility of securing the funds necessary for the completion of the project, "Social rehabilitation and economic development at El Katta Prison Farm in Egypt", were still being explored.

4. Documentation, information and dissemination services

26. During the period under review, UNICRI published two books: Development and Crime: an exploratory Study in Yugoslavia; and Del Revés al Derecho: la

Condición Jurídica de la Infancia en América Latina (a joint publication of UNICRI, UNICEF and the Latin American Institute for the Prevention of Crime and the Treatment of Offenders).

27. The publication Alternative Policing Styles was completed. It consists of three parts: conceptual and analytical issues; examples of alternative styles; and cross-cultural perspectives.

28. A volume entitled Criminology in Africa, the second in the series Criminology in Developing Countries, will be available early in 1993.

29. A publication entitled European Issues on Drug Abuse, containing a collection of instruments and texts adopted by the European Communities on drug abuse and acquired immunodeficiency syndrome (AIDS), prepared in English, French and Italian by the Drug Abuse Comprehensive Centre, was distributed by UNICRI at the VIII International Conference on AIDS, held at Amsterdam from 19 to 24 July 1992.

30. In response to requests from various countries, bibliographical reference lists have been prepared for dissemination. UNICRI now subscribes to the DIALOG network in the United States. On-line research is thus possible through the various data banks made available by that network.

5. Resources

31. The administration and scientific activities of UNICRI are financed from the United Nations Crime Prevention and Criminal Justice Fund to which voluntary contributions, earmarked for UNICRI, are made by Member States, governmental and non-governmental organizations, as well as academic institutions. Contributions in kind, staff secondments, direct participation in projects and the provision and maintenance of equipment and office premises by the host Government have contributed to the development of the Institute and to the implementation of its programmes. Since its creation in 1968, the Fund has received contributions from about 50 countries. However, the resources at the disposal of UNICRI are deemed inadequate to meet the ever-increasing expectations and demands for services which are received from the international community. UNICRI is anxious to attract new donors and examine new forms of contributions compatible with its status as a United Nations body.

32. The projected budget of UNICRI for 1993 is approximately 4.5 million United States dollars (US\$), in addition to contributions in kind.

6. Board of Trustees

33. The attention of the Commission is drawn to a matter concerning the composition of the Board of Trustees of UNICRI, requiring action on the part of the Commission and the Council. The terms of two original members, Moustafa El-Augi (Lebanon) and José A. Alves da Cruz Rios (Brazil), who were appointed on 27 November 1990 for a three-year period, expire on 26 November 1993. Their reappointment for a term of five years is recommended. Background information on the proposed candidates is contained in the annex to the present report. Further details can be made available to the Commission by UNICRI. Relevant to the action of the Commission is article IV, entitled "Board of Trustees", of the statute of UNICRI, contained in the annex to Council resolution 1989/56 of 24 May 1989, which reads as follows:

"1. The Institute and its work shall be governed by a Board of Trustees (hereinafter referred to as "the Board") under the overall guidance of the Committee on Crime Prevention and Control.

"2. The Board shall be composed of the following:

"(a) Seven members selected by the Committee on Crime Prevention and Control upon nomination by the Secretary-General and endorsed by the Economic and Social Council, with due regard to the fact that the Institute and its work are funded from voluntary contributions and to the principle of equitable geographic distribution. The members shall be chosen from among eminent persons who possess the necessary qualifications and expertise. They shall serve in their individual capacity for a term of five years from the date of the first Board meeting in which they are invited to participate. They shall be eligible for reappointment by the Committee on Crime Prevention and Control with the endorsement of the Economic and Social Council for not more than one additional term."

34. The Legal Office has advised that the Commission has succeeded to the functions and powers of the former Committee on Crime Prevention and Control in this and in other matters.

B. Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders

1. Background

35. The Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders (UNAFEI) was established at Fuchu in 1962, pursuant to an agreement between the United Nations and the Government of Japan, to promote regional cooperation in the field of crime prevention and criminal justice through training and research, and to contribute to sound social development in the Asian and Pacific region. The programme and the topics of its training courses and seminars are closely related to the contemporary problems of criminal justice administration in the region, especially to the problems generated by rapid socio-economic change.

2. Comparative research and policy development

36. Reflecting its emphasis on operational training, a priority identified by the Commission, the research activities of the Institute were designed to meet practical needs, including those for training material for criminal justice personnel. The Institute continued to hold workshops on various topics with a view toward policy development and guidance for the benefit of the criminal justice systems of States of the region.

3. Training and technical cooperation

37. Training continued to be the principle area and priority of the work programme of the Institute. The training provided by the Institute in the implementation of United Nations standards, norms and guidelines and international instruments in the field of crime prevention and criminal justice has helped States to translate United Nations principles into policy, law and practice. Drug trafficking and abuse, organized crime, corruption, prison overcrowding and juvenile delinquency constitute major problem areas within the region, to which priority attention continued to be devoted.

38. The theme of the ninetieth international seminar, held at the Institute from 27 January to 29 February 1992, was the quest for solutions of the pressing problems of contemporary criminal justice administrations. The seminar, attended by 29 participants from 23 countries, was designed to address problems which hamper the efficient administration of criminal justice systems, including delays in judicial proceedings and prison overcrowding. It also examined related issues, including ways by which to increase public confidence in law enforcement, encourage cooperation between the general public and law enforcement personnel, and examine procedures of public prosecution, the use of non-custodial measures, and appropriate means to ensure fair and expeditious criminal trials.

39. The Institute conducted the ninety-first international training course from 13 April to 3 July 1992, the theme of which was the further use and effectual development of non-custodial measures for offenders. The course aimed at providing participants with an opportunity to study and discuss various contemporary problems concerning non-custodial measures, ranging from pretrial to post-sentencing dispositions, and including the nature, extent and manner of selection of non-custodial options, their application and administration. The course was attended by 26 participants from 17 countries.

40. The theme of the ninety-second international training course, held from 7 September to 27 November 1992, was the quest for effective methods of organized crime control. Topics discussed included: the current situation, characteristics of organized crime and legislation to control it in the 16 participating countries; the development of more effective methods in controlling organized crime in criminal justice administration; the improvement of conditions and integrated strategy for eradication of organized crime; and international cooperation in controlling organized crime. The report of the training course will be published in the Resource Material Series of the Institute. The course was attended by 29 participants from 16 countries.

41. A joint seminar on the prevention of crime and the treatment of offenders, convened by the Institute in collaboration with the Government of Indonesia from 20 to 24 January 1992, was attended by 100 participants.

4. Information and documentation services

42. The Institute continued to collect data and other resource material on crime trends, crime prevention strategies and the treatment of offenders from Africa, Asia and the Pacific, Europe and North America, making use of it in training courses and seminars. The Information and Library Service of the Institute provided, upon request, material and information to United Nations agencies, governmental organizations, research institutes and researchers.

5. Publication and dissemination services

43. Reports on training courses and seminars continued to be published regularly by the Institute. Since 1971, the Institute has issued its Resource Material Series, which contains contributions by visiting experts and participants in training courses and by Institute staff members. The fortieth and forty-first editions of the Resource Material Series were published during the reporting period, as well as issues 78 and 79 of the Newsletter of the Institute, which appears three times a year. The Institute published its first workshop report on computerization of criminal justice information systems,

which offers a regional perspective to other recent United Nations publications in this area.

6. Conferences

44. In March 1992 the Institute celebrated both its thirtieth anniversary and the tenth anniversary of the Asia Crime Prevention Foundation, a non-governmental organization in consultative status with the Economic and Social Council. The latter was combined with a meeting of the Ad Hoc Advisory Committee of the Institute and a symposium on conditions for prosperity without crime, sponsored by the Foundation. Approximately 400 persons attended the anniversary celebrations, including 26 experts from abroad.

7. Resources

45. The full financial and administrative responsibilities for running the Institute have been assumed by the Government of Japan since its foundation. The nine members of the faculty, including the Director and Deputy Director, as well as the 21 members of the administrative, clerical and technical staff, are appointed from among officials of the Government of Japan. Visiting experts from abroad are invited by the Ministry of Justice to each training course or seminar. The Institute has also received valuable assistance from various experts in conducting its training programmes.

