



General Assembly

Distr.: General
17 June 2011
English
Original: Arabic/Chinese/English/
French/Spanish

Sixty-sixth session

Item 116 (b) of the preliminary list*

Elections to fill vacancies in subsidiary organs and other elections

Election of the members of the International Law Commission

Note by the Secretary-General

Contents

	<i>Page</i>
I. Introduction	4
II. Curricula vitae of candidates	5
Mohammed Bello Adoke (Nigeria)	5
Ali Mohsen Fetais Al-Marri (Qatar)	12
Noor Farida Ariffin (Malaysia)	14
Lucius Caflisch (Switzerland)	21
Enrique J. A. Candiotti (Argentina)	35
Yacouba Cissé (Côte d'Ivoire)	38
Pedro Comissário Afonso (Mozambique)	44
Riad Daoudi (Syrian Arab Republic)	52
María del Luján Flores (Uruguay)	57
James C. Droushiotis (Cyprus)	64
Abdelrazeg El-Murtadi Suleiman (Libyan Arab Jamahiriya)	67
Concepción Escobar Hernández (Spain)	73
Eduardo Ferrero Costa (Peru)	80

* A/66/50.



Salifou Fomba (Mali)	86
Mathias Forteau (France)	92
Zdzislaw W. Galicki (Poland).	100
Kirill Gevorgian (Russian Federation).	106
Juan Manuel Gómez-Robledo (Mexico)	112
Hussein A. Hassouna (Egypt).	119
Mahmoud D. Hmoud (Jordan)	125
Huang Huikang (China)	128
Marie G. Jacobsson (Sweden).	133
Maurice Kamto (Cameroon).	146
Kriangsak Kittichaisaree (Thailand)	155
Ahmed Laraba (Algeria)	162
Ewald W. Limon (Suriname)	166
Tiyanjana Maluwa (Malawi).	170
Donald M. McRae (Canada).	189
Shinya Murase (Japan)	193
Sean D. Murphy (United States of America).	197
Bernd H. Niehaus (Costa Rica)	206
Georg Nolte (Germany)	208
Ki Gab Park (Republic of Korea).	210
A. Rohan Perera (Sri Lanka)	218
Chris M. Peter (Tanzania).	231
Ernest Petrič (Slovenia)	236
Gilberto Vergne Saboia (Brazil).	239
Narinder Singh (India)	245
Pavel Šturma (Czech Republic)	250
Surya P. Subedi (Nepal)	256
Dire D. Tladi (South Africa).	263
Muaz Ahmed Mohamed Tungo (Sudan)	270
Eduardo Valencia-Ospina (Colombia)	275
Stephen C. Vasciannie (Jamaica)	283
Marcelo Vázquez-Bermudez (Ecuador).	290
Amos S. Wako (Kenya).	295

Nugroho Wisnumurti (Indonesia)	305
Sir Michael Wood (United Kingdom of Great Britain and Northern Ireland)	311
Jan M. F. Wouters (Belgium)	314

I. Introduction

1. In a note verbale of 5 October 2010 to the Permanent Representatives of States Members of the United Nations, the Secretary-General invited nominations by Governments of candidates for election to the International Law Commission for the next five-year term of office beginning on 1 January 2012 and any statements of qualifications of candidates that the nominating Governments might wish to submit.
2. The names of the candidates nominated for election to the Commission, by 1 June 2011 in accordance with article 5 of the Statute of the International Law Commission, are set out in document A/66/88 and Add.1 and 2.
3. The curricula vitae of the candidates submitted by the nominating Governments are contained in section II below.

II. Curricula vitae of candidates

Mohammed Bello Adoke (Nigeria)

[Original: English]

**PROFILE OF MOHAMMED BELLO ADOKE, FCIarb, S.A.N.
FORMER ATTORNEY GENERAL OF THE FEDERATION AND
MINISTER OF JUSTICE, FEDERAL REPUBLIC OF NIGERIA**

Mohammed Bello Adoke S.A.N. was born on the 1st day of September, 1963 and was educated at Ahmadu Bello University (ABU) Zaria, Kaduna State where he obtained a 2nd Class (Upper Division) Degree in law in 1985. He was subsequently called to the Nigerian Bar in October 1986. He worked variously with Kwara State Schools' Management Board; Kano State Ministry of Justice as pupil Counsel; Messrs Zakari Yaro & Co; and I. M. Boyi & Co; before establishing Messrs M.A Bello & Co; a Law Firm being run as a tight – shift practice, with one internationally listed Arbitrator and a host of in house Solicitors as well as varying numbers of Pupils that are attached to the firm regularly. Mr. Adoke S.A.N has been in active practice since his call to bar in 1986.

Mr. Adoke, S.A.N holds a Postgraduate Diploma in International Tax Law from Robert Kennedy University Zurich, Switzerland; a Postgraduate Degree in International Commercial Law from the University of Nottingham, United Kingdom and is a fellow of the Chartered Institute of Arbitrators, U.K in which capacity he has attended several seminars and conferences on Arbitration, Business and Law in Nigeria and overseas. He has acted as an arbitrator, severally, in England and Nigeria and is presently a party appointed Arbitrator by the Federal Government of Nigeria in the Investment Dispute before the International Centre for Settlement of Investment Disputes, Washington, D.C between Shell Ultra Deep Limited AND The Federal Government of Nigeria. He is also the Federal Government appointed Arbitrator in the Global Steel Holdings Limited and Bureau of Public Enterprises Investment Dispute amongst other on-going important Arbitrations.

He is a member of the International Bar Association. He has acted as a Receiver/Manager to several distressed Companies, many of which he successfully turned around. A Consummate Legal Practitioner, Chartered Arbitrator and Notary Public. Mr Adoke, S.A.N was a member of the board Peugeot Automobile Limited, Kaduna between 2006 and 2008 and Chairman of the Board Audit Committee of Unity Bank Plc, and currently a member of the Legal Practitioners' Privileges Committee. He is also an honorary fellow of the Institute of Business Executives of Nigeria and Institute of Industrialist and Corporate Administrators. He has served on the

presidential Commission for the wholesale review of the Arbitration and Conciliation Laws of Nigeria.

Mr. Adoke, S.A.N. was one time Chairman of the Nigerian Bar Association (NBA) Kano Branch; Chairman of the NBA National Bar Centre Committee, Abuja and a Member of the National Executive Committee of the Nigerian Bar Association, the highest decision making body of the Bar.

Mr. Adoke, S.A.N was elevated to the inner Bar by the Legal Practitioners' Privileges' Committee in July 2006. He is currently a member of the National working group on the Reform of the Investment Laws in Nigeria.

