the Republic of Viet-New informed the Commission that the Commission's teams not having similar access to registers maintained at sea ports, the Commission expressed its concern and recommended to the Government of the Republic of Viet-Nam to make necessary arrangement as soon as possible. The Government of the Republic of Viet-Nam has informed that control tower registers at airports and registers at sea ports where the control is daily, cannot be shown to the Commission's team as they contain information concerning both internal and external movement. Regarding access to registers at sea ports where the control is not daily, the Government of the Republic of Viet-Nam has informed that no register is maintained as these sea ports are not open to international movement. The matter is under consideration. The Commission's teams have been given access to control tower registers in South Viet-Nam showing external traffic at other airports where the control is not daily. a reference was made to Advisors on the question of the Commission's teams having

37. A separate report to the Co-Chairmen mentioned in paragraph 36 of the Eighth Interim Report containing the text of the Commission's decision, the dissenting opinion of the Polish Delegation and the views of the Indian and Canadian Delegations, has already been forwarded vide the Commission's letter No. IC/ADM/VIII-IR/58/901 dated the 7th June 1958.

A copy of the Commission's decision was forwarded to both the Parties. On 14th June 1958, the P.A.V.N. High Command stated that this decision of the Commission was contrary to the spirit and letter of the Geneva Agreement, to Protocol 23 of the Central Joint Commission and was beyond the competence of the Commission

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