



General Assembly

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Agenda item 18

**Election of judges of the International Tribunal for
the Prosecution of Persons Responsible for Serious
Violations of International Humanitarian Law
Committed in the Territory of the Former
Yugoslavia since 1991**

Curricula vitae of candidates nominated by States Members of the United Nations

Note by the Secretary-General

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I. Introduction

The Secretary-General has the honour to submit to the General Assembly the curricula vitae of the candidates nominated by States Members of the United Nations for the election of permanent judges of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the Former Yugoslavia since 1 January 1991. The names of the candidates nominated for the election and the voting procedures to be followed in the Assembly are set out in a memorandum by the Secretary-General.

[Original: French]

Jean-Claude Antonetti (France)

Born on 13 July 1942 in Pau, France

Married, with two children

Qualifications

- Licence d'histoire géographie (bachelor's degree in history and geography)
- Maîtrise de sciences politiques (master's degree in political sciences)
- Auditeur de justice (magistrate-in-training) at the National School for Magistrates
- Attended the thirty-seventh national session of the Institute of Higher Studies in National Defence

- | | |
|---------------------------------|--|
| 1 November 1964-1 January 1973: | Primary schoolteacher in Seine-Saint-Denis and Paris |
| 1 January 1973-1 February 1977: | Attaché in the central administration of the Ministry of the Interior (Paris prefecture) |
| 21 January 1977: | Deputy Government Procurator at the Court of Major Jurisdiction in Evry |
| 20 December 1979: | Magistrate in the central administration of the Ministry of Justice |
| | – Assigned to the Detention Office in the Prison Service Directorate |
| | – Chef de cabinet of the Director of the Prison Service (Messrs. Dablanc and Zakine) |
| | – Chef de cabinet of the Director of Civil Affairs and Justice (Mr. Denoix de Saint-Marc) |
| | – Assigned to the International Law Office of the Civil Affairs and Justice Directorate |
| 1 October 1982: | Chief of the Foreign Legislation Service of the Ministry of Justice |
| 1983-1984: | Rapporteur of the Commission of Appeal in Refugee Matters |
| 1984-1 October 1986: | Legal adviser in the Office of the General Secretary of the Inter-ministerial Committee for European Economic Cooperation Affairs (Ms. Elisabeth Guigou) |

1 October 1986:	Special adviser in the Office of the Minister of Justice (Mr. Albin Chalandon) and Chief of the Communication Service of the Ministry of Justice
8 September 1987:	Government Procurator at the Court of Major Jurisdiction in Senlis
21 October 1991:	Vice-President of the Court of Major Jurisdiction in Paris
9 June 1995:	Technical adviser on justice and human rights in the Office of the Prime Minister (Mr. Alain Juppé)
1 April 1998:	Technical adviser on justice in the Office of the President of the Republic (Mr. Jacques Chirac)
4 July 2002:	Divisional President at the Court of Appeal in Paris
1 October 2003:	Permanent judge, International Tribunal for the Former Yugoslavia

Decorations

Penitentiary Medal

Judicial Protection of Youth Medal

Order of Merit

International activities

1980:	Mission to study juvenile delinquency in Quebec (French Quebec Office for Youth)
1981:	Mission to study the American prison system (United States of America and Canada)
1982:	Chief of the Foreign Legislation Service of the Ministry of Justice
1983:	Member of the French delegation to the conference of the International Institute for the Unification of Private Law (UNIDROIT) on commercial representation, held in Geneva
1983-1984:	Magistrate in the International Law Office of the Ministry of Justice, responsible for: <ul style="list-style-type: none">– Following international cases (private international law and public international law)– European Court of Human Rights

- 1984-1986: Legal adviser in the Office of the General Secretary of the Inter-ministerial Committee for European Economic Cooperation Affairs, responsible for:
- Following European cases (European Council, Justice and Home Affairs Council)
 - Directing the legal team working on the revision of the Treaty of Rome (Single European Act)
 - Preparing French statements of cases before the Court of Justice of the European Communities in Luxembourg
- 1986-1987: Special adviser in the Office of the Minister of Justice, responsible for following international cases
- 1987-1991: Hearing terrorism cases (Irish Republican Army, Iranians, Kurds)
- May 1994: United Nations electoral observer in El Salvador
- 1996-1997: Office of the Prime Minister, responsible for following legal cases with an international element:
- Extraditions
 - International mutual assistance in judicial matters
 - Despoilment of Jewish property
 - Russian loans
 - Terrorism
- Since 1998: Office of the President of the Republic, responsible for following national and international legal cases

Foreign languages

Spanish, English

Rigoberto Espinal Irias (Honduras)

[Original: Spanish]

General information

Full name: RIGOBERTO ESPINAL IRIAS
 Place of birth: COMAYAGUELA (HONDURAS)
 Date of birth: 7 SEPTEMBER 1934
 Marital status: MARRIED
 Nationality: HONDURAN
 Domicile: TEGUCIGALPA (HONDURAS)
 Tel.: CELL PHONE 967-3807, TEL. 239-7693
 E-mail: rigobertoespinal69@hotmail.com

Current occupation

- Legal practice
- Legal counsel to the Office of the Attorney-General of the Republic
- Senior lecturer, Autonomous National University of Honduras (UNAH)

Education

- University of Kansas, Lawrence, Kansas, 1967-1969
- Faculty of Law, UNAH
- Vicente Caceres Central Institute for Boys
- San Miguel Salesian Institute

Titles and degrees obtained

- Master's degree in sociology, University of Kansas, Lawrence, Kansas, October 1969
- Notary, Supreme Court of Justice, 20 October 1961
- Advocate, Supreme Court of Justice, 28 September 1961
- Bachelor's degree in law and social sciences, UNAH, 23 May 1961
- Certificate of secondary education in sciences and humanities, Vicente Caceres Institute, 30 April 1953
- Attended courses on university education, UNAH, 1977 and 2003
- Attended courses on urban leadership, Southern Methodist University, Dallas, Texas, 1968

Professional experience

- Director of the Legal Department, Central District Municipal Council (AMDC), 1998-1999
- Permanent judge, Supreme Court of Justice, 1990-1994 and 1994-1998
- Ad hoc judge, Inter-American Court of Human Rights, 1987-1989
- Alternate judge, Supreme Court of Justice, 1970-1971
- Alternate judge, Labour Appeals Court, 1984-1987
- Labour judge, Tegucigalpa, 1962-1965
- Justice of the Peace for criminal matters, Tegucigalpa, 1959-1961
- Trainee at the law firm of Tito Livio Tabora, Jose Pineda Gomez, Santos Tercero Palma and Ramón Flores Gúzman