46. The budget of the Institute is provided through the Ministry of Justice and the Japan International Cooperation Agency (JICA) of the Ministry of Foreign Affairs. In 1992, approximately US\$ 325,000 were allocated to the Institute for training. The Asia Crime Prevention Foundation has also supported the activities of the Institute through direct financial contributions and through the provision of personnel. All the international training and seminar programmes of the Institute have been carried out under the financial auspices of the Ministry of Justice and JICA. However, there have been difficulties in responding to the growing demand for training opportunities in the region, owing to financial constraints and limited facilities and services.

C. Latin American Institute for the Prevention of Crime and the Treatment of Offenders

1. Background

47. The Latin American Institute for the Prevention of Crime and the Treatment of Offenders (ILANUD) was established at San José under the terms of an agreement between the United Nations and the Government of Costa Rica in 1975. The Institute aims at strengthening justice institutions through human resources development and the upgrading of their technical and administrative capabilities, and at fostering reforms. Its work programme is geared toward formulating, implementing and providing technical assistance in respect of plans, policies, programmes, projects and other activities of justice systems in the region. The Institute encourages the application of United Nations norms, guidelines and standards, and of the policy directives of the United Nations in the field of crime prevention and criminal justice.

48. The Institute encourages interinstitutional cooperation, coordination of efforts and harmonization of approaches at the regional and interregional levels in order to improve criminal justice administration, the observance of human rights, and the promotion of fair and expeditious judicial proceedings.

49. In response to a growing demand for assistance from all countries of the region, the Institute has extended its geographical coverage and reformulated its programmes to achieve consolidated regionalization of its work, strengthened its technical, organizational and functional capabilities and its network of consultants, enhanced the participation of Governments in its operations, diversified the financial sources of support for its programmes, and served as a channel for technical assistance requests in the region.

50. The Institute created a Technical Board responsible for projects and programmes, and a Regional and International Scientific Board to provide advice and assistance to the Office of the Director on specialized criminal justice matters.

51. In order to regionalize its operations more effectively, the Institute prepared an addendum to the founding agreement, which has been accepted by the Government of Costa Rica and submitted to the United Nations. By virtue of this addendum, the Institute would become a multilateral organization based on an agreement open to signature by the Governments of the region.

2. Programmes, projects and research activities

52. The Institute has implemented programmes and projects concerning constitutional, substantive and procedural legal reform; crime prevention strategies; drug abuse control; violence; prosecution and public defence; correctional and police sectors; women and criminal justice; juvenile delinquency; ethnic groups and human rights; freedom of the press; juridical information and documentation; judicial performance; statistical data; administrative planning for judicial systems; judicial training; and public education on legal matters.

53. Research projects carried out include the following: women and criminal justice (second phase); international survey on victimization: report on Costa Rica, in cooperation with UNICRI; criminal justice and freedom of the press in Central America and Panama; human rights: children and adolescents deprived of their liberty in Central America and Panama; correctional systems and alternatives to imprisonment in Latin America and the Caribbean (results published); risk and inhibitory factors in drug abuse among Costa Rican youngsters and adolescents (results published); the juridical situation of infancy in Latin America: bases for a legislative reform (results published in collaboration with UNICEF and UNICRI); "Women's rights are human rights"; and effective countermeasures against drug offences and advancement of criminal justice administration.

54. A number of community projects have been carried out including: public education on legal matters in Costa Rica; community programme against the illicit use of drugs in Costa Rica, conducted with the financial support of national institutions and UNDCP; and "16 days of activism for the human rights of women", conducted with financial support from DANIDA, the Danish cooperation agency.

3. Technical cooperation and assistance

55. Measures have been taken to permit more direct contacts and coordination of national activities in several countries through the establishment of Institute Offices in Bolivia, Ecuador, Peru and Mexico. Funds were obtained for this purpose, including premises, administrative personnel and office equipment.

56. Technical assistance and cooperation activities undertaken by the Institute have concentrated on the introduction of legal reforms, including, for instance: the organization and operation of the constitutional court of Guatemala; the elaboration of draft criminal procedural codes in Guatemala and Ecuador; the preparation of administrative regulations for the law on judicial careers and reform of the law on the organization and powers of the courts in Honduras; a study on the rights of the accused in the criminal process in Costa Rica; revision of the criminal code of Panama; changes to the substantive law of the judicial branch and a draft bill on judicial careers in the Dominican Republic; a draft bill on prosecution in Bolivia and Ecuador; and a study on the situation of the prosecutorial and the public defence institutions in Bolivia, Colombia, Costa Rica, Ecuador, Guatemala and Panama.

57. Additional technical assistance projects undertaken include: public defence and democratization of criminal justice in Bolivia; reforms to the system of sanctions in the penal code of Costa Rica and drafting of an execution of criminal penalties law; programme for the administration of justice in Costa Rica; permanent training of technical staff of the Ministry of Justice of Costa Rica on the issue of violence; strengthening of agrarian courts in Costa Rica; strengthening of judicial training at the level of the court of appeal and courts of first instance in the Dominican Republic; extension of the Judicial Statistics Information System in the Dominican Republic; reforms to the civil procedural code of Ecuador; reforms to the penal code and execution of sanctions code of Ecuador; revision of the substantive law of the public prosecutor's office and judicial police in Ecuador; study of the informal judicial system in Ecuador; reducing the prison population in Ecuador; strengthening of judicial training on criminal law in Ecuador; native communities facing the criminal justice system: the case of Guatemala; administrative modernization of supreme courts of justice: implementation of a planning model in Honduras (second phase); strengthening of the Judicial School of Honduras; administration of justice in Nicaragua; national register of detainees for Peru; strengthening the rule of law and criminal justice in Central America and Panama; assessment study of the physical infrastructure, equipment and training of justices of the peace in Central America and Panama; strengthening national justice commissions in Central America; regulation of women's work in Latin America; and strengthening of judicial libraries in Latin America.

58. Other forms of technical assistance provided by the Institute have included: the donation of specialized bibliographical collections on judicial matters to judiciaries and universities and training of librarians in 12 countries of the region; studies to identify the need for judicial training in Bolivia, Ecuador and Honduras; preparation of a plan for of a study and judicial training centre, and for the development of courses for criminal judges in El Salvador; preparation of a set of instructions for agents of the criminal justice system in Guatemala; and introduction of a permanent judicial training programme and a planning model for the judicial branch of Honduras.

4. Publication and dissemination services

59. During the reporting period, the Institute issued the following material: Quando el Género sueña, Cambios trae, published by the Women and Criminal Law Project; Sistemas Penitenciarios y Alternativas a la Prisión en América Latina y el Caribe (Correctional systems and alternatives to imprisonment in Latin America and the Caribbean); Manual for the Development of Databases in Judicial Libraries, an Application with MicroIsis; Manual on the Organization of

Specialized Information Services (draft version); Planning System for the Judicial Branches: Model and Guide; Anthology of Techniques for the Resolution of Criminal Cases (also published as a manual on the subject); Risk and Inhibitory Factors in Drug Abuse among Costa Rican Youngsters and Adolescents; Constitutional Justice: the Promise of Democracy; The Criminal Process: between Normative Protection and Inquisitorial Application, which includes the document "Bases for penal procedural reform in Central American countries"; The Criminal Justice System: its Lights and Shadows; Criminal Justice and Freedom of the Press (volume I published, volumes II and III still in press at the time of writing); and Upside down to Right. The Juridical Situation of Childhood in Latin America: Bases for a Legislative Reform, in collaboration with UNICEF and UNICRI.

5. Conferences and seminars

60. The Institute continued to carry out its programme of regional conferences, many of which have been at the level of chief justices and of the supreme court and ministers, in order to encourage the analysis, discussion and exchange of experiences relative to the improvement of justice administration.

61. An interim Board of Directors* met for the first time at San José, from 25 to 27 June 1992, to provide advice on the conduct of business of the Institute. The second meeting (held November 1992), was convened to consider the appointment of a new Director and the work plan for the period 1993-1997. The work plan, approved by the Board of Directors, was designed and elaborated taking into account the themes identified by the Commission on Crime Prevention and Criminal Justice at its first session.

62. Specific meetings included a seminar on conciliation and alternative methods for the solution of conflicts in Ecuador; and a workshop on juridical bibliographical information and judicial statistics in Panama.