Mr. Mohammed Bello Adoke, SAN was appointed Honourable Attorney General of the Federation and Minister of Justice by President Goodluck Ebele Jonathan, GCFR on the 6th of April, 2010.

Mr. Mohammed Bello Adoke, SAN is the Current Co-Chairman of the Follow Up Committee for the Implementation of the Greentree Agreement between Nigeria and Cameroon on the Bakassi Peninsula.

CURRICULUM VITAE**PERSONAL DATA**

NAME:	<i>Mohammed Bello Adoke, S.A.N</i>
DATE OF BIRTH:	<i>1st September 1963</i>
PLACE OF BIRTH:	<i>Jos, Plateau State</i>
STATE OF ORIGIN:	<i>Kogi</i>
MARITALSTATUS:	<i>Married</i>

EDUCATIONAL INSTITUTIONS ATTENDED:

- | | |
|---|------------------|
| 1. <i>University of Nottingham, England</i> | <i>2001-2002</i> |
| 2. <i>Robert Kennedy University, Zurich, Switzerland</i> | <i>1999</i> |
| 3. <i>Chartered Institute of Arbitrators, London.</i> | <i>1998</i> |
| 4. <i>Bayero University, Kano, Kano State</i> | <i>1997-1998</i> |
| 5. <i>Nigerian Law School, Lagos</i> | <i>1985-1986</i> |
| 6. <i>Ahmadu Bello University, Zaria, Kaduna State</i> | <i>1982-1985</i> |
| 7. <i>Institute of Administration, Zaria, Kaduna State.</i> | <i>1980-1982</i> |
| 8. <i>Govt. Secondary School, Omu-Aran, Kwara State.</i> | <i>1974-1979</i> |
| 9. <i>Baptist High School Port Harcourt, Rivers State.</i> | <i>1968-1973</i> |
| 10. <i>Township School, Moscow Road, Port-Harcourt, Rivers State.</i> | <i>1968-1973</i> |

QUALIFICATIONS OBTAINED

1. *Certificate in Legal Aspect of Debt and Financial Management*
From United Nations Institute for Training and Research. July 2006
2. *Certificate in Writing, Advocacy, Negotiation & Other* 2004
Lawyering Skills from Georgetown University, Washington
3. *Seminar Certificate in International Commercial Arbitration and*
Conciliation organized by African Development Law Centre in
cooperation with Georgetown University, Washington D.C. 2004
4. *Certificate in Legal and Economic Framework for National*
Competition Policy from Georgetown University, Washington. 2003
5. *Post Graduate Diploma (International Commercial Law)* 2002
6. *Post Graduate Diploma in International Tax Law* 1999
7. *Fellow, Chartered Institute of Arbitrators (FCLArb)* 2000
8. *B.L* 1986
9. *LL.B (Second Class Upper)* 1985
10. *Diploma in Law (Upper Credit)* 1982
11. *West African School Certificate* 1979

EXPERIENCE

- | | |
|--|--------------|
| A) <i>Primary School Teacher with Schools Management Board, Okene Local Government, Kogi State</i> | 1979-1980 |
| B) <i>Pupil State Counsel, Kano State Ministry of Justice</i> | 1986-1987 |
| C) <i>Solicitor and Advocate with Messrs Zakari Yaro & Co</i> | 1987-1989 |
| D) <i>Senior Counsel in charge of Litigation, Documentation and Tax Matters with the Law Firm of Messrs I.M.Boyi & Co.</i> | 1989-1991 |
| E) <i>General Counsel of M.A Bello & Co., Law Firm
Specializing in corporate insolvency, recoveries, Arbitration & Alternative Dispute Resolution, Taxation and Investment Law</i> | 1991-date. |
| (F) <i>Guest Lecturer, Chartered Institute of Transport</i> | 1987-1990 |
| (G) <i>Part--time Legal Adviser and Secretary to Afri-Projects Consortium limited, Abuja</i> | 1997-1999 |
| (H) <i>Legal Adviser to Kabo Holdings Limited</i> | 1995-1999 |
| (I) <i>Legal Adviser to Voix System, London</i> | 2003 to date |

POSITIONS AND RESPONSIBILITIES HELD

- | | |
|--|--------------|
| 1. Board Member Peugeot Automobile Limited, Kaduna | 2006 to 2008 |
| 2. Chairman, Board Audit Committee, Unity Bank Plc | 2008 to date |
| 3. Board Audit Committee Member, Intercity Bank Plc | 2003 to 2006 |
| 4. Member National Committee on the Reform & Harmonization of Arbitration Laws in Nigeria. | 2005 |
| 5. Chairman, Nigerian Bar Association, Kano Branch | 2003- 2005 |
| 6. Chairman, NBA, National Bar Centre Committee | 2004-2006 |
| 7. Member, Section on Legal Practice of the Nigerian Bar Association | 2004 to date |
| 8. Chairman, Judges Forum of the Nigerian Bar Association, Section on Legal Practice | 2008 |
| 9. Legal Consultant to Petroleum Trust Fund | 1996-1999 |
| 10. Notary Public of Nigeria | 1999 |
| 11. Appointed Life Patron, Law Student & Society, Ahmadu Bello University, Zaria | 1990 |
| 12. Publicity Secretary, Nigerian Bar Association, Kano Branch | 1989-1990 |
| 13. Member, Editorial Board, Kano State Law Reporting Committee | 1988- 2000 |
| 14. Member, Governing Council, Nigerian Association Of Law Students | 1984-1985 |
| 15. Secretary General, Law Student Society, A.B.U, Zaria | 1983- 1984 |
| 16. Elevated to Inner Bar as a Senior Advocate of Nigeria | July 2006 |
| 17. Chairman, Ministers of Justice of the Economic Community West African States (ECOWAS) | 2011 |

MEMBERSHIP OF ASSOCIATION

- i. *International Bar Association*
- ii. *Chartered Institute of Arbitrators, United Kingdom*
- iii. *Chartered Institute of Corporate Administration and Industrialists*
- iv. *Institute of Business Executives,*

HOBBIES:

Reading, Research and Travelling

Ali Mohsen Fetais Al-Marri (Qatar)

[Original: English]

Name : Ali Bin Mohsen Bin Fetais Al Marri
Date and place of birth : February, 8, 1965 (Doha)
Marital status : Married
Present status : Attorney General (Minister Rank)

Education

Doctorate in International Law. Sorbonne University, France, Boundaries in the Arabic Peninsula, (1997).