University posts

- Secretary General of UNAH, 1971-1973
- Vice Dean of the Faculty of Law, 1970-1973
- Head of the Department of Social Sciences, University Centre of General Studies (CUEG), UNAH, 1971
- Head of the Department of Theory and History, 2000
- Law degree coordinator, 2003

Lectureships

- Criminal Professional Law
- Criminal Law I and II
- Criminology
- Sociology
- Public International Law
- Private International Law
- Constitutional Law
- Administrative Law I
- History of Political Ideas
- History of Law
- Civil Law III, IV and V
- Labour Law I and II
- Procedural practice and working procedures
- Notarial law I and II
- Methods and Techniques of Legal Investigation

Advisory and consulting services

- Confederation of Honduran Workers
- Telecommunications Workers' Union
- Autonomous National University Employees' Union
- Honduran Social Security Institute Employees' Union
- National Agricultural Institute Employees' Union
- Honduras Medical College, 1973-1989
- Legal consultant to the Foundation of Private Development Organizations of Honduras (FOPRIDEH), the United Nations Development Programme (UNDP) and the National Congress
- National consultant on the sentencing courts' initial training course, 2002 and 2003

Publications

- *El Sistema de Justicia de Honduras*
- *La Senda del Jurista*
- *El Juez y el Desarrollo de la Democracia*
- *La Organización de la Corte Interamericana de Derechos Humanos*
- *El Proyecto Lempira*
- Essays on legal philosophy in the law review of the faculty of the Bar Association
- Research for the United Nations Institute for the Prevention of Crime and the Treatment of Offenders, 1987

Intellectual activities

- Columnist, *El Heraldo* daily newspaper, 1982-1993
- Editor, *Padre Trino* journal, 1959-1960
- Member of the Honduran Bar Association since its foundation
- Member of the Literary Society of Honduras, 1982-1986

Congresses and conferences

- San Salvador International Conference, El Salvador, at the invitation of the National Constituent Assembly in 1982 and the University of El Salvador in 1984
- International Conference on the Unity of the Sciences held in Seoul, Republic of Korea in 1982, Philadelphia, United States in 1983 and Chicago, United States in 1984
- World Media Conference held in Tokyo, Japan in 1984, as a columnist for *El Heraldo* newspaper

- Latin American Sociology Congress, Copán, Honduras
- Training seminar on “Administration of the judicial system”, Tegucigalpa, 14 February 1997
- Invited by the Konrad Adenauer Foundation to attend the conference on the rule of law held in Berlin, Germany in 1993
- Visit to London at the invitation of Her Majesty Queen Elizabeth II
- Attended the meeting of Supreme Court Presidents held in Merida, Spain in 1990
- Attended the meeting of Supreme Court Presidents held in Buenos Aires, Argentina in 1994

Committees

- Committee of the Central American Judicial Council
- Committee on the establishment of the Central American Court of Justice
- Ad hoc high-level committee, 1993
- Coordinator of the committee for the reform of the legal and judicial system, 1993-1997
- Legislative committees involved in drafting legal decisions (e.g. on money-laundering, drug trafficking and constitutional justice)
- Committee of experts appointed by Rafael Leonardo Callejas, President of the Republic, to draft the law on the Office of the Public Prosecutor, 1993
- The technical committee responsible for preparing the draft organic law of UNAH

Awards

- “José Cecilio del Valle” gold medal, UNAH
- Medal of Honour, various institutions in Honduras and abroad

Other experience

Instructor in military criminal law and military law in the first infantry battalion, 1956-1958, as a technical sergeant

Countries visited

Japan, Republic of Korea, United Kingdom, Federal Republic of Germany, Spain, United States of America, Cayman Islands, Mexico, Belize, Guatemala, El Salvador, Costa Rica, Panama, Colombia, Peru, Chile, Argentina, Uruguay, Brazil and Bolivia

Languages

English and German

Prisca Matimba Nyambe (Zambia)

Surname: NYAMBE
Other names: Prisca Matimba
Date of Birth: 31 December 1951
Nationality: Zambian
Marital Status: Divorced — formerly Prisca Matimba Nyambe Hassan (Mrs)
Maiden/Current name: Prisca Matimba Nyambe

PERMANENT ADDRESS

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+1 212 963 2848/9
Mobile: 255-748 400 855
E-mail: nyambe@un.org

AWARDS

August 1999	Letters of Recognition by two Judges of the ICTR
February 1992	International Biographical Center, Cambridge England Nominated International Woman of the Year — 1991/1992
February 1989	International Biographical Center, Cambridge England — Awarded a Certificate of Merit for Distinguished Services
December 1985	International Law Institute, Washington D.C., USA Letter of Recognition as an outstanding participant to a Foreign Negotiation Seminar
1993-1994	Elected Vice-Chairman, Law Association of Zambia
1992	Elected Patron, University of Zambia Law Association
1984-1992	Elected Council Member, Law Association of Zambia
1984-1992	Convenor of the House Committee, Law Association of Zambia Responsibilities included organizing: <ul style="list-style-type: none"> – The African Bar Association Fifth Biennial Conference (August 1985), Lusaka, Zambia – The Inaugural Conference for African International Lawyers (April 1986), Lusaka, Zambia – Joint Seminar between the African Bar Association and the International Commission of Jurists (November 1986) on the theme “The Independence of the Judiciary”, Lusaka, Zambia

COMMUNITY CONTRIBUTIONS

February 1993	Trustee, Nurses Council of Zambia
1978-1980	Member, Planned Parenthood Association of Zambia (Central Province)
1978-1980	Member, Prison Society of Zambia (Central Province)
1978-1980	Member, Nurses Disciplinary Committee (Central Province)

PROFESSIONAL QUALIFICATIONS/EDUCATION

August 1997:	Completed a computer course: Windows 3.1/3.11, Word Perfect 6.0
August 1982:	Admitted as an Advocate of the High Court of Zimbabwe
February 1978:	Admitted as an Advocate of the High Court of Zambia
July 1975:	LLB Degree with Honours

MEMBERSHIP TO PROFESSIONAL BODIES

- (i) Law Association of Zambia
- (ii) Commonwealth Lawyers' Association
- (iii) East African Law Society
- (iv)

WORK EXPERIENCE

INTERNATIONAL CRIMINAL TRIBUNAL FOR RWANDA (UNICTR)