6. Cooperation agreements

63. During 1992, the Institute signed cooperation agreements with the following entities: Constitutional Studies Centre for Mexico and Central America (3 February 1992); Office of the Attorney General of Uruguay (11 February 1992); Latin American Association for Human Rights (3 April 1992); Supreme Court of Justice of Nicaragua (4 April 1992); and Supreme Court of Justice of Ecuador (25 May 1992).

7. Resources

64. One of the most important issues faced during the reporting period was that of the improvement of the financial situation of the Institute and diversification of its funding sources. After a three-year negotiation process, an agreement has been reached with the Government of Costa Rica to establish a capital fund of US\$ 600,000. The interest derived from this fund will serve to support a basic operational structure and staff, allowing for a certain

*The interim Board of Directors is comprised of nine members, including a representative of the United Nations and of the Government of Costa Rica, three members from the different Latin American subregions, a representative from North America, an expert in finance and an expert in international law.

financial autonomy. Project funding was diversified through grants received from the European Economic Community, the International Labour Organisation and the following cooperation agencies: DANIDA (Denmark); ASDI Sweden); and NORAD (Norway).

D. Helsinki Institute for Crime Prevention and Control,
affiliated with the United Nations

1. Background

65. The Helsinki Institute for Crime Prevention and Control, affiliated with the United Nations, was established in 1981 and became operational in 1982 at Helsinki. It promotes the exchange of information and expertise on crime prevention and control among States of the European region. Its functions, as outlined in the 1981 agreement between Finland and the United Nations, are inter alia, the development of an information clearing-house, the commissioning of the services of experts, the organization of meetings and seminars, the carrying-out and support of research, and the organization of training activities.

2. Comparative research and policy development

66. The Institute has carried out a number of surveys in Europe on issues of importance for policy development and practical decision-making in the region and those of direct relevance to the work of the United Nations in this field. The subjects of those surveys have included prosecutorial principles, alternatives to imprisonment, crime prevention measures, juvenile delinquency, victim policy and prison health care. The Institute is currently engaged in research on the role of criminal law in the protection of the environment, on the scope of organized crime, and on the problems faced by foreigners in prison.

3. Training and technical cooperation

67. The Institute seeks to identify experts who can provide the appropriate technical assistance and to finance their services. This approach has been used, for example, in providing advice on computerization of the administration of criminal justice, and on law enforcement operations. The Institute also seeks to identify potential sponsors to assist in the funding of such services.

68. A project was recently launched to survey and assess the assistance needs of countries in Central and Eastern Europe. Since all States of the region are engaged in overall reform of their criminal laws, almost all indicated that assistance would be valued in such areas as sentencing, juvenile offenders, drug-related offences, and environmental and economic criminality. A majority of respondent States noted that information and documentation would be needed on a full range of issues.

69. The Institute participated in the recent joint mission of UNDCP and the World Health Organization to Estonia, Latvia and Lithuania, to exchange views with Government officials and to promote international cooperation in the field of international drug control. The mission sought to assess the extent of the drug problem, to collect information on existing services, to draw up an inventory of needs, and to identify measures for future assistance.

70. The Institute will serve as coordinator of the regional analysis of the results from the European region of the Fourth United Nations Survey of Crime Trends and Operations of Criminal Justice Systems.

71. The Institute will also continue to explore, in cooperation with the Departments of Justice and Communications of Canada and the International Criminal Police Organization, the possibility of expanding the use of an automated information-exchange system to combat crime against movable cultural property.

72. The Institute has continued to develop its scholarship programme so as to provide practitioners and researchers in one country with the opportunity of visiting and discussing issues of common concern with counterparts in another.

4. Information, documentation and publication services

73. In participating in the development of the United Nations Criminal Justice Information Network (UNCJIN), the Institute seeks to ensure that information on documentation, retrievable from the World Criminal Justice Library and available through the network, reaches the appropriate agencies and institutions throughout Europe. In order to facilitate this work, the Institute funds the start-up of network members in various European countries.

74. The listing of the holdings of the library of the Institute has been computerized in order to increase the effectiveness of information retrieval and promote the international exchange of information. The principal publication series of the Institute consists of the reports of meetings and seminars organized or co-organized by it, of European surveys of various criminal justice issues, and of collections of relevant articles. It publishes a research series, entitled Criminal Justice Systems in Europe, which provides a general description of the operations and functions of national criminal justice systems. Each report is updated and reissued, as necessary. Reports have been published on England and Wales, and on Albania. Publication of the next two profiles on Hungary and the Netherlands is forthcoming. Reports on Belarus, Czech Republic, Estonia, Greece, Israel, Latvia, Lithuania, Poland, Romania, Slovakia, Switzerland, Turkey and Ukraine are currently being prepared or planned.

75. The Institute continued publication of its biennial newsletter, reporting relevant developments in international crime prevention and control. Among its features is a listing of "grey literature", available either directly from the authors or from the Institute.

5. Conferences and seminars

76. The Institute co-organized an international meeting entitled "Seminar on fundamental issues regarding the criminal justice system for a nation in transition from a single-party system to a multiparty political system", convened in Slovakia in September 1992.

6. Resources

77. The Institute continued to have only limited resources to carry out its activities. It has a full-time staff of five persons (a director, one senior researcher, two programme officers and an office secretary), and employs one person (a librarian) on a part-time basis.

78. The annual financial resources for operational expenses (provided by the Government of Finland) total approximately US\$ 160,000. This is supplemented by an annual voluntary contribution from Denmark, Norway and Sweden, amounting to about US\$ 60,000. In addition, Governments have provided funding for specific projects.

E. African Institute for the Prevention of Crime and the Treatment of Offenders

1. Background

79. The African Institute for the Prevention of Crime and the Treatment of Offenders (UNAFRI), established in 1987, is located at Kampala, and operates under the auspices of the Economic Commission for Africa (ECA), with financial assistance from the United Nations Development Programme (UNDP). Its objective is to assist the countries of the African region in formulating policies and programmes for crime prevention and criminal justice within the context of overall plans for national development. It seeks to promote this objective through policy- and problem-oriented research, training, advisory missions to requesting member States, promotion of innovative approaches to crime and delinquency prevention and control, and the establishment of an information network for the African region.

2. Comparative research and policy development

80. The research and policy development activities of the Institute continued to aim at providing a sound empirical basis for the formulation of responsive and effective policies and programmes to minimize crime and delinquency in the region. The Institute initiated an assessment of the requirements of African Governments and continued to elaborate a framework for the collection of reliable data, inter alia, by developing survey-type research tools and conducting policy-oriented studies.

81. Regionally-based research activities during the reporting period included studies on crime, victimization and criminal justice; the harmful impact of new forms and dimensions of criminality; criminal law, procedures and appropriate reforms; and the interrelationship between development and criminality as a basis for policy formulation.

82. The Institute continued to carry out activities on priority issues of the African region. These included the establishment of a stable structure and system at national levels for the regular collection, processing and analysis, as well as the publication and dissemination, of valid and reliable data; the training of middle-level criminal justice personnel at the national level; and the creation of a database on crime, criminal victimization and the administration of justice. The Institute engaged a research adviser who carried out work in the initial stages of the conduct of the African Crime, Victimization and Criminal Justice Administration Survey. Data collection began in December 1992.

3. Training

83. The training and human resources development programme of the Institute continued to be geared toward upgrading the skills, knowledge and expertise of crime prevention and criminal justice professionals of the African region, with priority being accorded to the training of trainers. Training material

and programmes, designed for different categories of personnel, continued to be developed.

84. The following two human resources development training seminars and one workshop were held: training seminar on planning for prevention of crime and administration of justice in the context of national development planning for French-speaking countries, held at Bujumbura in May 1992; seminar on victims of crime and prevention of victimization in Africa, held at Kampala in July 1992; and training and coordination workshop for African crime, victimization and criminal justice survey held in November 1992.

85. The work programme of the Institute for the period 1992-1993 consisted of the following subprogrammes: management and administration; training and human resources development; policy development and implementation; information and documentation; advisory services to Governments; and joint activities. Under the management and administration subprogramme, the Institute seeks to efficiently administer staff, funds and other resources; ensure the effective and timely implementation of the proposed work plans; mobilize support and funds for its work; and evaluate the progress achieved.

