<u>Unofficial translation</u> <u>Check against delivery</u>

## **STATEMENT**

by Representative of the Russian Federation in the Sixth Committee of the 68<sup>th</sup> Session of the General Assembly on Agenda Item: "The scope and application of the principle of universal jurisdiction"

October 17, 2013

Mr. Chair,

Russia is firmly attached to fighting impunity for the gravest crimes under the international law. Thus we recognize the potentially high importance of the concept of universal jurisdiction in bringing to justice the persons who commit such crimes.

Nevertheless, we must admit that the legal parameters of this concept remain quite vague. Clearly it is premature to say that the States have come closer on that issue. This is confirmed also by the compilations on the topic under consideration prepared by the Secretariat.

We assume that it is necessary to treat this concept with extreme caution, before an international consensus is reached on at least the conditions of application and the scope of universal jurisdictional strongly believe that arbitrary treatment or even more so the abuse of its sue is fraught with complications in the relations between States. Therefore, the exercise of universal juritidic should be at least consistent with the norms of customary international law, examples relating to immunity of state officials.

It would be better today to use other, less arguabstruments to prosecute perpetrators of the most serious crimes under nthernational law. It should be also borne in mind that the domain of international justice, including the International Criminal Court, has no relation te these under consideration.

As to the prospects of work of the Committee on the to its further discussion. It should be noted howerthat the work of the Committee over the last year has not produced any c