2002 to date

General Counsel to ICTR Administration responsible for:

- Providing legal advice both written and oral on a wide range of legal issues affecting the operations of the Tribunal, working closely with Government authorities and the Office of Legal Affairs in New York.
- Preparing diplomatic correspondence such as Notes Verbales and Aides-Memoires.
- Coordinating and managing the ICTR Internship and Legal Researchers Programmes.
- Drafting and reviewing contracts entered into between the Tribunal and third parties.
- Providing legal opinions to the administration on a wide range of legal issues on municipal laws and the privileges and immunities of the Tribunal and staff as provided for in the Convention on Privileges and Immunities of the United Nations, the UN Charter, the Statute of UNICTR and the Agreement between the United Nations and the Government of Tanzania concerning the Headquarters of the Tribunal.
- Serving as member of the Local Committee on Contracts, Local Survey Board, Ad hoc Disciplinary Committee, Chairman of the Classification Appeals Committee and other ad hoc bodies set up by the Administration.

February 2000-2002

Chief of Section, General Legal Services Section.

In-house Legal Counsel of the Tribunal and provides legal advice to the Tribunal on a wide range of legal matters pertaining to, (i) agreements between the Tribunal and Governments, (ii) relations between the Tribunal and third parties (iii) internal challenges to decisions taken by Management, (iv)

Provides advisory legal briefs and opinions on behalf of the Registry to the Chambers on any issues arising in the context of a specific case which affects or may affect the discharge of the Registrar's functions, including that of the implementation of judicial decisions.

Supervises the planning and preparation of Plenary Sessions of the Judges and responsible for the subsequent implementation of Plenary decisions falling within

the Registry's mandate. Represents the Registry during the review of indictments by the Judges.

Oversees the transmission of Warrants of Arrest and other Court Orders issued by the Judges for the arrest and surrender of suspects or accused to the Tribunal. Responsible for the transfer of suspects or accused upon arrest to the Tribunal.

Coordinator of the ICTR Internship and Legal Research Programmes.

February 1996-February 2000

Appointed as a Senior Legal Officer of the International Criminal Tribunal for Rwanda in Arusha, Tanzania, responsible for the overall management of the judicial aspects of the Tribunal.

1. Responsible for:
 - Organizing and coordinating the proceedings of the Trial Chambers. Ensuring administrative and technical support to the Chambers and the parties, the preparation of court minutes of the sittings of the Chambers or a Judge, taking minutes in the Plenary Meetings of the Judges.
 - Management of the filing and distribution on an expeditious basis, of the judicial documents of the Tribunal to the Judges, the supporting legal staff, the Parties and the Press and Public Affairs Unit for disseminating to the public.
 - Ensuring that non-confidential information in the custody of the Tribunal is publicly available.
 - Acting as the custodian of the official Seal and Stamps of the Tribunal.
2. Maintaining the Judicial Archives of the Tribunal, which includes the following:
 - a) Case files;
 - b) Correspondence files;
 - c) The Record Book, including the "Summary of Judicial Activities Sheet";
 - d) Audio and video cassettes, diskettes, microfiche slides and photographs, including negatives.
3. Commissioned a study by the United Nations Archives Management Section to evaluate and propose improvements to the ICTR records management and archives programme, with particular, though not exclusive, focus on the Judicial Archives, with terms of reference extending to evaluating the potential for implementation of the standard United Nations record keeping software, TRIM, at the Tribunal offices, evaluating the environmental conditions as they pertain to archival preservation, assessment of the staffing and training and resource requirements. Ensured the implementation of the recommendations of the ARMS Report, including the preparation of Job Descriptions and recruitment of staff and procurement of resource requirements.

4. Developed and coordinated the activities of the Court Reporters Unit:
 - Developed and administered a court reporting system for the ICTR.
 - Conducted needs assessment evaluated and approved the transcription software relevant to ICTR needs and requirements.
 - Developed policies and guidelines relating to efficient court reporting.
 - Ensured the smooth reporting of the daily proceedings in both working languages of the Tribunal and the preservation of a full and accurate record of all court proceedings including audio recordings.
5. Responsible for transmitting to the National authorities of the State in whose territory or under whose jurisdiction or control the suspect or accused resided, or was last known to be, the Warrants of Arrest and Orders issued by the Tribunal and in cooperation with the National authorities to ensure the arrest and transfer of the accused or suspect to the Seat of the Tribunal in Arusha.
6. Carrying out management responsibilities for the Section, including planning, budgeting, human resources, recruitment and facilities:
 - Prepared, justified and implemented the Section budget to achieve the Section's goals at the least cost.
 - Studied and reviewed programme activities to determine best means of delivery, including outsourcing when appropriate.
 - Reported on programme developments and accomplishments.
 - Reviewed requests for equipment and recommended its procurement.
 - Evaluated Section staff's performance.
 - Prepared job descriptions for staff members in the Section, recruited staff as required and ensured compliance with administrative requirements.
7. Responsible for taking minutes of the Plenary Meetings of the Judges, as well as coordinated logistical, technical and administrative assistance to the Plenary Meetings of the Tribunal. Ensured the distribution and implementation of the decisions of the Plenary Meetings of the Judges.

HUMAN RIGHTS AND DEMOCRATIZATION ADVOCACY

May-June 1995:

I was engaged by the International Commission of Jurists (ICJ) based in Geneva as a Human Rights Expert/International Observer at the trial of the former Head of State of Malawi, Dr Hastings Kamuzu Banda and three others for Human Rights violations during his rule. My mandate at the trial of Dr Banda and three others included the following:

- To obtain information about the conduct of the trial, the nature of the case against the accused and the legal framework under which they were being tried.

- To collect more general background information about the political and legal circumstances leading to the trial.
- To advertise before the court, the relevant authorities in Malawi and to the general and international public, the international interest and concern in the trial.

In particular, I was to ascertain whether:

- the trial was being conducted in accordance with the due process of the law;
- the trial was fair in accordance with the Universal Declaration of Human Rights and the International Convention on Civil and Political Rights;

Verify whether the following principles were applied viz:

- the independence of the judicial authorities;
 - the right of the accused to legal representation;
 - prohibition of torture;
 - access to a family lawyer/doctor;
 - the principle of non-retroactivity of laws;
 - the right to a public and expeditious trial;
 - the presumption of innocence;
 - the right to appeal;
- I held discussions with the relevant authorities in Malawi to bring to their attention the nature of my mission and to seek their assistance and cooperation in carrying out my mandate. I was allowed a number of house visits to the accused on Police Bond, viz, Dr Banda and Ms Cecilia Kazamira and a number of prison visits to the other two accused in custody throughout my mandate.
 - I attended court sessions, in a specially provided prominent position in the courtroom.
 - After my prison visits and further meetings and discussions with the relevant authorities, the accused in custody were allowed family/doctor visits. In due course, all four accused were acquitted of the offences charged.