Previous professional Experiences:

1. Head of the Legal Dept. in Al Diwan Al Amiri (Vice Minister grade) (Since Oct. 1998).
2. Legal expert in Al Diwan al Amiri & Vice General Secretary in the Council of Ministers participating in its weekly assembly (June 1997 - October 1998)
3. Legal expert in Al Diwan Al Amiri (June 1997 - October 1998)
4. Legal researcher in His Highness Office (1996-1997).
5. Professor of International Law, Qatar University (Since 1997).

Membership in distinguished National Commissions and International Bodies:

1. Member and Rapporteur, the Qatar Commission on Permanent Constitution.
2. Member UN International Law Commission, (Since 2002, re-elected Nov. 2006).
3. Head of the Qatar Committee for clearance of International Contracts and Agreements involving the State of Qatar.
4. Chief Monitor of all National and International lawsuits involving the State of Qatar.

5. Accredited Expert, the Arbitration Commercial Center of the Gulf Cooperation Council, Bahrain
6. Arbitrator, The Arbitration Commercial Center of the Gulf Cooperation Council, Bahrain (Since Nov. 1997).
7. Member of the Committee of boundaries delimitation between the State of Qatar and the Kingdom of Saudi Arabia.
8. Represented Qatar before the International Court of Justice: in the Qatar vs. Bahrain case.
9. Member, the French-Qatari committee for Military Cooperation.
10. Member, The American-Qatari Committee for military cooperation.
11. Member, Qatar Telecommunication (1995-2002).
12. President, the Committee preparing the Constitution of the Public Prosecution and its competences.
13. President, The committee preparing the Constitution of the "Conseil Supérieur de la Magistrature", Supreme Council of Justice and preparing the law for the independence of the Judiciary.
14. President, the Franco-Qatari Regional Conference of Justice, Doha (October 2004).
15. Member of the International Association of Prosecutors (since 2006).
16. Vice president, the World Summit (I) of General Prosecutors, Chief Prosecutors and Attorneys General, Guatemala – Antigua, (2004 – 2005).
17. President of the World Summit (II) of General Prosecutors, Chief Prosecutors and Attorneys General, Doha – Qatar, (2005-2007).
18. President of the Franco-Arab Conference of Justice, April 2008.
19. Decorated "Médaille de Chevalier d'Honneur" de la République Française.
20. Decorated "Médaille de la Légion d'Honneur, grade d'Officer", de la République Française.

Languages:

1. Arabic
2. French
3. English

Noor Farida Ariffin (Malaysia)

[Original: English]

Date of Birth 3rd September 1946**Academic Qualification** Barrister-at-law (Gray's Inn), United Kingdom (1970)**Professional Qualification** Civil Servant with 40 years experience of which 19 was with the Judicial and Legal Service, 5 with the Commonwealth Secretariat and 16 with the Ministry of Foreign Affairs**Career History:**

20.7.2008 - present Director-General, Research, Treaties and International Law Department, Ministry of Foreign Affairs

20.7.2006 – 31.12.2009 Ambassador-At-Large for the High Level Legal Experts' Group on Follow-up to the ASEAN Charter (HLEG).

13.9.2000 – 31.12.2007 Ambassador of Malaysia to the Kingdom of the Netherlands

- Permanent Representative of Malaysia to the Organisation for the Prohibition of Chemical Weapons (OPCW).
- Co-Agent of Malaysia to the International Court of Justice in the Case Concerning Sovereignty over the Islands of Ligitan and Sipadan (Indonesia/Malaysia).

(The dispute was jointly submitted to the International Court of Justice on 2 November 1998. Judgment was delivered on 17 December 2002.)

- Co-Agent of Malaysia to the International Court of Justice in the Case Concerning Sovereignty Over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/ Singapore).

(The dispute was jointly submitted to the International Court of Justice by Malaysia and Singapore on 24 July 2003. Judgment was delivered on 23 May 2008.)

	<ul style="list-style-type: none"> • Represented Malaysia at the meetings of the Administrative Council of the Permanent Court of Arbitration (PCA). • Represented Malaysia at the meetings of the Council of Diplomatic Representatives of the Hague Conference on Private International Law.
16.9.1996 – 29.8.2000	Undersecretary, Territorial and Maritime Affairs Division, Ministry of Foreign Affairs.
1.2.1996 – 16.9.1996	Judge, Sessions Court, Kelang, Selangor.
1.11.1994 – 1.2.1996	Deputy Head of Advisory Division, Attorney General's Chambers.
16.2.1993 – 1.11.1994	Head of Legal Division, Ministry of Foreign Affairs.
16.1.1988 – 31.1.1993	Seconded to the Commonwealth Secretariat in London, England, as Director of the Women and Development Programme, Human Resource and Development Group.
1.10.1984 – 6.1.1988	Senior Federal Counsel, Economic Planning Unit, Prime Minister's Department.
1.1.1984 – 1.10.1984	Senior Assistant Draftsman, Drafting Division, Attorney General's Chambers.
1.12.1980 – 1.1.1984	Director, Legal Aid Bureau.
15.8.1979 – 1.12.1980	Senior Federal Counsel, Department of Inland Revenue.
1.5.1977 – 15.8.1979	Judge-Advocate, Ministry of Defence.
1.11.1976 – 1.5.1977	Senior Assistant Registrar, High Court, Pulau Pinang.
1.11.1974 – 1.11.1976	Senior Assistant Registrar, High Court, Kuala Lumpur.
1.3.1973 – 1.11.1974	Legal Officer, Ministry of Defence.
1.9.1972 – 1.3.1973	Magistrate, Magistrate's Court, Kuala Lumpur.
24.2.1971 – 1.9.1972	Appointed to the Judicial and Legal Service and served as Legal Officer at the Attorney General's Chambers.
Career Highlights	<ul style="list-style-type: none"> • Head of the Malaysian Delegation to the bilateral negotiations with Indonesia on Maritime Boundaries Delimitation (July 2008 to present). • Member of the Advisory Group of Eminent Persons

established by the Office of the United Nations High Commissioner for Refugees (UNHCR).

The convening of the Advisory Group is part of the UNHCR's effort to inject into the international legal and policy agenda new ways of thinking to respond to the current challenges faced by the UNHCR. The deliberations of the Advisory Group are also intended to assist the UNHCR to prepare for an international conference to be convened in Geneva, at the ministerial level, on 7-8 December 2011.