4. Technical cooperation

86. The Institute provided advisory services to requesting countries of the region, to assist in the development and adoption of effective measures to combat criminality, and to improve the observance of human rights in the administration of justice, in line with United Nations norms, guidelines and standards in this field. It also developed a strategy to promote subregional and regional collaboration.

87. Proposals for joint activities have been elaborated and recommended to the Organization of African Unity and the Ford Foundation. Contacts have been made with various agencies in the region in connection with the conduct of the regional survey on crime, victimization and criminal justice in Africa.

5. Information and documentation services

88. The Institute continued its efforts to establish a specialized reference library and to develop a mechanism for sharing and transferring knowledge in the field of crime prevention and criminal justice in Africa. However, financial limitations have constrained the acquisition of relevant materials. Other institutes within the programme network, particularly AIC, have been generous in their assistance to the African Institute in this regard.

89. Issues 4, 5 and 6 of the Newsletter of the Institute were published and sent to Governments and to academic institutions and experts. Similarly, reports of seminars and workshops, including the training seminar on combating corruption, economic and organized crime in Africa, held at Kampala in January 1992, as well as those mentioned in paragraph 84 above, were issued as publications 3 to 6 of the Institute and sent to Governments, other crime prevention institutes, academic institutions and experts.

6. Conferences and seminars

90. The Helsinki Institute for Crime Prevention and Control and the Arab Security Studies and Training Centre (ASSTC) sponsored the participation of the Director of the African Institute in the Seventh Joint Coordination

Meeting of the United Nations Crime Prevention and Criminal Justice Programme Network held at Dharan.

91. The Institute conducted a series of training seminars, including those mentioned in paragraphs 84 and 89 above, for professionals from various justice-related sectors across Africa.

7. Governing Board

92. The Third Ordinary Meeting of the Governing Board of the Institute was held at Kampala on 4 and 5 May 1992. The Board considered the financial status and fund-raising activities of the Institute and discussed matters relating to its current and projected work programme, its management, administration, operations, the status of host facilities, and staffing. An Extraordinary Meeting of the Governing Board was convened at Addis Ababa in September 1992.

8. Resources

93. In accordance with the Statute of the Institute, its administrative and programme costs are to be defrayed by financial contributions from African Member States.* Member States of the Institute are the Member States of ECA.** At the time of reporting, the number of signatories to the Statute of the Institute was 26.*** Despite vigorous efforts to mobilize support from Member States and to secure payment of the assessed contributions, the status of payment has continued to be unsatisfactory. Since the establishment of the Institute, UNDP has been the major source of funding of operational activities. UNDP funding, as stipulated in the project document, is to continue through December 1993.

94. In order to secure a temporary solution to the need for a more stable financial base for the Institute, the Secretary-General took action in

*The total amount of the remitted assessed financial contributions of African member States was US\$ 66,879.81, against the total amount due of US\$ 766,766, for the periods 1989-1990 and 1991-1992. See annexes III and IV of the report of the Secretary-General on the African Institute for the Prevention of Crime and the Treatment of Offenders (A/47/379).

**The membership of ECA consists of: Algeria, Angola, Benin, Botswana, Burkina Faso, Burundi, Cameroon, Cape Verde, Central African Republic, Chad, Comoros, Congo, Côte d'Ivoire, Djibouti, Egypt, Equatorial Guinea, Ethiopia, Gabon, Gambia, Ghana, Guinea, Guinea-Bissau, Kenya, Lesotho, Liberia, Libyan Arab Jamahiriya, Madagascar, Malawi, Mali, Mauritania, Mauritius, Morocco, Mozambique, Namibia, Niger, Nigeria, Rwanda, Sao Tome and Principe, Senegal, Seychelles, Sierra Leone, Somalia, South Africa, Sudan, Swaziland, Togo, Tunisia, Uganda, United Republic of Tanzania, Zaire, Zambia and Zimbabwe.

***The 26 Member States of ECA that have signed the Statute are: Burundi, Congo, Egypt, Equatorial Guinea, Gambia, Ghana, Guinea, Libyan Arab Jamahiriya, Malawi, Morocco, Mozambique, Niger, Nigeria, Rwanda, Senegal, Seychelles, Sierra Leone, Somalia, Sudan, Togo, Tunisia, Uganda, United Republic of Tanzania, Zaire, Zambia and Zimbabwe. See report of the Secretary-General on the African Institute for the Prevention of Crime and the Treatment of Offenders (A/46/524).

pursuance of General Assembly resolution 46/153 of 18 December 1991, as reflected in the statement of programme budget implications (A/C.5/46/77). Taking the 1991 budget of the Institute as a base, the amount of US\$ 180,000 from the United Nations regular budget, representing half of the contributions of African Member States, was provided as a grant under section 23 of the proposed programme budget for 1992. In 1992 the salaries of the Director and Deputy Director were defrayed from the grant.

95. The Government of Uganda continued to support the Institute. It provided US\$ 173,152.14 for the renovation of the Institute headquarters building during the period 1991-1992, and it is anticipated that a further allocation of US\$ 161,233 will be made by the Government for the period 1992-1993 for outstanding renovation work.

96. The current staffing of the Institute totals 16 posts. There are 4 professional posts and 12 general-service posts. All professional posts, with the exception of one for Administrative and Finance Officer, were filled. The Institute has engaged a temporary Finance Officer while the post is being widely advertised.

III. ACTIVITIES OF THE ASSOCIATED INSTITUTES

A. Arab Security Studies and Training Centre

1. Background

97. ASSTC was established at Riyadh in 1978 by a decision of the Second Meeting of the Council of Arab Interior Ministers. Both an intergovernmental organization and a specialized regional centre servicing the Arab world, ASSTC operates under the aegis of the Council of Arab Interior Ministers of the League of Arab States and is governed by a Board of Directors headed by the Minister of Interior of Saudi Arabia. ASSTC works in close partnership with the bureaus of the Council of Arab Interior Ministers and the Council of Arab Ministers of Justice of the League, carrying out various activities on their behalf.

98. ASSTC serves security organs linked with ministries of the interior, criminal justice institutions and social agencies concerned with crime prevention in the Arab world. Its aims are to provide a scientific basis for Arab countries to benefit from the latest scientific knowledge in crime prevention and criminal justice; to promote Islamic criminal legislation, including its principles and system; to develop professional skills of security personnel through specialized graduate education and training programmes; and to consolidate ties and exchange information and expertise with Arab and non-Arab countries.

99. ASSTC participates in international efforts to prevent crime and victimization, maintain security and peace, promote sustained development, in the context of larger socio-economic and cultural conditions, and foster justice. Its approach is cross-sectoral and interdisciplinary.

2. Comparative research and policy development

100. In its research, policy development and evaluation activities, the Centre has direct consultative access to high-level policy makers and decision makers

in the region. Its research findings are used directly by national and regional agencies.

101. ASSTC has an important role in linking research with decision-making and policy-making. It prepares, designs, implements and supervises research projects and studies on issues of concern to Arab States, selected on the basis of proposals from the ministries of the interior, justice and social welfare, as well as from conferences organized or attended by the Centre, and experts visiting or collaborating with it. Researchers collaborating with the Centre are selected from universities and scientific institutions, using the ASSTC specialized database of experts. To date, 96 research projects and studies have been designed and implemented by 93 experts. Studies on the following four subjects were completed during the reporting period: the impact of women in the workplace on family cohesiveness in Arab countries; the role of the judiciary in crime prevention; alternatives to penal sanctions; and psychological and legal criteria for criminal investigations.

3. Technical and professional training and education

102. ASSTC serves as a cooperating institute in the formulation and implementation of international and regional training strategies, programmes and plans. The highly specialized technical training and education programmes of the Centre, designed to upgrade professional skills and enhance operational performance and strengthen the capacity of criminal justice and security systems, reach senior policy makers and decision makers in the Arab world, and have a direct impact on policy and practice at the national, subregional and regional levels.

103. The Graduate School of Criminal Justice of the International Institute of Higher Studies, established at the Centre in 1983, offers a selection of 10 academic programmes of either one or two years' duration. A two-year master's degree programme is offered in four disciplines: police leadership; crime prevention; forensic sciences; and mental health. Research fellowships and advanced one-year programmes are available in the following areas: Islamic criminal justice; drug control; civil protection and safety; traffic management; criminal investigation; social care in correctional institutions; and design and development of training programmes. In 1992 the Graduate School of Criminal Justice awarded 61 master's degrees and 29 diplomas.