From February-May 1994:

Appointed the ICJ's Human Rights Expert/International Observer to the Presidential and Parliamentary Elections in Malawi under the United Nations Electoral Assistance Secretariat (UNEAS), a Joint International Observer Group (JIOG). I was the Coordinator of an eleven-member team of International Jurists. During our mission, we, inter alia:

- Advised the National Consultative Council (NCC) and the Election Commission of Malawi on the Human Rights aspects to be included in the Civic Education Campaign. The NCC was a transitional government which was set up to govern Malawi before the elections, consisting of members from all political parties in Malawi.

- Coordinated the work of UNEAS, particularly the holding of Civic Education workshops and seminars with political parties, NGOs, the Police, the Army and Prison Officers and the various churches.
- Undertook preliminary studies and consultations with all interested parties, with a view to establishing a legislative and legal framework to safeguard human rights in Malawi, which culminated in the repeal of the old Constitution and other laws to prepare Malawi for the holding of multiparty democratic elections.

From May-June 1993:

I was commissioned by the ICJ as a Human Rights Expert/International Observer and Coordinator of a five-member Observer Mission to Malawi to observe the holding of a National Referendum to determine the future political system for Malawi. The referendum question was whether Malawi should remain a One Party State or adopt a Multiparty system of Government. Malawians overwhelmingly chose a Multiparty system of Government.

BANKING

1984-1992 Deputy/Legal Counsel to the Central Bank of Zambia

As Legal Counsel, I was Head of the Legal Department. I was the Legal Adviser to the Central Bank of Zambia. As Legal Counsel to the Central Bank, I advised the Chief Executive Officers involved in the day-to-day operations of the Bank on the legal requirements and framework with respect to the operations of the Bank. As the Central Bank of the country, the Bank of Zambia administered the Bank of Zambia and Foreign Exchange Acts and assisted government in regulating and supervising the operations of the Commercial Banks under the Banking Act. At the time, the Bank of Zambia was deeply involved both directly and through Commercial Banks in International Finance and Trade. As the Legal Counsel, I assisted the Central Bank in ensuring compliance with legal aspects of its operations covering International Finance and Trade, vetted all agreements entered into, ensuring compliance with the relevant laws. In particular, I advised the Bank on legal matters concerning Trade related loan/credit agreements and other arrangements for the availability of Foreign Exchange to meet the Loan Commitments either by the Bank of Zambia itself or the Government of the Republic of Zambia.

- 1993** Part of Study Group appointed by the Minister of Finance to research and reform the Financial System in Zambia and bring it in line with a liberalized economy and provided the framework for three new Acts viz:
- (i) New Financial Institutions Act
 - (ii) Securities Act
 - (iii) Bank of Zambia Act.

- 1994 *Zambia Revenue Authority, Board Member***
Appointed to the Board of Zambia Revenue Authority by the Minister of Finance, with the mandate to reform the tax laws of Zambia and bring them in line with a liberalized economy.
- 1993 *Zambia Revenue Authority***
Elected Vice-Chairman of the Zambia Revenue Authority by the Board.
- 1992 *Nominated as Patron of the University of Zambia Law Association.***
- 1992 *Zambia Local Government Elections Commission***
Commissioner — appointed to the Election Commission of Zambia by the President of the Republic of Zambia with a mandate to reform the Electoral Laws of Zambia to meet the challenges of democratic governance.
- 1991 *Zambia Independent Monitoring Team (ZIMT)***
Founder and Board Member of ZIMT conceived to observe and monitor Zambia's Presidential and Parliamentary Elections in 1991.
- 1989 *Parliamentary Fact-Finding Committee***
Appointed by the Right Honourable Prime Minister of the Republic of Zambia to a Committee of Legal Experts to investigate and report on any discriminatory laws against women in Government and State-owned enterprises.

SYMPOSIA

Over the years I have organized or attended conferences, workshops and seminars throughout Africa, Europe and the United States on democracy, human rights and international finance and trade related issues. In particular, I have been involved in discussions on the rights of women and children, gender based war crimes and integration of international legal standards in national structures.

24-26 May 2002 (Arusha, Tanzania) *Participant at a seminar on African Dialogue*

“Promoting Justice and Reconciliation in Africa: challenges for Human Rights and Development”, organized by the Office of the High Commissioner for Human Rights.

16-20 June 1997 (Geneva, Switzerland) *Ecumenical Centre, Bossey, Canton of Geneva, Switzerland*

Participant to a Working Group on “Developing joint Procedures and Standards for the ICTR/ICTY Witness Protection Programmes”, organized by the Coordination of Women's Advocacy.

6-8 April 1998 (Geneva, Switzerland) *International Labour Office, Geneva, Switzerland*

Participant in “Women, War and Justice Symposium”.

- April-May 1994 (Malawi, countrywide)** — Conducted a series of workshops/seminars for NGOs, Political Parties on their role in observing and monitoring elections in a multiparty environment.
- Civic Education seminars/workshops throughout Malawi, on the role of Law Enforcement Officers during and after multiparty elections.
- 6-8 July 1994 (Windhoek, Namibia)** Participant in a seminar on “Promoting Democracy, Human Rights and Development” by the Commonwealth Secretariat.
- May 1993 (Malawi, countrywide)** Conducted a series of workshops/seminars for church leaders, NGOs and the public on the “The Secrecy of the Ballot and Universal Suffrage”.
- December 1993 (Bonn, Germany)** Participant to the Seminar “Promoting Human Rights and Participation in Africa by the German Foundation for International Cooperation”.
- November 1993 (Zambia, countrywide)** Conducted a series of lectures/TV interviews for Police/Prison Officers on the Role of the Judiciary, Police, Prison Officers and the Press in a Democracy, under the auspices of the Law Association of Zambia.
- October 1993 (Nanyuki, Kenya)** Participant at a seminar on “Promoting Greater Political Participation” by the National Democratic Institute (NDIUSA) and the Kenya Education Centre for Women.
- February 1993 (Stockholm, Sweden)** Participant at a seminar on “Development Cooperation for Human Rights and Democracy” by the Swedish Ministry of Foreign Affairs, Department for International Development Cooperation and Human Rights.
- February 1993 (Maseru, Lesotho)** Resource person at a workshop on the “Role of Women in Preparing, monitoring and Observing Elections”.
- 1992** As Patron of the University of Zambia Law Association, held a Seminar on the theme: “Women and Children’s Rights in Zambia: The Future”.
- April 1991 (Washington D.C., USA)** Participant at a seminar on “Capital Markets: Development and Regulation” at the International Law Institute (ILI), Washington DC, USA.
- 1989 (Rome, Italy)** Participant at a seminar on “Development Lawyers’ Course” at the International Development Law Institute (IDLI) Rome, Italy.

