```
!
!
"#$%&'#'(!%)**)+'!
+,!(-#!"$)'.)"&/)(0!+,!/)#.-(#'*(#)'!
```

!

NEW YORK OCTOBER
GENERAL ASSEMBLY SIXTH COMMITTEE
STATEMENT BY MR. SINA ALAVI, LEGAL ADVISER

THE SCOPE AND APPLICATION OF THE PRINCIPLE OF UNIVERSAL JURISDICTION

Mr Chairman

Progress in the fight against impunit for the most serious crimes under international la has been significant in the last decades But substantial impunit gaps still remain. In this regard our common goal of ending impunit for the most serious crimes of international concern should go ern our discussions on the principle of uni ersal jurisdiction. We elcome the fact that more and more States are recogni ing the principle of uni ersal jurisdiction as an effective tool in the fight against impunit. And eare encouraged that the efforts of a number of national judiciaries to hold those responsible for atrocities to account be in oking uni ersal jurisdiction are bearing fruit.

Mr Chairman

There is no question that the primar responsibilit to prosecute perpetrators

crimes including in particular genocide ar crimes and crimes against humanit. As for the scope of uni ersal jurisdiction e are of the opinion that e isting treat la and customar

acceptance the S ria IIIM enjo s in the international communit Mechanisms of this nature can produce paths to accountabilit if complemented b prosecutions And uni ersal jurisdiction is bound to remain an important tool in this respect

I thank ou