- Member of the Advisory Panel, established by the Organisation for the Prohibition of Chemical Weapons (OPCW) to review the implementation of the Chemical Weapons Convention and to make recommendations for future OPCW activities, in the light of the reduction in chemical weapons verification that will occur after 29 April 2012 which is the date upon which the final deadline for the destruction of declared chemical weapons stockpiles will expire.
- Member of the Malaysia/Vietnam Technical Team tasked with the preparation of the Malaysia/Vietnam Joint Submission to the Commission on the Limits of the Continental Shelf pursuant to Article 76, paragraph 8 of the United Nations Convention on the Law of the Sea, 1982, in respect of the southern part of the South China Sea.
- Head of the Malaysian Delegation for the Initial Presentation of the Malaysia/Vietnam Joint Submission to the Extended Continental Shelf before the Commission on the Limits of the Continental Shelf – 27th August 2009.
- Member of the High Level Legal Experts' Group on Follow-up to the ASEAN Chamber (HLEG) established in July 2008 which was tasked by ASEAN Foreign Ministers to address the following areas in the ASEAN Charter:
 - a) Legal Personality of ASEAN
 - b) Dispute Settlement Mechanisms
 - c) Other legal issues under the ASEAN Charter

The HLEG drafted the following treaties which were subsequently adopted by the Member States of ASEAN:

- i) Agreement on Privileges and Immunities of ASEAN
 - ii) ASEAN Agreement on Dispute Settlement Mechanisms
- Panel Member of the Colloquium on the Occasion of the 60th Anniversary of the International Court of Justice (10th April 2006).
 - Member of the Malaysian delegation to the International Court of Justice during the oral hearings of the case Concerning Sovereignty Over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge in November 2007. As Malaysia's Co-Agent, made the opening statement after the Agent, during the oral hearings.
 - Member of the Malaysian delegation which was led by the Foreign Minister, to the International Court of Justice for the Oral Submissions on the Advisory Opinion concerning the Construction of the Israeli Wall on Palestinian Occupied Territory. (February 2004)
 - Member of the Malaysian delegation to the International Court of Justice during the oral hearings of the Case Concerning Sovereignty Over Pulau Ligitan and Pulau Sipadan between Malaysia and Indonesia in June 2002. As Malaysia's Co-Agent, delivered the opening statement after the Agent, during the oral hearings.
 - Chairperson of the Eighth Conference of States Parties to the Convention on the Prohibition of Chemical Weapons (20 – 24 October 2003)
 - Chaired Drafting Group on the Political Declaration at the First Review Conference of the Convention on the Prohibition of Chemical Weapons (May– June 2003)
 - During tenure as Malaysia's Ambassador to the Netherlands, organised visits by Malaysia's Prime Minister, Foreign Minister, Minister of International Trade and Industry and several other Cabinet Ministers and State Chief Ministers.
 - Headed Malaysian Delegation to bilateral talks with Vietnam in 2000 concerning dispute which had arisen with respect to the Commercial Arrangement

Agreement (CAA) Concerning the Overlapping Continental Shelf Claim Area in the Gulf of Thailand which had been signed by the two countries in 1993. The series of bilateral talks reached a successful conclusion.

- Headed Malaysian Delegation to series of Tripartite Talks between Malaysia, Thailand and Vietnam in 1999-2000 on issue of Vietnam's Claim to part of the Malaysia-Thai Joint Development Area in the Gulf of Thailand. Series of meetings resulted in successful resolution of Vietnam's Claim.
- Head of Malaysian delegation to meeting of the Seabed Authority (ISBA) – 2000.
- Head of Malaysian delegation to the States Parties Meeting on the Convention on the Law of the Sea (SPLOS) – 2000 and 2010.
- Represented Malaysia at the United Nations Secretary-General's Face to Face Consultations on Part XI of the United Nations Convention on the Law of the Sea (UNCLOS) from November 1993 until its successful conclusion in July 1994.
- Represented Malaysia on the Sixth Committee (Legal) of the United Nations General Assembly – 1993-1994.
- Head of Organising Committee and Conference Secretary to the Meeting of Commonwealth Ministers for Women's Affairs, Ottawa, Canada (November 1991)
- Part of Organising Committee of the Commonwealth Secretariat for the Commonwealth Heads of Government Meeting (CHOGM) 1989 in Kuala Lumpur.
- Attended numerous international meetings and conferences, including those relating to the United Nations, Commonwealth, Asia-Europe Meeting (ASEM), Conference of the Parties to the Convention on Biological Diversity, Conference of the Parties to the Framework Convention on Climate Change, Conference of States Parties to the Chemical Weapons Convention, Meeting of States Parties to the UN Convention on the Law of the Sea (SPLOS), Meeting of the International Seabed Authority (ISBA).

Experience, Exposure and Expertise

- Organised International Conference on Piracy, Kuala Lumpur, May 2009.
- Organised International Colloquium on Submissions to the UN Commission on the Limits of the Continental Shelf, May 2010.
- Participated in numerous bilateral meetings including Joint Commission Meetings with Indonesia, Thailand, People's Republic of China and the Philippines.
- Conducted lectures on multilateral negotiations to civil servants at the Institute for Diplomacy and Foreign Relations (IDFR)
- Conducted lectures on the Overlapping Claims in the South China Sea at the Malaysian Institute of Maritime Affairs (MIMA) and Centre for International Law, National University of Singapore.
- Conducted lectures on the subject of Judicial Institutions in The Hague to students and lecturers at the National University of Malaysia and University of Technology MARA.
- Headed Malaysian delegation to series of meetings and workshops held under the project "Managing Potential Conflicts in the South China Sea". This was a programme of Track 2 diplomacy and was participated in by all six countries involved in the dispute concerning overlapping claims in the South China Sea as well as Indonesia which organised the workshop series.
- Attended Course on Litigation before the International Court of Justice organised by the International Boundary Research Unit, University of Durham, United Kingdom.
- Attended annual meetings of the United Nations Commission on the Status of Women on behalf of the Commonwealth Secretariat.
- Part of Commonwealth Secretariat delegation to the Preparatory Commission Meetings of the United Nations Conference on Environment and Development (UNCED) 1992.
- Presented papers on various legal issues at law

	conferences organised by the Malaysian Bar Council as well as the ASEAN Law Association.
	<ul style="list-style-type: none">• Have extensive network of contacts in academia, diplomatic, business and civil society circles in all parts of the world.
National Level Commitments	<ul style="list-style-type: none">• Alternate Board Member of the Malaysian Institute of Maritime Affairs (MIMA)
Contributions to Selected Publications	<ul style="list-style-type: none">• Current Law Journal: Legal Aid in Malaysia (1984)
Civic Commitments and Other Interests	<ul style="list-style-type: none">• Founder Member of the Woman's Aid Organisation, Malaysia which runs a shelter for female victims of domestic violence.• Member and former President of the Association of Women Lawyers of Malaysia• Founder member of the Asia-Pacific Forum on Women, Law and Development• Board Member of the International Woman's Rights Action Watch Asia Pacific