September 1987 (Nairobi, Kenya) Represented LAZ at the Regional Meeting of the Federation of Women Lawyers, Africa and the Middle East held in Nairobi, Kenya from 7-10 September 1987 on the theme: "Law and Shelter".

1987 (Washington D.C., USA) Participant at a seminar on "International Loan Negotiation and Renegotiation" at ILI, Washington D.C., USA.

April 1986 (Lusaka, Zambia) As Council Member of LAZ, organized the Inaugural Conference for African International Conference for African International Lawyers held in Lusaka, 2-5 April 1986.

November 1986 (Lusaka, Zambia) As Council Member of LAZ, organized a Joint Seminar between the African Bar Association and the International Commission of Jurists (ICJ) on the theme: "The Independence of Judiciary and the Legal Profession", held in Lusaka from 10-14 November 1986.

August 1985 (Lusaka, Zambia) As Council Member of Law Association of Zambia, organized "The African Bar Association Fifth Biennial Conference in Lusaka from 12-19 August 1985".

1985 (Washington D.C., USA) Participant at a seminar on "Foreign Investment Negotiation" at ILI, Washington D.C., USA.

June 1981 (Harare, Zimbabwe) Resource Person at a Women's Conference on "Advancement of Women in the Judiciary" organized by the Ministry of Justice of the Republic of Zimbabwe.

References available on request.

Kevin Horace Parker (Australia)

Year of birth: 1937

Place of birth: Kalgoorlie, Western Australia

Nationality: Australian

Legal experience

- | | |
|-----------------------|---|
| December 2003-present | Permanent Judge, International Criminal Tribunal for the former Yugoslavia. Judge Parker is presently the presiding judge in the trial of Yugoslav Army (JNA) General Pavle Strugar charged in respect of the shelling of Dubrovnik in December 1991 as the highest commander of JNA forces in the region. Judge Parker will next preside over the trial of three commanders of the Kosovo Liberation Army charged in respect of the treatment of Serbian civilians in a prison in Kosovo. Judge Parker is also engaged in the pre-trial preparation of several other cases and is active as a member of the Rules and Sentencing Committees of the ICTY. |
| 1994-2003 | Judge, Supreme Court of Western Australia. The Supreme Court deals with the most serious criminal offences at trial level and exercises full appellate jurisdiction over all other courts in Western Australia. Judge Parker sat mostly as an appeal judge in complex criminal and civil appeals at the time of his appointment to the ICTY. |
| 1959-1997 | Officer in the Citizen Air Force and Specialist Legal Reserve of the Australian Defence Force. Judge Parker reached the rank of Air Commodore, equivalent to a one-star General. From 1985 until 1997, Judge Parker performed the function of Reviewing Judge Advocate of the Australian Defence Force. From 1977, Judge Parker served as a Judge Advocate in the Legal Specialist Reserve, performing this judicial function at Courts Martial within Australia and overseas. Until 1977, he appeared as a prosecuting or defending officer before Courts Martial. Judge Parker provided legal advice to command authorities on military and other law, and trained Defence Force personnel in their international legal obligations. |
| 1979-1984 | Solicitor-General of Western Australia. Judge Parker appeared regularly before the High Court of Australia to argue complex criminal appeals, constitutional cases and other public law cases in which Western Australia was involved. |

1977	Appointed a Queen's Counsel
1972-1974	Chief Crown Prosecutor of Western Australia
1967-1971	Senior Assistant Prosecutor of Western Australia
1960	Admitted as a legal practitioner
1959	Graduated with a Bachelor of Laws, University of Western Australia

Other international experience

1982-1995	Member, Australian delegation which negotiated maritime boundaries between Australia and Indonesia
1992	Member, Australian delegation to the United Nations Commission on International Trade Law, Vienna
1982, 1988	Legal Adviser, Australian delegation to the United Nations Commission on the Law of the Sea, New York and Kingston

Professional associations and memberships

1983-2003	Member, Australian Law Admissions Consultative Committee. The Committee established standards for all university law courses and practical legal training courses in Australia. Judge Parker also lectured in criminal law, evidence, constitutional law and ethics of legal practice at the University of Western Australia
1992-1995	Chairman, Legal Practitioners' Disciplinary Tribunal of Western Australia
1979-1992	Chairman, Barristers' Board of Western Australia
1982-1988	Member, Council of the Australian Institute of Judicial Administration
1977-1979	Convenor, Privacy Law Committee, Law Council of Australia
1972-1979	Member, Council of the Law Society of Western Australia. From 1975, Judge Parker chaired the committee of the Society which conducted continuing legal education for lawyers in Western Australia

Awards and honours

1989	Officer of the Order of Australia. Judge Parker was awarded one of Australia's highest honours, principally in recognition of his contribution to law reform in Australia. From 1979, he was a leading figure in the process which led to the enactment of the <i>Australia Acts 1986</i> which severed the final links between the Australian and United Kingdom legal systems. In 1983,
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Judge Parker proposed a scheme to overcome jurisdictional barriers between different courts in Australia which led to the enactment of the *Jurisdiction of Courts (Cross Vesting) Act 1987* in all Australian jurisdictions.