104. The ASSTC Training Institute offers short-term training courses (of three to six weeks' duration) on the police, the judiciary, corrections and social welfare. During 1992, the Training Institute conducted the following training courses: planning mass media programmes in the field of drug control; procedures of gathering information, surveillance and criminal investigation; protection of vital establishments; combating corruption; and security measures.

105. The ASSTC Forensic Science Laboratory provides highly specialized practical courses for forensic science laboratory personnel in the Arab region, supervises forensic training for students of the ASSTC Graduate School of Criminal Justice and trainees of the Training Institute, and implements advanced training in the detection of narcotics and psychotropic drugs. In cooperation with UNDCP, the ASSTC Forensic Science Laboratory continued to serve as a regional training centre for the Arab world, providing training on drug identification to candidates holding a United Nations fellowship. The Laboratory implemented research projects in the utilization of methods of scientific analysis in crime detection and identification of criminals, specializing in

chemistry, biology, serology, forgeries and fingerprint analysis. It utilizes sophisticated techniques and equipment ranging from electron microscopes to an atomic absorption spectrophotometer and laser-based equipment.

106. During 1992, the Laboratory organized training courses on the following topics: use of gas chromatography in medical analysis; detection of narcotics; the crime scene; identification of fingerprints; identification of firearms; and use of the atomic absorber in the analysis of poisonous substances. A study of the impact of pollution on the highways at Riyadh was also undertaken.

107. Collaborative activities with UNDCP included providing assistance in connection with the dissemination and promotion of the use of the United Nations Drug Law Enforcement Training Manual: A Guide for Law Enforcement Officials, as well as designing and planning training courses based on the Manual. The Centre, in cooperation with UNDCP, convened and hosted a regional workshop on measures to enhance cooperation between drug law enforcement (customs) and drug control administrators at Riyadh from 5 to 9 December 1992, and similar workshops and training courses are envisaged on law enforcement and drug control.

4. Technical assistance, cooperation and consultative services

108. ASSTC continued to foster Arab regional cooperation in the field of crime prevention and criminal justice, and has developed its own profile of activities to match the needs of the region. To consolidate technical cooperation activities, the Centre appointed in 1992 a Regional Advisor for the Arab world. The ASSTC Consultancy Bureau, consisting of leading experts, continued to provide advice to the Centre on specific technical questions relating to consultancy services provided by ASSTC to requesting Arab States.

109. ASSTC continued to cooperate with the United Nations, in particular, with the Crime Prevention and Criminal Justice Branch of the Centre for Social Development and Humanitarian Affairs, United Nations Office at Vienna, and UNDCP. The work programme of ASSTC has been designed to take into account mandates of United Nations legislative bodies in the fields of crime prevention and criminal justice and drug control. It continues to work in close cooperation with the appropriate authorities and officials of the 21 countries of the region in promoting and disseminating United Nations norms, guidelines and standards in both fields.

110. The Centre continued to play a leading role in facilitating global coordination of activities relating to crime prevention and criminal justice at the regional and interregional level, by hosting and convening the annual joint programme coordination meetings, the first of which was held in 1985. It also strengthened collaborative ties with scientific and academic institutions worldwide. A letter of understanding on scientific and technical cooperation has been signed between the Centre and the Office of International Criminal Justice at the University of Illinois at Chicago.

5. Specialized literature, documentation and publication services

111. The ASSTC library maintains extensive and highly specialized facilities, including microfilms, a reader-printer machine, two computers, two printers, and two direct communication devices, one connected with the King Abdul-Aziz City for Science and Technology and the data bank at Riyadh, and the other with the DIALOG information system in the United States.

112. The ASSTC Information Centre maintains several data banks, such as the Arab experts roster, a data bank on laws and regulations in the Arab countries, and a data bank on criminal statistics. It stays on line with various major information systems and databases around the world, providing access to several international databases.

113. The ASSTC Publishing House publishes materials covering the different activities of the Centre, and books that have been translated into Arabic. Periodic publications include: The Arab Journal for Security Sciences; The Arab Journal for Training (biannual); and the ASSTC Journal (monthly), in Arabic and in English. These publications contain scholarly studies and results of empirical research, in addition to reports and news of important meetings and other events. The Centre is in the process of publishing the ISPAC Bulletin, as a collaborative activity with the International Scientific and Professional Advisory Council (ISPAC).

114. During the reporting period, the ASSTC Publishing House issued 27 books and other material, and 11 strategic studies written by prominent authorities in the Arab world. The Publishing House also published the report of the Seventh Joint Programme Coordination Meeting held at Dharan in 1992.

6. Conferences, symposia and public exhibitions

115. Conferences, symposia, expert meetings and public lectures are regularly held under the auspices of the ASSTC Exhibitions Department. It has an ongoing programme series of public education and awareness-raising campaigns, lectures and round-table discussions on various issues.

116. The ASSTC Exhibitions Department organized three permanent exhibitions on the premises and held several periodic exhibitions displaying the latest inventions, equipment and technology used in various fields of security and safety. The following were noteworthy: the Arabic Security Book Exhibition; the Security Equipment Exhibition; and a permanent research projects exhibition displaying research documents, findings, graphs, and types of research and studies implemented.

117. Twelve public lectures were organized in different countries of the region, and the following five conferences and seminars were held: the Seventh Joint Programme Coordination Meeting; seminar on criminal statistics (May 1992); seminar on the problems of drug abuse in Arab countries (June 1992); the first meeting of those responsible for training in security agencies in Arab States (June 1992); and the Fifth Coordination Meeting of Research Centres in the Field of Crime Prevention and Criminal Justice in the Arab World (July 1992).

7. Resources

118. Funding for the Centre derives from the contributions of Arab States. The total 1992 budget amounted to US\$ 11,000,000, 25 per cent of which was allocated to staffing, and 75 per cent distributed among the various programmes.

B. Australian Institute of Criminology

1. Background

119. AIC was established by legislation enacted by the Parliament of the Commonwealth of Australia in 1971 with the support of the Governments of the six Commonwealth States. The same legislation established a funding agency, the Criminology Research Council. In 1986, the legislation was amended to include the Northern Territory and to make other minor changes in the membership of the Board of Management. In 1988, the Institute formally became an institute associated with the United Nations.

2. Comparative research and policy formulation

120. The largest AIC programme is that devoted to research and statistics. It comprises 13 subprogrammes, namely: crime prevention; drugs and substance abuse, environmental protection; indigenous and ethnic justice; juvenile justice; law enforcement; sentencing and courts, strategic crime assessment; treatment of offenders; victims; violence; white collar and corporate crime; and women and crime. Many of the individual research projects in the subprogrammes could be described as "comparative", as they involve comparisons between the six States and two mainland territories of Australia, and a small number of projects involve some element of international comparison. All research undertaken by AIC, either initiated by AIC itself or undertaken at the request of other government agencies, is directed towards the improved formulation of criminal justice policy.

121. AIC has recently developed new programmes related to deaths in custody and the prevention of violence. Following the completion of the Royal Commission into Aboriginal Deaths in Custody, AIC established a Monitoring and Research Unit on this subject. This Unit has produced data for the years 1990 and 1991, showing all deaths, both Aboriginal and non-Aboriginal, in police and prison custody in all Australian jurisdictions. AIC has also established a Violence Prevention Unit which operates a clearing-house of relevant information, produces booklets and brochures, and provides training and advice in methods of violence prevention.

122. AIC is carrying out a comparative study of juvenile justice systems in the Asian and Pacific region at the request of the Economic and Social Commission for Asia and the Pacific. AIC is also a part of the team led by UNICRI that is studying environmental law enforcement in a number of different nations.

3. Training and technical cooperation

123. AIC organizes many national and international conferences and receives a large number of visitors from the Asian and Pacific region, some of whom engage in private study and study tours. Since 1980, AIC has provided coordination and professional and secretariat support to the annual Asian and Pacific Conference of Correctional Administrators. The twelfth meeting of this conference was recently held at Adelaide, with 17 countries participating. AIC also played an active role in the first South Pacific Meeting of the Heads of Prison Services, held at Suva, Fiji, with 14 countries participating.