Lucius Caflisch (Switzerland)

[Original: French]

Surname : CAFLISCH

Given names : Lucius Conrad

Date and place of birth : 31 August 1936, Trin (Canton of Graubünden)

Marital status : Married

Nationality : Swiss

STUDIES

Faculty of Law of the University of Geneva (1955-1958)

Faculty of Political Science of Columbia University, New York (1959-1960)

UNIVERSITY DEGREES

- Law degree, University of Geneva (1958)
- M.A., Columbia University, New York (1962)
- Doctorate in law, University of Geneva (1968)

OTHER QUALIFICATIONS AND DISTINCTIONS

- Admitted to the Geneva bar (1962)
- Elected associate member (1979) then member (1985) of the Institute of International Law
- Member of the Permanent Court of Arbitration (1990)
- Doctorate honoris causa, National Academy of Law, Odessa

PREVIOUS FUNCTIONS

- Assistant, Faculty of Law, University of Geneva (1962-1963)
- Awarded a scholarship by the American Council of Learned Societies, School of Law of the University of California in Berkeley (1965-1964)
- Research fellow, Graduate Institute of International Studies in Geneva (1965-1968)
- Assistant legal adviser, European Molecular Biology Conference (1967-1968)
- Assistant lecturer, Graduate Institute of International Studies in Geneva (1968-1972)

- Assistant lecturer, Faculty of Law, University of Geneva (1969-1970, 1971-1972)
- Research fellow at the Woodrow Wilson International Center for Scholars in Washington, D.C. (1970-1971)
- Professor of international law, Graduate Institute of International Studies in Geneva (1973-2006)
- Guest lecturer, Faculty of Law, University of Geneva (1974-1975)
- Registrar, Franco-British court of arbitration on the delimitation of the continental shelf (1977-1978)
- Registrar, Franco-American court of arbitration court on the Air Space Agreement of 27 March 1946 (1978)
- Guest lecturer, Faculty of Law of the University of Virginia in Charlottesville (1978-1979)
- Deputy Head of the Swiss delegation to the Third United Nations Conference on the Law of the Sea (1974-1982)
- Guest lecturer, Faculty of Law of the University of Lausanne (1982)
- Head of the Swiss delegation to the Preparatory Commission for the International Seabed Authority (1984-1990)
- Interim Director (1984-1985) and later Director (1985-1990) of the Graduate Institute of International Studies in Geneva
- President, Swiss Polar Research Commission (1984-1990)
- Substitute, Faculty of Law of the University of Neuchâtel (June 1987)
- Adviser to the Government of Senegal, Arbitration Tribunal on delimitation of the maritime boundary between Senegal and Guinea-Bissau (1987-1989)
- Adviser to the Government of Senegal, International Court of Justice, case concerning the arbitral award of 31 July 1989 (Guinea-Bissau v. Senegal) (1989-1990)
- Swiss delegate at the eleventh Antarctic Treaty consultative meeting (1990)
- Legal adviser to the Federal Department of Foreign Affairs in Bern (1991-1998)
- Judge of the European Court of Human Rights (1998-2006)
- Adviser to the Government of Costa Rica in the case before the International Court of Justice concerning navigational and related rights (Costa Rica v. Nicaragua) (2006-2009)
- Part-time Lecturer, Faculty of Law of the University of Fribourg (2007-2010)

CURRENT FUNCTIONS

- Member of the United Nations International Law Commission
- Member or President of arbitral tribunals of the International Centre for Settlement of Investment Disputes (ICSID) and the United Nations Commission on International Trade Law (UNCITRAL) (2005- present)
- Member of the Bureau of the OSCE Court of Conciliation and Arbitration (1995-present)
- Member of the Pakistan/India court of arbitration for the Kishanganga (Indus) case (2010-present)

PUBLICATIONS

- (1) The Recent Judgment of the International Court of Justice in the Case Concerning the Aerial Incident of July 27, 1955, and the Interpretation of Article 36(5) of the Statute of the Court, *American Journal of International Law*, vol. 54, 1960, pp. 855-868.
- (2) Die Gründung Italiens in schweizerischer Sicht, *Annuaire suisse de droit international*, vol. XIX, 1962, pp. 103-120.
- (3) La crise financière des Nations Unies, *La Suisse dans la Communauté internationale*, vol. 17, 1962, pp. 30-35.
- (4) The Law of State Succession. Theoretical Observations, *Nederlands Tijdschrift voor Internationaal Recht*, 1963, pp. 337-366.
- (5) Qui payera les opérations au Congo et au Moyen-Orient? *La Suisse dans la Communauté internationale*, vol. 18, 1963, pp. 22-28.
- (6) Indirect Injuries to Foreign Creditors in International Law, *Revue belge de droit international* 1967, pp. 404-427.
- (7) La protection des sociétés commerciales et des intérêts indirects en droit international public, The Hague, Nijhoff, 1969, pp. xvi-287.
- (8) La nationalité des sociétés commerciales en droit international privé, *Annuaire suisse de droit international*, vol. XXIV, 1967, pp. 119-160.
- (9) La pratique suisse en matière de droit international public 1967, *Annuaire suisse de droit international*, vol. XXV, 1968, pp. 235-282.
- (10) Conference on Contemporary Problems of the Law of Armed Conflicts, Summary Record of the Conference, New York, Carnegie Endowment for International Peace, 1971, pp. 63-119.
- (11) La pratique suisse en matière de droit international public 1968-1969, *Annuaire suisse de droit international*, vol. XXVI, 1969-1970, pp. 75-208.
- (12) The Protection of Corporate Investments Abroad in the Light of the Barcelona Traction Case, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 31, 1971, pp. 162-196.