Yenyi Olungu (Democratic Republic of the Congo)

[Original: French]

1. Surname: YENYI OLUNGU
2. Forename: Victor
3. Place and date of birth: Onyumbe, 25 October 1942
4. Marital and family status: Married to SANDJA-LIKE, Pauline; father of six children
5. Greek and Latin studies, Collège Saint-Louis of Kananga, 1965
6. Bachelor of Philosophy and Letters, Lovanium University, 1968
7. Bachelor of Laws, University of Kinshasa, 1972
8. Procurator-General, 29 November 1990
9. Advocate-General of the Republic, 24 April 1992
10. Senior Advocate-General of the Republic, since 12 April 2002
11. Representative of the Magistrature at the Sovereign National Conference, 1991-1992
12. Directeur de Cabinet at the Ministry of Justice, 1993-1994
13. Representative of the Democratic Republic of the Congo (Zaire) at the World Conference on Human Rights in Vienna, June 1993
14. Representative of the Democratic Republic of the Congo (Zaire) at the Cairo Consultation on the Organization of African Unity (OAU) Mechanism for Conflict Prevention, Management and Resolution, May 1994
15. Representative of the Democratic Republic of the Congo (Zaire) at the Regional Conference on Assistance to Refugees, Returnees and Displaced Persons in the Great Lakes Region, Bujumbura, February 1995
16. Member of the United Nations Administrative Tribunal in New York, 1997-1999
17. Member of the Scholarly Committee for the Congolese edition of the Codes Larcier, since May 1999
18. Expert for the preparation of the draft Congolese code of the rights of the child, 2001
19. Consultant and training officer for the non-governmental organization Avocats sans frontières (Lawyers Without Borders), Belgium, 2002
20. Chairman of the conference on advocacy for and preparation of a bill to implement the Rome Statute of the International Criminal Court, 21-25 October 2002
21. Expert and member of the Permanent Commission on Legal Reform in the Democratic Republic of the Congo, 2002
22. Directeur de Cabinet of the Minister of Justice, since July 2003

23. Publications: “Évolution du droit constitutionnel zaïrois: cas de l’Acte du conclave et l’Acte constitutionnel de la transition”, *Justice et paix*, No. 14; *Cour Suprême de Justice: historique et textes annotés de procédure* (Ntambua, Editions Batena, 2000), 183 pp.
24. Languages spoken: French and English (second level)

I certify that the information provided above is genuine and verifiable.

Done at Kinshasa on 3 September 2004.

(Signed) YENYI OLUNGU, Victor

Vonimbolana Rasoazanany (Madagascar)

Registrar

- Rasoazanany, Vonimbolana
- Born on 13 November 1950 in Antananarivo, Madagascar
- Married, 3 children
- Nationality: Malagasy

Title

- Magistrate of first rank (since 1 January 1996)
- Holder of the post of Chamber President to the Supreme Court

Present function

- Ad litem judge to the International Criminal Tribunal for the Former Yugoslavia (The Hague) assigned to Trial Chamber II since November 2003

Diplomas

- 1971: Baccalaureate, option Philosophy
- 1975: Bachelor in Law (University of Antananarivo)
- 1975: Diploma of the Judiciary Studies Institute (University of Antananarivo)

Professional experience

- 1976-1978: Substitute to Prosecutor, Diégo-Suarez
- 1978-1981: Coroner and Judge at the Jurisdiction, Ambositra City: Coroner in charge of instructing, investigating about blood crimes, big robberies, oxen robberies, slaughtering etc.
Judge assigned to judge all criminal, civil affairs
- 1981-1985: Coroner and Judge at the first Instance Jurisdiction, Antsirabe City
- 1985-1990: Counsellor of Antananarivo Court of Appeal: judging all criminal, correctional, civil affairs, objects of appeal, President of Criminal Court
- 1991-2002: Counsellor for the Supreme Court, member elected by the National Assembly to the Formation of Control of the Supreme Court
Magistrate Inspector of Tribunal of first instance and the Courts
- 12 June 2001: Elected as ad litem judge to the International Criminal Tribunal for the Former Yugoslavia for a mandate of four years (12 June 2001-11 June 2005)
- June 2002: Named Director of the Studies and Exterior Relations at the Ministry of Justice
- November 2003: Ad litem judge to the International Criminal Tribunal for the Former Yugoslavia

Certificates

- 1999: Certificate on the Operations of Peace Keeping (Legal Aspects of Peace Operations) delivered by the United States Defense Institute of International Legal Studies
- 1999: Certificate on the “Struggle against Drugs and Drug Addictions” delivered by International Policy Department Cooperation (France Embassy)
- 2000: Certificate of participation on training about magistrate trainers
- 2001: Certificate of participation to the session of formation on the human rights, delivered by UNHCR
- 2002: Certificate of participation to the formation of the Judges relative to the “Judicial System for the cases bound to the drugs in Southern and Oriental Africa” organized by ODCCP (Pretoria, South Africa)

Other professional activities

- 1985-1986: Assistant Professor of Civil Law at the University of Antananarivo, Madagascar
- 1992: Member Expert of the Drafting Committee of the Constitution of Madagascar
- 1993-1996: Member of Magistrates Association of Madagascar as Counsellor
- 1997: Member of the team on the Humanization of detention awaiting trial (2,497 out of 3,000 detainees for more than five years have been judged)
- 1998-2003: Member of the Working Group for the Promotion of Human Rights (American Embassy)
- 2000: Collaborator with UNDP consultant on the preparation of the joint review of the programmes on human rights
- 2000: Collaborator with UNICEF Consultant on the World Report on the Children’s Summit 2000 (Madagascar)
- Since 2000: Member of the African League of Human Rights and People
- Since 2002: Member of the National Malagasy Committee Defence of Human Rights
- Since 2002: Member of the Union for the Protection of Human Rights

Seminars and conferences

- 1996: Workshop on the Jurist Women
- 1996: Workshop on Defence Rights, Barristers Roles
- 1998: National Conference on “The strategy on how to improve the judge’s job”
- 2000: “Fight against corruption” (Lecturer)
- 2000: “Human Rights and Christianity” (Lecturer)

- 2001: OAU Conference–Civil Company, “Development of a partnership for the promotion of peace and development in Africa” (Addis Ababa, Ethiopia)

Training

- 1999: Training on the Operations on Peace Keeping, organized by the United States Defense Institute of International Legal Studies
- 1999: Training on the Right and Management
- 2000: Training on the Inspection of the Jurisdictions
- 2000: Training on the Rights of the Refugees, organized by UNHCR

Knowledge in computer science

- MS WORD 97, 2000, XP under WINDOWS
- MS EXCEL 97, 2000, XP under WINDOWS
- Internet

Linguistic knowledge

- Malagasy: maternal language
- French: read, written and spoken fluently
- English: good knowledge

Publications articles

- Struggle against corruption (2000)
- Role of international penal courts in the establishment of the responsibility before the justice and the institution of the state of right (2001)