124. AIC provided technical assistance to the United Nations African Institute for the Prevention of Crime and the Treatment of Offenders. The AIC librarian

provided advice on computerized library systems and trained the librarian of UNAFRI in their use. AIC also donated a computer to UNAFRI for use in its library.

4. Information and document services

125. The information and documentation services of AIC consist primarily of its library, which has a collection of approximately 20,000 monographs and receives some 1,000 serial titles. The major part of the library collection is in English, and includes monographs, serials and statistical publications.

126. The AIC library maintains a database of Australian criminological information, known as CINGH - an index of more than 23,000 records of Australian subject-matter relating to crime prevention and criminal justice. It is publicly available in a number of forms on line through the National Library of Australia, on CD-ROM disk, and on diskette for users of personal-computer database software. It is also available in print as part of the Australian criminology information bulletin.

127. AIC, through its membership in and active promotion of UNCJIN, provides an electronic link with a wide range of relevant library and criminal justice agencies. AIC is a founding member of the World Criminal Justice Library Network established in April 1991, and is represented on its Steering Committee.

128. Since the establishment of AIC, its library has promoted cooperation between libraries by organizing regular conferences for criminal justice librarians. The eighth conference was held in April 1992 and attracted participants from most parts of Australia and from New Zealand, Spain and the United States.

5. Conferences and seminars

129. Since late 1991, AIC has conducted 12 national conferences, seven of which have involved international participation. The most significant of these was a national conference on juvenile justice, which sought to identify successful methods of reducing juvenile crime and to assess the effectiveness of the current treatment of juvenile offenders. Another conference focused on Aboriginal justice issues, examining problems associated with Aboriginal people and the criminal justice system. These two conferences were attended by 350 and 480 participants, respectively. Other national conferences focused on white-collar crime, homicide, measurement and research in criminal justice, sexual assault, and crime and the elderly. Over the same period AIC held 10 in-house occasional seminars involving eight speakers from outside Australia.

6. Resources

130. AIC currently has a total of 65 staff members, nearly half of whom have senior academic qualifications. The current annual budget of AIC is approximately 5 million Australian dollars (\$A). Approximately \$A 4 million of this total is appropriated to AIC by the Commonwealth Government, the remainder being raised by contract research, conference registration fees, royalties, the sale of publications and other consultancies. The Criminology Research Council currently has a budget of approximately \$A 400,000 (Australian). Half of this amount is provided by the Commonwealth Government and the remaining half by the States and the Northern Territory, on a per capita basis.

C. International Centre for Criminal Law Reform and
Criminal Justice Policy

1. Background

131. The International Centre for Criminal Law Reform and Criminal Justice Policy was established in 1991 at Vancouver as a joint endeavour of the Society for the Reform of Criminal Law, Simon Fraser University, and the University of British Columbia. In August 1992, it became a non-profit society under the British Columbia Society Act. It became an associate institute of the United Nations crime prevention and criminal justice programme network in July 1991. The Centre is housed at the University of British Columbia and at the Harbour Centre, Simon Fraser University, together with the secretariat of the Society for the Reform of Criminal Law.

2. Comparative research and policy formulation

132. The Centre conducts studies and makes proposals on the improvement of criminal justice administration and criminal law reform; prepares proposals for the formulation of treaties and other instruments of international cooperation in criminal matters; and undertakes technical cooperation and advisory projects, in cooperation with the United Nations. The Centre is cooperating with the School of Criminology of Simon Fraser University in the conduct of an in-depth study of homicide, involving the examination of homicide statistics, legislation, criminal justice, and social policy in approximately 30 countries.

133. The Centre places particular importance on education and communication, and it is working with its university partners to enhance graduate education in criminal law and criminal justice policy. It has also established, in the field of public education, together with its university partners, the Department of External Affairs and International Trade lecture series. This public lecture series will allow leaders in international criminal justice to present their work and provides a forum for public discussion.

134. The Centre is assembling a multijurisdictional working group to act as a clearing house of comparative research and experiences pertaining to aboriginal justice. The issues of aboriginal self-government and indigenous rights have recently received considerable attention and have highlighted the possibility of establishing parallel systems of justice that draw on aboriginal concepts and values. Part of the work will be to develop an overview of the large number of recent proposals, task forces, inquiries, commissions and recommendations from various Governments and agencies presented in the context of aboriginal systems of justice.

3. Information dissemination

135. The Centre is assisting in the dissemination of the proceedings of the first International Feminist Conference on Women, Law, and Social Control held at Mont Gabriel, Quebec, in July 1991. It is also assisting in the creation of an international network of feminist scholars. The network and accompanying database will provide improved access to information and expand contacts among feminist scholars in the areas of law and crime control.

136. The Centre is preparing a report that will serve as a useful tool to assist non-governmental organizations in participating in criminal justice policy development and evaluation.

4. Meetings and conferences

137. The Centre organized a two-day satellite link-up of the Second Inter-American Conference on the Problems of Fraud and Corruption in Government (RESPONDACON II) held in February 1992. Its purpose was to provide broad dissemination of the danger to democracy of official fraud and corruption, and to permit a free and open interchange on the common issues and problems facing Governments in the western hemisphere.

138. The Centre organized a meeting at Vancouver in March 1992, at which 35 experts from 16 countries considered a draft United Nations manual for practitioners in the field of domestic violence, which is expected to be published during 1993.

139. The Centre, together with the Society for the Reform of Criminal Law, held a conference at Vancouver in August 1992 on the reform of evidence at the law courts. It brought together academics, judges, practitioners and experts from various related fields to examine recent developments and reform efforts concerning the field of evidence. The Centre was represented at a number of international meetings, including the International Expert Group Meeting on the Instrumental Use of Children in Criminal Activities, organized by the Government of Italy in cooperation with the Crime Prevention and Criminal Justice Branch of the Centre for Social Development and Humanitarian Affairs, United Nations Office at Vienna, and held at Rome from 8 to 10 May 1992.

140. The Centre is planning a second symposium on corrections, building on the work of the Future of Corrections Symposium held at Ottawa in 1991. The second symposium will look at practical applications of possible technical cooperation ventures across jurisdictions. A draft document, which outlines a strategy for excellence in the field of corrections, is intended to serve as a basis for guidance on corrections policy and programmes, as well as for technical cooperation activities in the context of United Nations standards.

5. Cooperative agreements

141. In 1992, the Centre concluded cooperation agreements with AIC, the Helsinki Institute for Crime Prevention and Control, affiliated with the United Nations and the United Nations Latin American Institute for the Prevention of Crime and the Treatment of Offenders, which are intended to foster exchanges of personnel and information and joint initiatives.

6. Resources

142. The resources of the Centre come from a mix of public and private sources, from its founders and other contributors. It has obtained grants from the Department of External Affairs and International Trade of Canada and from the Vancouver Foundation.

D. International Institute of Higher Studies in Criminal Sciences

1. Background

143. The International Institute of Higher Studies in Criminal Sciences is a public foundation, founded in September 1972, at Siracusa, by the International Association of Penal Law and the city, province and chamber of commerce of Siracusa, as a non-profit-making, post-graduate, educational and

scientific institution, devoted to studies, research and the advancement of criminal sciences, with particular emphasis on the observance of human rights. It has consultative status with the Economic and Social Council, as a non-governmental organization in category II, as well as with the Council of Europe. Although a separate entity, the Institute operates under the scientific auspices of the International Association of Penal Law.*

144. The Institute has pursued an active role in assisting the Secretariat in the development of United Nations norms and standards in the field of international and comparative criminal justice and human rights. In cooperation with the Crime Prevention and Criminal Justice Branch and the Centre for Human Rights of the Secretariat, it has cosponsored 32 conferences, seminars and meetings of experts, and contributed to the elaboration of several major international instruments. An important aspect of the activities of the Institute is enabling the participation of young researchers, particularly from developing countries, with a view to strengthening and supporting criminal justice reform and human rights in all regions of the world.

2. Comparative research and policy formulation

145. The work of the Institute covers a wide range of criminal justice studies, including: international criminal law; comparative criminal law and procedure; national criminal law and procedure; international and regional protection of human rights; criminology and comparative criminology; legal psychology; penology; and criminal justice policy.

146. Through specialized conferences and seminars and educational programmes, the Institute aims at the creation and maintenance of respect for, and promotion and strengthening of, human rights in all aspects of law and criminal justice. Since 1985, the Institute has conducted 14 human-rights training programmes in Arab States, involving 1,452 jurists from 18 Arab States and 1,352 professors from every Arab law school, and published nine books in Arabic.