- (13) International Law and Ocean Pollution: The Present and the Future, *Revue belge de droit international* 1972, pp. 7-33.
- (14) La pratique suisse en matière de droit international public 1970, *Annuaire suisse de droit international*, vol. XXVII, 1971, pp. 153-200.
- (15) (With H.J. Geiser, C. Verdon and H. Reimann) Répertoire des décisions et des documents de la procédure écrite et orale de la Cour permanente de Justice internationale et de la Cour internationale de Justice, series I, 1922-1945, vol. 3: Les sujets du droit international, Geneva, IUHEI, 1973, p. 790.
- (16) (Ed.), Les espaces maritimes dans les relations internationales, *Annales d'études internationales*, vol. 4, 1973, pp. 372.
- (17) Some Aspects of Oil Pollution from Merchant Ships, *Annales d'études internationales*, vol. 4, 1973, pp. 213-236.
- (18) La pratique suisse en matière de droit international public 1971, *Annuaire suisse de droit international*, vol. XXVIII, 1972, pp. 193-294.
- (19) The Future of the Law of the Sea, *Review of the International Commission of Jurists*, 1973, pp. 35-47.
- (20) Propriété privée I: Les biens des étrangers en temps de paix, *Fiche juridique suisse* No. 826, 1974, p. 31.
- (21) La révision du droit international de la mer, *Annuaire suisse de droit international*, vol. XXIX, 1973, pp. 49-81.
- (22) La pratique suisse en matière de droit international public 1972, *Annuaire suisse de droit international*, vol. XXIX, 1973, pp. 287-406.
- (23) Summaries of several cases before the Permanent Court of International Justice, in: K Marek (ed.), *Précis de la jurisprudence de la Cour internationale*, vol. I, The Hague, Nijhoff, 1974, pp. 16-27, 562-579, 644-677, 846-855, 912-931, 951-971.
- (24) La pratique suisse en matière de droit international public 1973, *Annuaire suisse de droit international*, vol. XXX, 1974, pp. 101-164.
- (25) La pratique suisse en matière de droit international public 1974, *Annuaire suisse de droit international*, vol. XXXI, 1975, pp. 155-269.
- (26) Access of Land-Locked States to the Sea, *Iranian Review of International Relations*, No. 5/6, winter 1975/1976, pp. 53-76.
- (27) Répertoire suisse de droit international, 1914-1939, P. Guggenheim (ed.), with L. Caflisch, C. Dominicé, J.B. Dutoit and J.P. Ritter, 4 vol., Basel, Helbing & Lichtenhahn, 1975, pp. xxxvi-2531.
- (28) Reference Procedures and the International Court of Justice, in: L. Gross (ed.), *The Future of the International Court of Justice*, Dobbs Ferry, N.Y., Oceana, 1976, vol. II, pp. 572-609.
- (29) La pratique suisse en matière de droit international public 1975, *Annuaire suisse de droit international*, vol. XXXII, 1976, pp. 69-166.

- (30) The Doctrine of “Mare Clausum” and the Third United Nations Conference on the Law of the Sea, in: Institut universitaire de hautes études internationales, *Les relations internationales dans un monde en mutation*, Leiden, Sijthoff, 1977, pp. 197-228.
- (31) La pratique suisse en matière de droit international public 1976, *Annuaire suisse de droit international*, vol. XXXIII, 1977, pp. 129-248.
- (32) Chapter 16 (“Switzerland”, in: E. Lauterpacht and J. Collier (eds.), *Individual Rights and the State in Foreign Affairs*, New York, Praeger, 1977, pp. 498-545.
- (33) Land-Locked and Geographically Disadvantaged States and the New Law of the Sea, *Thesaurus Acroasium*, vol. VII, 1977, pp. 341-404.
- (34) La pratique suisse en matière de droit international public 1977, *Annuaire suisse de droit international*, vol. XXXIV, 1978, pp. 49-162.
- (35) Summaries of several cases before the International Court of Justice, in: K. Marek (ed.), *Précis de la jurisprudence de la Cour internationale*, vol. II, The Hague, Nijhoff, 1978, pp. 292-323, 374-389, 588-605, 792-863, 956-1099.
- (36) (With Jacques Piccard) The Legal Regime of Marine Scientific Research and the Third United Nations Conference on the Law of the Sea, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 38, 1978, pp. 848-901.
- (37) (With Richard Perruchoud) La pratique suisse en matière de droit international public 1978, *Annuaire suisse de droit international*, vol. XXXV, 1979, pp. 117-180.
- (38) Land-Locked States and their Access to and from the Sea, *British Year Book of International Law*, vol. 49, 1978, pp. 71-100.
- (39) Vers une renaissance de l’arbitrage entre États? *Liber Amicorum Adolf F. Schnitzer*, Geneva, Georg, 1979, pp. 69-99.
- (40) L’avenir de l’arbitrage interétatique, *Annuaire français de droit international*, vol. XXV, 1979, pp. 9-45.
- (41) Les zones maritimes sous juridiction nationale, leurs limites et leur délimitation, *Revue générale de droit international public*, vol. 80, 1980, pp. 68-119.
- (42) Le règlement judiciaire et arbitral des différends dans le nouveau droit international de la mer, in: *Festschrift Rudolf L. Bindschedler*, Bern, Staempfli, 1980, pp. 351-371.
- (43) La pratique suisse en matière de droit international public 1979, *Annuaire suisse de droit international*, vol. XXXVI, 1980, pp. 139-238.
- (44) The Delimitation of Marine Spaces between States with Opposite or Adjacent Coasts, *Anuario de Derecho Internacional Publico* (Buenos Aires), vol. 1, 1981, pp. 85-103.
- (45) (Ed. with R. Zacklin), *Le régime juridique des fleuves et des lacs internationaux*, The Hague, Nijhoff, 1981, pp. xiv-415.
- (46) La pratique suisse en matière de droit international public 1980, *Annuaire suisse de droit international*, vol. XXXVII, 1981, pp. 181-278.