Honorary distinctions

- Chevalier de l’Ordre National
- Officier de l’Ordre National

Christine Van den Wyngaert (Belgium)

Personal data

- Born in 1952
- Nationality: Belgian
- Professional address: International Criminal Tribunal for the Former Yugoslavia, The Hague, The Netherlands

University degrees

Licenciée en droit (Bachelor of Law), Free University of Brussels (1974, magna cum laude)

Licenciée en criminologie (Bachelor of Criminology), University of Brussels (1975, cum laude)

Docteur en droit (Ph.D. with doctoral thesis), Free University of Brussels (1979, summa cum laude) — thesis awarded with the Henri Rolin prize, 1980

Doctor *honoris causa*, University of Uppsala, Sweden (June 2001)

Professional activities

- Researcher, National Fund for scientific research (1974-1984). Field of research: international criminal law
- Professor of Law, University of Antwerp: Belgian criminal and criminal procedure law, international criminal law and comparative criminal (procedure) law (since 1985)
- *Visiting Fellow*, University of Cambridge (Center for European Legal Studies (1994-1996), Research Centre for International Law (1996-1997))
- *Visiting professor*, Law Faculty of the University of Stellenbosch (South Africa) (2001)

Expertise in the United Nations system

- Judge ad hoc, International Court of Justice (Congo/Belgium-case) (2000-2002)
- Judge *at litem*, International Tribunal for the Former Yugoslavia (elected in 2001, assigned to the Strugar Case in 2003)

Expert for governmental and non-governmental organizations

- Observer for the Human Rights League at the trial of Helen Passtoors at Johannesburg in 1986
- Vice-president of the *Commission belge de réforme de la procédure pénale* (Commission Franchimont) (1991-1998)

- Expert for the *International Law Association* (Committee on Terrorism (1985-1989)); civil-law reporter for the Committee on Extradition and Human Rights (1992-1998)
- Expert for the *International Association of Penal Law-Association internationale de droit pénal* (General Rapporteur for the Fourth Section (international cooperation) at the International Congress on Organized Crime, Budapest, 1999)
- Expert for the *Directorate General XX of the European Commission and for UCLAF-OLAF*, participated in different studies on fraud in the European Union (e.g., *Corpus Juris pour la répression de la fraude transnationale en Europe* 1993-2000)
- General Rapporteur on “*Protection pénale des intérêts financiers dans les Etats candidats à l’adhésion* (2000-2002)” (European Commission and Académie de droit européen de Trêves)
- Expert “Article 6 Protocol I Geneva Conventions” (list of qualified personnel) — Commission for matters of humanitarian law, Belgian federal government

Publications

A. Books

- *The Political Offence Exception to Extradition. The Delicate Problem of Balancing the Rights of the Individual and the International Public Order*, Kluwer, Deventer, 1980, 270 pages
- *La protection juridique des intérêts financiers des Communautés européennes* (editor with F. Tulkens and Y. Verougstraete), Maklu 1992
- *Comparative Criminal Procedure Systems in the European Community* (editor with Gane et al.), Butterworth, 1993, 408 pages
- *EG-fraudebestrijding in de praktijk* (editor with C. Fijnaut and L. Huybrechts), Maklu 1994
- *International Criminal Law and Procedure* (editor with J. Dugard), Dartmouth, 1996, 550 pages
- *Corpus juris: houdende strafbepalingen ter bescherming van de financiële belangen van de Europese Unie: portant dispositions pénales pour la protection des intérêts financiers de l’Union européenne* (editor) Antwerp: Intersentia, 1998, 189 pages
- *Strafrecht en het strafprocesrecht in hoofdlijnen*, Maklu, Antwerp/Apeldoorn, 2003, 1010 pages, 5th edition
- *International Criminal Law. A Collection of International and European Instruments* (editor, Kluwer International, 2000, 1500 pages, forthcoming)

B. Articles¹

- “La Belgique et l’exception pour délits politiques en matière d’extradition: analyse critique de la pratique judiciaire et administrative”, *Rev. D. pén.*, 1979, p. 833-863.
- “Terrorisme individuel et terrorisme d’Etat: une différence d’analyse?”, in *Licéité et références légales aux valeurs. Xe Journées d’études Jean Dabin*, Louvain, 1982, p. 641-657.
- “Les euromissiles et le droit pénal international”, in *Les conséquences juridiques de l’installation éventuelle des missiles Croisés et Pershing en Europe*, Acta Colloquium 1-2 October 1983, Brussels, 1984, p. 109-114.
- “Les infractions graves aux Conventions de Genève et à leurs Protocoles additionnels eu égard aux règles internationales concernant la prescription des crimes de guerre et l’extradition”, *Rev. D. pén. militaire D. de la guerre*, 1982, p. 451-462.
- “Coping with non-international armed conflicts: the borderline between national and international law” (with B. De Schutter), *The Georgia Journal of Int. & Comp. Law*, 1983, p. 279-290.
- “Criminal law and the European Communities: defining the issues”, *Mich. Yb. Int. Legal Studies*, 1983, p. 247-270.
- “Guerilla and international humanitarian law; aspects of criminal law and human rights” in *Guerilla and humanitarian law* (Henri Dunant Series, nr. 7), p. 87-103, 1984.
- “Structure et méthodes de la coopération internationale et régionale en matière pénale. Rapport belge au XIIIe Congrès de l’Association internationale de droit pénal, le partie”, *Rev. D. pén.*, 1984, p. 517-546 and *Rev. int. D. pén.*, 1984, p. 97-118.
- “The political offence exception, Defining the issues and searching for a feasible alternative”, *R.B.D.I.*, 1985, p. 741-753.
- “The State v. H. Passtoors, The observer’s report. A European perspective”, *South African Journal of Human Rights*, 1986, p. 278-296.
- “War crimes, extradition and statutory limitations”, in Bassiouni, M. C. (ed.), *International Criminal Law*, 1986, III.
- “Aviation Terrorism, Jurisdiction and its implications”, in *Proceedings of the International Conference on Aviation Security*, The Hague, 1987, p. 136-153.
- “The death penalty. Military offences and international crimes”, *Rev. int. D. pén.*, 1987, p. 737-748 and *Revue de droit pénal militaire et de droit pénal militaire et de droit de la guerre*, 1988.
- “Le droit pénal belge et la répression des délits internationaux: problèmes légaux surgissant de la mise en oeuvre des délits internationaux”, *Rev. D. pén.*, 1988, p. 603-617.

¹ List does not include publications in Dutch, the author’s mother tongue.

