GENERAL AGREEMENT ON TARIFFS AND TRADE

ACCORD GENERAL SUR LIMITED B LES TARIFS DOUANIERS GATT/CP.3/SR.22/Corr.1 ET LE COMMERCE

ORIGINAL: ENGLISH

RESTRIC TED

20 June 1949

Contracting Parties Third Session

Corrigendum to the Summary Record of the Twenty-second Meeting

Page 7, last paragraph should read:

"Mr. SHACKLE (United Kingdom) thought that since the question clearly concerned Article XXI, the United States action would seem to be justified because every country must be the judge in the last resort on questions relating to its own security. On the other hand, every Contracting Party should be cautious not to take any step which might have the effect of undermining the General Agreement. cases involved should be examined in detail by the two governments concerned; no purpose would be served by a general inquest by the Therefore, so far as the CONTRACTING PARTIES CONTRACTING PARTIES. were concerned, the request by the Czechoslovakian delegation for a decision should be dismissed."