- (47) Submarine Antiquities and the International Law of the Sea, Netherlands Yearbook of International Law, vol. XIII, 1982, pp. 3-32.
- (48) International Claims: Contemporary Swiss Practice, in: R. B. Lillich and B. H. Weston (eds.), International Claims: Contemporary European Practice, Charlottesville, University Press of Virginia, 1982, pp. 139-186.
- (49) La pratique suisse en matière de droit international public 1981, Annuaire suisse de droit international, vol. XXXVIII, 1982, pp. 69-152.
- (50) The Fishing Rights of Land-Locked and Geographically Disadvantaged States in the Exclusive Economic Zone, in: B. Conforti (ed.), La zona economica esclusiva, Milan, Giuffrè, 1983, pp. 29-48.
- (51) Les zones maritimes sous juridiction nationale, leurs limites et leur délimitation, in: D. Bardonnet and M. Virally (eds.), Le nouveau droit international de la mer, Paris, Pedone, 1983, pp. 35-116.
- (52) The Settlement of Disputes Relating to Activities in the International Seabed Area, in: C.L. Rozakis and C.A. Stephanou (eds.), The New Law of the Sea, Amsterdam, North-Holland, 1983, pp. 303-344.
- (53) La pratique suisse en matière de droit international public 1982, Annuaire suisse de droit international, vol. XXXIX, 1983, pp. 177-268.
- (54) La Convention des Nations Unies sur le droit de la mer adoptée le 30 avril 1982, Annuaire suisse de droit international, vol. XXXIX, 1983, pp. 39-104.
- (55) Study and Practice of International Law in Switzerland, Chinese Yearbook of International Law 1983, pp. 436-440 (in Chinese).
- (56) A New Type of Intergovernmental Organisation: The International Seabed Authority, Philippine Yearbook of International Law, vol. IX, 1983, pp. 1-46.
- (57) Der Falkland-Konflikt und seine Hintergründe, in: T. Ginsberg and M. Ostheider (eds.), Lateinamerika vor der Entscheidung, Frankfurt, Fischer Taschenbuch-Verlag, 1984, pp. 196-216.
- (58) (With Georges Abi-Saab) La nouvelle Convention sur le droit de la mer en tant qu'accord de produits de base, Mélanges Georges Perrin, Lausanne, Payot, 1984, pp. 21-50.
- (59) La pratique suisse en matière de droit international public 1983, Annuaire suisse de droit international, vol. XL, 1984, pp. 115-195.
- (60) Monroe-Doktrin, in: I. Seidl-Hohenveldern (ed.), Lexikon des Rechts: Völkerrecht, Neuwied, Luchterhand, 1985, pp. 190-191.
- (61) L'héritage grotien et le régime juridique des ressources naturelles de la mer, in: Grotius et l'ordre juridique international, Lausanne, Payot, 1985, pp. 53-61.
- (62) Sto Je Drzava U Nepovoljnom Geografskom Polozaju?, Zbornik, vol. 35, 1985, pp. 599-611 (cf. No. 67).
- (63) La pratique suisse en matière de droit international public 1984, Annuaire suisse de droit international, vol. XLI, 1985, pp. 135-234.
- (64) La délimitation des espaces marins entre États dont les côtes se font face ou sont adjacentes, in: R.J. Dupuy and D. Vignes (eds.), Traité du nouveau droit de la mer, Paris, Economica, 1985, pp. 375-440.

- (65) La pratique suisse en matière de droit international public 1985, *Annuaire suisse de droit international*, vol. XLII, 1986, pp. 41-119.
- (66) Fisheries in the Exclusive Economic Zone: An Overview, in: U. Leanza (ed.), *The International Legal Regime of the Mediterranean Sea*, Milan, Giuffrè, 1987, pp. 149-171.
- (67) What Is a Geographically Disadvantaged State? *Ocean Development and International Law*, vol. 18, 1987, pp. 641-663 (cf. No. 62).
- (68) La pratique suisse en matière de droit international public 1986, *Annuaire suisse de droit international*, vol. XLIII, 1987, pp. 131-187.
- (69) Regime of the International Seabed: Past, Present and Future, *Chinese Yearbook of International Law* 1987, pp. 421-434 (in Chinese).
- (70) Le régime juridique de l'Arctique, in: Commission suisse de recherche polaire, *Les régions polaires et les chercheurs suisses*, Bern, Haupt, 1988, pp. 51-65.
- (71) La pratique suisse en matière de droit international public 1987, *Annuaire suisse de droit international*, vol. XLIV, 1988, pp. 167-249.
- (72) Maritime Boundaries, Delimitation, in: Rudolf Bernhardt (ed.), *Encyclopedia of Public International Law*, Instalment 11, Amsterdam, North-Holland, 1989, pp. 212-219.
- (73) Land-Locked and Geographically Disadvantaged States, *ibid.*, pp. 169-174.
- (74) (Ed. with Fred Tanner) *The Polar Regions and Their Strategic Significance*, Geneva, PSIS, 1989, 114p. (PSIS Special Studies, No 2/1989).
- (75) *The Law of International Waterways in Its Institutional Aspects*, Festschrift für Dietrich Schindler, Basel, Helbing & Lichtenhahn, 1989, pp. 21-45.
- (76) La pratique suisse en matière de droit international public 1988, *Annuaire suisse de droit international*, vol. XLVI, 1989, pp. 187-254.
- (77) Vers une nationalisation ou une internationalisation des espaces marins? *Relations internationales* No. 61, spring 1990, pp. 59-78.
- (78) Essai d'une typologie des frontières, *Relations internationales* No. 63, autumn 1990, pp. 265-293.
- (79) L'Antarctique, nouvelle frontière sans frontières? *Mélanges Michel Virally*, Paris, Pedone, 1991, pp. 157-173.
- (80) Pratique suisse en matière de droit international public 1989, *Annuaire suisse de droit international*, vol. XLVII, 1990, pp. 97-184.
- (81) Chapter 8 ("The Delimitation of Marine Spaces between States with Opposite or Adjacent Coasts"), in: R.J. Dupuy and D. Vignes (eds.), *A Handbook on the New Law of the Sea*, Dordrecht, Nijhoff, 1991, pp. 425-499. (cf. No. 64).
- (82) Pratique suisse en matière de droit international public 1990, *Revue suisse de droit international et de droit européen*, vol. 1, 1991, pp. 513-580.

- (83) (With B. Godet) Chapter 49 ("La Suisse et le règlement pacifique des différends"), in: A. Riklin, H. Haug and R. Probst (eds.), *Nouveau Manuel de la politique extérieure suisse*, Bern, Haupt, 1992, pp. 957-971.
- (84) *The Interaction of Science and Politics in the Field of International Relations: The Case of Antarctica*, *Polar Record*, vol. 28, 1992, pp. 159-162.
- (85) *La pratique suisse en matière de droit international public 1991*, *Revue suisse de droit international et de droit européen*, vol. 2, 1992, pp. 551-597.
- (86) *Sic utere tuo ut alienum non laedas: Règle prioritaire ou élément pour déterminer le droit d'utilisation équitable et raisonnable d'un cours d'eau international?*, *Internationales Recht auf See und Binnengewässern. Festschrift für Walter Müller*, Zurich, Schulthess, 1993, pp. 27-47.
- (87) *Vers des mécanismes pan-européens de règlement pacifique des différends*, *Revue générale de droit international public*, vol. 97, 1993, pp. 1-38.
- (88) *Règles générales du droit des cours d'eau internationaux*, *Collected Courses of the Hague Academy of International Law*, vol. 219, 1989-VII, pp. 9-225.
- (89) *Unequal Treaties*, *German Yearbook of International Law*, vol. 35, 1992, pp. 52-80.
- (90) *Règlement pacifique des différends en Europe: La Procédure de la Valette et les perspectives d'avenir*, in: *Études de droit international en l'honneur de Pierre Lalive*, Basel, Helbing & Lichtenhahn, 1993, pp. 437-456.
- (91) *Le règlement pacifique des différends internationaux à la lumière des bouleversements intervenus en Europe centrale et en Europe de l'Est*, *Anuario de derecho internacional (Navarra)*, vol. IX, 1993, pp. 17-39.
- (92) *Le règlement pacifique des différends internationaux: nouvelles tendances*, *Conférence commémorative Gilberto Amado*, Geneva, United Nations, October 1993.
- (93) *Friedliche Streitregelung in gesamteuropäischen Rahmen*, *Revue de droit suisse*, vol. 112, 1993, pp. 307-325.
- (94) *The Law of International Waterways and Its Sources*, in: R. St. I. Macdonald (ed.), *Essays in Honour of Wang Tieya*, Dordrecht, Nijhoff, 1993, pp. 115-129.
- (95) *Le rôle du tiers dans le règlement des différends*, in: *Geneva International Peace Research Institute (GIPRI), Les grands problèmes de la paix*, Geneva, 1993, pp. 129-139.
- (96) *La pratique suisse en matière de droit international public 1992*, *Revue suisse de droit international et de droit européen*, vol. 3, 1993, pp. 669-749.
- (97) *The Role of Law and of Legal Science in the Next Century*, *Keio Law Review (Japan)*, 1993, pp. 1-19.
- (98) *La pratique suisse en matière de droit international public, 1993*, *Revue suisse de droit international et de droit européen*, vol. 4, 1994, pp. 597-639.
- (99) *Valeur et effet des déclarations faites par des juges ou arbitres internationaux*, in: M. Rama-Montaldo (ed.), *Le droit international dans un monde en mutation. Liber Amicorum en hommage au Professeur Eduardo Jiménez de Aréchaga*, Montevideo, Fundación de cultura universitaria, 1994, pp. 1159-1180.