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- “Applying the European Convention on Human Rights to extradition: opening Pandora’s box?”, *Int. & Comp. L. Q.*, 1990, p. 757-779.
 - “Double criminality as a condition to jurisdiction” in: Jareborg, N., (ed.), *Double criminality. Studies in international criminal law*, Law Faculty of Uppsala University,ustus Förlag, 1989, p. 43-56.
 - “Extradition et asile politique”, in Chivario, M., Gauthier, J., Stanoiu, R. en Van den Wyngaert, C., *L’extradition et l’asile politique*, Brussels, Bruylant, 1990.
 - “The suppression of war crimes under Protocol I”, in *Liber amicorum F. Kalshoven*, Leiden, 1991, p. 197-206.
 - “Rethinking the law of international criminal cooperation: the restrictive function of international human rights by establishing individual-oriented bars”, in *Principles and procedures for a transnational criminal law*, Max-Planck Institute for foreign and international criminal law, Eser, A. en Lagodny, O. (eds.), Freiburg, 1992, p. 489-503.
 - “The structure of the draft code and the general part”, in *Commentaries concerning the International Law Commission’s Draft articles on the code of crimes against the peace and security of mankind*, Nouvelles études pénales, 1993, p. 53-61.
 - “Commentaire de la loi du 16 juin 1993 relative à la repression des infractions graves du droit international humanitaire”, *Rev. D. pén.*, 1994 (with A. Andries, E. David and J. Verhaegen).
 - “Mutual Legal Assistance in Criminal Matters in the European Union”, in *Changes in Society, Crime and Criminal Justice in Europe*, edited by Fijnaut et al., Kluwer, 1995, p. 137-179 (with G. Stessens).
 - “The Compensation of Victims of Violent Crimes in Belgium”, in *The Compensation of Victims of Violent Crimes*, edited by Greer, D., Max-Planck Institute, Freiburg-im-Breisgau, 1996, p. 67-96.
 - “Extradition and Human Rights (part II)”, *Association de droit international, Comité sur l’extradition des droits de l’homme*, Helsinki, 1996 (with J. Dugard).
 - “The Criminal Justice System Facing the Challenge of Organized Crime (Section IV — International Cooperation)”, *Revue internationale de droit pénal*, 1997, p. 624-636.
 - “Organised Crime, Proactive Policing and International Cooperation in Criminal Matters: Who Polices the Police in a Transnational Context?”, in *Undercover Policing and Accountability from an International Perspective*, Institut européen d’administration publique, 1997.
 - “War Crimes, Genocide and Crimes Against Humanity: Are States Taking National Prosecutions Seriously? (jurisdiction, statutory limitations and the legality principle)”, in *International Criminal Law*, vol., 3, edited by Bassiouni, M. C., Transnational publishers, 1999.

- “Les modifications quant à l’information dans *La loi du 12 mars 1998 réformant la procédure pénale*”, edited by Franchimont, M., Liège, Editions de la Collection scientifique de la Faculté de droit de Liège, 1998, p. 29-56.
- “Une perspective <eurocentrique> sur la répression de la délinquance transnationale européenne: le projet espace judiciaire européen et la corpus juris”, in *Les systèmes comparés de justice pénale: de la diversité au rapprochement — Comparative Criminal Justice Systems: From Diversity to Rapprochement*, Toulouse, Erès, 1998, p. 443-446.
- “Strafklageverbrauch durch belgische ‘transactie’”, *Neue Zeitschrift für Strafrecht*, 1998, p. 153 (annotation under Bundesgerichtshof, 13 May 1997).
- “Reconciling Extradition with Human Rights”, *American Journal of International Law*, 1998, p. 187-212 (with J. Dugard).
- “Lignes de force pour une réforme du droit d’extradition”, in *X^e Colloque sur la réforme du droit de la procédure pénale (8-9 octobre 1998)*, Maklu, 1998, p. 171-231.
- “The Transformations of International Criminal Law as a Response to the Challenge of Organised Crime”, *Revue internationale de droit pénal*, 1999.
- “The international non bis in idem Principle: Resolving some of the Unanswered Questions”, *International and Comparative Law Quarterly*, 1999 (with G. Stessens).
- “Corpus Juris, parquet européen et juge national. Vers une chambre préliminaire européenne?”, *Agon*, August 1999 and “Corpus Juris, European Public Prosecution and National Trials for Eurocrimes: Is there a Need for a European Pre-Trial Chamber?”, *Agon*, November 1999.
- “Protection <PIF> et espace judiciaire européen: bilan et perspectives à l’aube du troisième millénaire”, *Agon*, December 1999.
- “Corpus juris, Ministerio Fiscal Europeo y juicios nacionales para eurocrímenes: ¿es necesaria una Sala de Justicia Europea para la fase previa?”, *Revista del Poder judicial*, 1999, p. 239-240.
- “Corpus juris, parquet européen et juge national: vers une chambre préliminaire européenne?”, in De Kerchove, G. and Weyemberg, A., *Vers un espace judiciaire pénal*, Ed. ULB, Institut d’études européennes, 2000, p. 131-139.
- “Mutual recognition and the corpus juris”, in De Kerchove, G. and Weyemberg, A., *La reconnaissance mutuelle des décisions judiciaires pénales dans l’Union européenne*, Ed. ULB, Institut d’études européennes, 2001, p. 213-222.
- “Non bis in idem-principle, including the Principle of Amnesty”, in *The Rome Statute and the International Criminal Court*, edited by A. Cassese (with Tom Onga) Oxford University Press, 2003.
- “Statutory limitations in the Rome Statute”, in *The Rome Statute and the International Criminal Court*, edited by A. Cassese (with John Dugard), Oxford University Press, 2003.

- “The protection of the financial interests of the EU in the candidate states. Final report”, in ERA-forum (scriptae juris europaei), 2001, vol. 3 (53 p.) also be to published in *Study on penal and administrative sanctions, settlement, whistle blowing and corpus juris in the candidate countries*, Europäische Rechtsakademie Trier.
- “International cooperation” to be published in *Study on penal and administrative sanctions, settlement, whistleblowing and corpus juris in the candidate countries*, Europäische Rechtsakademie Trier.
- “Jurisdiction over crimes of terrorism” in N. Keijzer (ed.), *Terrorism as a crime*, 2003.
- “Eurojust and the European Public Prosecutor” in Neil Walker (ed.), *Europe’s areas of freedom, security and justice* (Oxford University Press, 2004, forthcoming).