3. Training and technical cooperation

147. In cooperation with the Crime Prevention and Criminal Justice Branch and the Centre for Human Rights, the Institute has assisted the United Nations in the elaboration of a number of international instruments, including: Basic Principles on the Independence of the Judiciary; 2/ Principles for the Protection of Persons with Mental Illness and for the Improvement of Mental Health Care; 3/ Guiding Principles for Crime Prevention and Criminal Justice in the Context of Development and a New International Economic Order; 4/ and model treaties on the transfer of prisoners, on the transfer of criminal proceedings, on extradition and on the transfer of the enforcement of sentences. It also hosted a meeting of experts that produced the draft convention on the prevention and suppression of torture, the text of which was submitted in February 1978 to the Subcommission on Prevention of Discrimination and

*The International Association of Penal Law was founded at Paris in 1924, its origins being in the International Union of Penal Law founded at Vienna in 1889. It is one of the world's oldest scholarly associations in the criminal justice field. The Institute also has a special cooperation agreement with the Organization of American States.

Protection of Minorities of the Commission on Human Rights (E/CN.4/NGO/213). In July 1992, the Institute, in cooperation with the Secretariat and the Centre for Human Rights, developed and convened the first criminal justice and human rights programme for jurists from the African region.

148. Work currently being undertaken for the consideration of various bodies of the United Nations includes: draft guidelines for states of emergency and derogations to the International Covenant on Civil and Political Rights; 5/ draft convention on the suppression of unlawful human experimentation; draft international criminal code; and draft statute for an international criminal tribunal.

149. Activities currently being undertaken by the Institute in cooperation with the Council of Europe include: codification of the European Convention on Inter-State Cooperation in the Penal Field; 6/ a uniform curriculum for teaching the European penal conventions in European universities; and guidelines for the protection of the cultural heritage in Europe (with the participation of the European Parliament).

4. Information and document services

150. As of September 1992, 74 books of Institute proceedings have been published. The records of some of the activities of the Institute have been provided in outside publications.* Others are published in-house by the Institute in the series Quaderni. The Institute has publishing agreements with two major Italian publishing companies at Pavia and Naples. The Superior Council of Judges has published five books of conference proceedings cosponsored by it. Major book publishers in France, Italy, Lebanon, Netherlands and the United Nations States have also published some of the proceedings of the Institute.

151. The Institute has translated into Arabic and published the European Convention for the Protection of Human Rights and Fundamental Freedoms and its Protocols,** the European Convention for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment,*** and all United Nations and regional conventions on human rights.

5. Conferences and seminars

152. Since its founding, the Institute has conducted 141 conferences, seminars and meetings of committees of experts with a cumulative participation of over 9,000 persons from 108 countries, among whom were some 3,300 professors from 344 university faculties and specialized institutes. Its conferences of experts are held on subjects of contemporary interest to the international scholarly community, and bring together the world's leading authorities and

*For example, the Revue internationale de droit pénal and Nouvelles études pénales.

**For the text of the Convention and Protocols, see A/33/417 and the European Treaty Series (Strasbourg, Council of Europe).

***For the text of the Convention, see E/CN.4/Sub.2/1987/12/Add.1.

experts in the criminal sciences. International seminars are conducted by the Institute in the form of continuing legal education programmes attended by academics, judges, government officials, lawyers and young law graduates. Fifty-four international, intergovernmental and non-governmental organizations have cosponsored conferences, seminars, and meetings of committees of experts with the Institute.

6. Governing board

153. The governing board of the Institute is an independent 25 member Board of Directors consisting of 25 members, 16 of whom are elected by the governing board of the International Association of Penal Law from internationally renowned scholars, with nine ex officio members including the Rector of the University of Catania and representatives of the regional and local authorities.

7. Resources

154. The local government entities of the Sicilian region are the principal funding sources of the Institute. The Institute draws upon the large pool of experts comprising the members of the International Association of Penal Law, which has 3,000 members and affiliates in 68 countries and 37 national sections.

155. Funding is also obtained from major international foundations, and occasional funding is received from the Ministry of Justice of Italy.

III. JOINT PROGRAMME COORDINATION MEETINGS OF THE UNITED NATIONS CRIME PREVENTION AND CRIMINAL JUSTICE PROGRAMME NETWORK

A. Background

156. The annual joint programme coordination meetings of the United Nations crime prevention and criminal justice programme network continue to be convened, at no cost to the United Nations, by ASSTC. Appreciation for this was expressed by the Council, in section IV, paragraph 1, of its resolution 1992/22. Eight such meetings have been held to date, the first one having been convened in 1985 at ASSTC headquarters at Riyadh.

157. The coordination meetings have been a valuable asset to the United Nations crime prevention and criminal justice programme and its globally oriented tasks. Over the years, they have provided an important forum in which to discuss matters of direct relevance to the improvement of the process of collaboration, consultation, joint activity and coordination, at the subregional, regional and interregional levels, within the programmatic framework of the United Nations. They have assisted coordination in the development, promotion and application of United Nations criminal justice policy in all regions, in accordance with priorities in this field.

158. In line with recommendations made at the Seventh Joint Programme Coordination Meeting, informal consultations were held during the first session of the Commission to consider the future course of action in the light of the deliberations of the Commission, with a view toward further discussion at the Eighth Meeting.

B. Eighth Joint Programme Coordination Meeting

159. The Eighth Joint Programme Coordination Meeting was held at Sharja, United Arab Emirates, from 16 to 19 January 1993, at the invitation of the Government of the United Arab Emirates, in cooperation with ASSTC. In line with the practice established at the first session of the Commission, the report of the Eighth Meeting, which raises important questions pertaining to the work of the coordination mechanism, had been submitted for consideration by the Commission at its second session.

160. In accordance with the procedure established at the Seventh Coordination Meeting, the consolidated report on the work of the institutes served as a basis for discussion at the Eighth Meeting.

IV. INTERNATIONAL SCIENTIFIC AND PROFESSIONAL ADVISORY COUNCIL

A. Background

161. ISPAC was established at Milan in September 1991, in collaboration with the Centro Nazionale di Prevenzione e Difesa Sociale, an organization in consultative status with the Economic and Social Council, and which serves as the secretariat of the coordinating committee of major non-governmental organizations in the crime field. It was established, in pursuance of the relevant United Nations mandates, in an effort to strengthen technical and scientific cooperation with the professional and scholarly community, and is composed of non-governmental organizations and eminent scholars who advise on matters of international criminal policy. Its first session, held at Milan in September 1991, was attended by over 70 participants from non-governmental organizations and the scientific community. ISPAC established a functional committee on information and a number of technical committees.

B. Activities

1. Research and information

162. Replies to the ISPAC resource questionnaire have been collated and will permit the establishment of a comprehensive database on the programmes of various organizations, especially in priority areas. This information has also been used to supplement the Secretariat survey on this subject. ISPAC will convene a meeting on the proposed world criminal justice library network at the international Institute of Higher Studies in Criminal Sciences at Siracusa in early 1993. Clearing-house services linked to the ISPAC constituency are being developed at the Centro Nazionale at Milan.

2. Meetings

163. ISPAC held its second session at Courmayeur, Italy, from 18 to 20 September 1992. It has launched an ambitious programme of activities, including a series of international workshops on priority subjects, organized with assistance from the Fondazione Internazionale su Diritto, Società e Economia at Courmayeur. Several of them deal with the response to transnational crime.

164. A preparatory meeting on money-laundering was convened at Courmayeur on 23 and 24 March 1992 to highlight salient issues and plan the programme

for a larger conference to be held in 1993. A meeting of government representatives on the protection of artistic property and cultural patrimony, held at Courmayeur from 25 to 27 June 1992, adopted comprehensive recommendations.

165. Two expert meetings were held at Courmayeur from 26 to 28 March 1992 on strategies against international and transnational crime, including the possible establishment of an international criminal jurisdiction.

166. A meeting on criminal law reform and criminal justice policy, held at Courmayeur on 21 and 22 September 1992, also served as a preparatory colloquium for the Ninth Congress.

167. A major international conference on the problems of organized crime and the mafia was sponsored by ISPAC and by the Assemblea Regionale Siciliana, in cooperation with the Crime Prevention and Criminal Justice Branch and the Centro Nazionale di Prevenzione e Difesa Sociale (10-12 December 1992). The Conference was organized in commemoration of victims of the mafia, including the leader of the delegation of Italy to the first session of the Commission. The Conference carried out an analysis of the jurisdictional, legal, criminological, sociological and economic aspects of the phenomenon of mafia-type organized crime in Italy and abroad, and of the responses to it by institutions and by the national and international community.

3. Resources

168. ISPAC is supported by a grant from the Government of Italy designed to strengthen its operational activities. Under statutes adopted in September 1992, the Governing Board of the ISPAC consists of 11 members, including the Head of the Crime Prevention and Criminal Justice Branch and a representative (on a rotating basis) of the United Nations institutes. Two meetings of the Board were held in 1992.

169. The Seventh Joint Programme Coordination Meeting agreed that close links should be maintained with ISPAC. Such links will be facilitated by the fact that the Chairman of the annual coordination meetings, the President of ASSTC, is also a member of the Governing Board of ISPAC. A regular ISPAC bulletin will be issued in cooperation with ASSTC.

V. CONCLUSION

170. The joint annual coordination meetings of the United Nations crime prevention and criminal justice programme network continue to be the primary practical coordination mechanism. Those meetings have proved valuable to the global coordination effort, facilitating joint programme planning and implementation and promotion of United Nations criminal policy in pursuance of mandated work in this field, particularly in the light of the new programme directives and priorities set by the Commission on Crime Prevention and Criminal Justice in its exercise of coordination functions.

171. It has to be recognized, though, that while the programme network has, especially in recent years, moved toward and adopted a more integrated perspective and approach, it has thus far not achieved the desirable alignment of programme activities within the framework of the United Nations programme budget and medium-term plan. This can be attributed, in part, to the differences in the respective status, terms of reference, formal agreements, needs

and priorities (often linked to specific grants), as well as resource possibilities and constraints of the institutes in the programme network. On the other hand, the Secretariat, the programmatic reference point and coordinator of activities related to crime prevention and criminal justice to be carried out in all regions, has not been able to bring this about because of its own resource constraints.

172. Ad hoc meetings of the programme network, on a one-to-one and collective basis and apart from the annual coordination meetings, have been held under United Nations or other auspices. Because of the continued paucity of resources, however, the Secretariat has thus far not been in a position to establish a more regularized, formal inter-institute consultation process, aimed at forward-looking joint planning, monitoring and evaluating programme activities and service delivery.

173. At its first session, the Commission identified global coordination (especially involving the network of institutes) as a major objective and a programme priority. The Commission and its secretariat, the Crime Prevention and Criminal Justice Branch, have, in fact, major roles to discharge in fostering consultative, collaborative and concerted action in the crime prevention and criminal justice field, in pursuance of pertinent legislative mandates, especially those of Assembly resolution 46/152 and Economic and Social Council resolution 1992/22, particularly section I, paragraph 1, and section IV, paragraphs 3(e) and 4.

174. In connection with the new, more practically oriented crime prevention and criminal justice programme, attention is drawn to section I, paragraph 1, of Council resolution 1992/22, by which the Council decided that "under the guidance of the Commission, the secretariat should be responsible for facilitating the planning, coordination and implementation of practical activities in the field of crime prevention and criminal justice, in close collaboration with Governments and interregional and regional institutes, specialized agencies, funding agencies, intergovernmental organizations and non-governmental organizations, the activities of which should be promoted in this field".

175. The Commission, by fulfilling its coordinating functions, in reviewing the reports of the institutes and providing policy guidance, can increase the coherence and efficiency of the programme as a whole.

176. The Secretariat, in facilitating the exercise of the coordination functions of the Commission, and in carrying out its own responsibilities in this regard, has a special role to play in guiding, backstopping, monitoring and integrating the activities of, and maintaining the necessary programmatic interfaces among, all the institutes within the programme network. However, with its own resource constraints, the Secretariat has been hampered in this respect.

177. It has to be recognized, also, that individual institutes have their own, unique problems and constraints. In particular, the attention of the Commission is drawn to the financial problems of the institutes in developing countries, in particular the African and Latin American Institutes. Financial uncertainty has been a major obstacle to their sustained progress and future viability. Their financial base continues to be precarious, and a long-term solution has yet to be found. In the case of the African Institute, which has experienced difficulties in its initial stages of operation, a number of factors have seriously affected its financial status and administration,

particularly the problem of securing agreed financial contributions from African Member States. The Latin American Institute is currently formulating a regional agreement to systematize the contributions of States in its region. Financial constraints have impeded it from extending the necessary assistance, for example, to the Caribbean States.

178. Various activities need to be launched, with an appropriate infrastructure, to meet the increasing requirements of developing countries. These include clearing-house functions to permit the identification of viable policy options, the development, application and evaluation of crime prevention and criminal justice programmes and strategies, and personnel exchanges among institutes and between the Secretariat and the institutes, including the secondment of staff.

179. The Council has called for the enhancement of collaborative ties and assistance through mutually supportive partnerships between Member States and the United Nations crime prevention and criminal justice programme and its cooperating institutes. It may be recalled, in this connection, that the Council, in its resolution 1992/22, recommended the promotion of arrangements for various types of exchanges within the programme network, in particular the secondment and exchange of staff.

180. In reviewing the activities which were undertaken by the institutes in the programme network during the period under review, the Commission may wish to consider ways in which the exercise of the coordination functions entrusted to the Commission and to the Secretariat vis-à-vis the network could be enhanced, and how the resource constraints could be overcome.

Notes

1/ Resolution 44/25, annex.

2/ Seventh United Nations Congress on the Prevention of Crime and the Treatment of Offenders, Milan, 26 August-6 September 1985: report prepared by the Secretariat (United Nations publication, Sales No. E.86.IV.1), chap. I, sect. D.2.

3/ Resolution 46/119, annex.

4/ Seventh United Nations Congress ..., sect. B.

5/ Resolution 2200 A (XXI), annex.

6/ Council of Europe, Comprehensive (European) Convention on Inter-State Co-operation in the Penal Field: preliminary draft: 15th Conference of European Ministers of Justice, Oslo, 17-19 June 1986 (Strasbourg, 1986).

Annex

BACKGROUND NOTES ON PROPOSED REAPPOINTMENTS TO THE BOARD OF TRUSTEES OF
THE UNITED NATIONS INTERREGIONAL CRIME AND JUSTICE RESEARCH INSTITUTE

EL-AUGI, Moustafa, M.A., L.L.D.

Born: 24 December 1929. Nationality: Lebanese.

Justice of the Supreme Court of Lebanon; Professor of Criminal Law and Criminology at the Lebanese University and at the Institute of Judicial Studies, Beirut; author of several volumes on criminology and numerous articles, holding advanced degrees in criminology, penology and prison administration, comparative law and Anglo-American law.

Former member of the Committee on Crime Prevention and Control and of the Board of Directors of the Arab Security Studies and Training Centre; frequent consultant to the United Nations, assisting in the preparations for the Seventh United Nations Congress on the Prevention of Crime and the Treatment of Offenders, serving also as social defence expert on mission in Africa; United Nations expert in and lecturer on human rights; and representative of Lebanon at many international congresses.

RIOS, Alles da Cruz, M.A., L.L.B.

Born: May 1921. Nationality: Brazilian.

Consultant to the Federal Senate of Brazil; formerly State Secretary of Social Welfare to the Government of the State of Rio de Janeiro; social research consultant to, and founder and former President of, the Institute for Economic and Management Development; and lecturer and member of the Board of the Technical Council of the National Commerce Association.

Professor of Criminal Sociology, Sociology of Law and Political Law at the Law College, Federal University of Rio de Janeiro; lecturer at a variety of academic institutions; researcher in the fields of, inter alia, social and economic development and criminology; and author of books, articles and essays in national and international journals on education, agrarian reform, urban and rural sociology, and social and economic development.

Member of the Advisory Board of the Latin American Institute for the Prevention of Crime and the Treatment of Offenders; former member of the Committee on Crime Prevention and Control; and ad hoc consultant to the Crime Prevention and Criminal Justice Branch of the Centre for Social Development and Humanitarian Affairs, United Nations Office at Vienna.