- (100) Is the International Court Entitled to Review Security Council Resolutions Adopted under Chapter VII of the United Nations Charter? in: N. Al-Naumi and R. Meese (eds.), *International Legal Issues Arising under the United Nations Decade of International Law*, Dordrecht, Kluwer, 1995, pp. 633-662.
- (101) The OSCE Court of Arbitration: Necessary or Redundant? *American Society of International Law Bulletin* No. 9, November 1995, pp. 23-27.
- (102) La pratique suisse en matière de droit international public 1994, *Revue suisse de droit international et de droit européen*, vol. 5, 1995, pp. 589-655.
- (103) Emerging Rules on International Waterways: The Contribution of the United Nations, *Political Geography*, vol. 15, 1996, pp. 273-285.
- (104) Réflexions sur la création d'une cour criminelle internationale in: Jerzy Makarczyk (ed.), *Theory of International Law at the Threshold of the 21st Century. Essays in Honour of Krzysztof Skubiszewski*, The Hague, Kluwer, 1997, pp. 859-890.
- (105) (With Laurence Cuny) The OSCE Court of Conciliation and Arbitration: Current Problems, *OSCE Yearbook* 1997, pp. 347-365.
- (106) La pratique suisse en matière de droit international public 1995, *Revue suisse de droit international et de droit européen*, vol. 6, 1996, pp. 593-642.
- (107) The OSCE Court of Conciliation and Arbitration: Some Facts and Issues, in: Michael Bothe, Natalino Ronzitti and Allan Rosas (eds.), *The OSCE in the Maintenance of Peace and Security. Conflict Prevention, Crisis Management and Peaceful Settlement of Disputes*, The Hague, Kluwer, 1997, pp. 381-408.
- (108) La pratique suisse en matière de droit international public 1996, *Revue suisse de droit international et de droit européen*, vol. 7, 1997, pp. 637-707.
- (109) La Convention du 21 mai 1997 sur l'utilisation des cours d'eau internationaux à des fins autres que la navigation, *Annuaire français de droit international*, vol. XLIII, 1997, pp. 751-798.
- (110) (With F. Godet) De la réglementation à l'interdiction des mines antipersonnel, *Revue suisse de droit international et de droit européen*, vol. 8, 1998, pp. 1-50.
- (111) La pratique suisse en matière de droit international public 1997, *Revue suisse droit international et de droit européen*, vol. 8, 1998, pp. 615-682.
- (112) Toward the Establishment of a Permanent International Criminal Jurisdiction, *International Peacekeeping*, May-August 1998, pp. 110-114.
- (113) La condition des épaves maritimes en droit international public, in: L.A. Sicilanos (ed.), *Droit et justice. Mélanges en l'honneur de Nicolas Valticos*, Paris, Pedone, 1999, pp. 68-88.
- (114) (With Serge Gamma) La Suisse, dépositaire des Conventions de Genève, *Allgemeine Schweizerische Militärzeitschrift*, supplement to NE 3, March 1999, pp. 7-8.
- (115) Der neue Internationale Strafgerichtshof: Ein Instrument zur Durchsetzung des humanitären Völkerrechts und der Menschenrechte, *Liechtensteinische Juristen-Zeitung*, vol. 20, 1999, pp. 3-12.

- (116) La pratique suisse en matière de droit international public 1998, *Revue suisse de droit international et de droit européen*, vol. 9, 1999, pp. 639-715.
- (117) La pratique suisse en matière de droit international public 1999, *Revue suisse de droit international et de droit européen*, vol. 10, 2000, pp. 627-684.
- (118) Immunité de juridiction et droits de l'homme, in: L. Boisson de Chazournes and V. Gowlland (eds.), *L'ordre juridique international, un système en quête d'équité et d'universalité. Liber Amicorum Georges Abi-Saab*, The Hague, Nijhoff, 2001, pp. 651-676.
- (119) Definitions relating to the law of international waterways, in: J. Salmon (ed.), *Dictionnaire de droit international public*, Brussels, Bruylant, 2001.
- (120) Der neue Internationale Strafgerichtshof — Ein nötiger oder wünschenswerter Eingriff in die staatliche Hoheit? Eingriff in die inneren Angelegenheiten fremder Staaten zum Zwecke des Menschenrechtsschutzes. Jahrestagung der Deutschen Sektion der Internationalen Juristenkommission vom 22 September bis 24 September 2000 in Brandenburg, Heidelberg, 2002, pp. 39-62.
- (121) Ehe und Familie in der Rechtsprechung des Europäischen Gerichtshofs für Menschenrechte, in: E. L. Barnstedt et al. (eds.), *Was gehen den Staat Ehe und Partnerschaft an? 35. Reinhäuser Juristengespräche in Gedenken an Karl Michaelis*, Heidelberg, C. F. Müller, 2002, pp. 102-117.
- (122) The Contribution of the European Court of Human Rights to the Development of the International Law on Asylum, in: V. Chetail and V. Gowlland-Debbas (eds.), *La Suisse et la protection internationale des réfugiés*, The Hague, Kluwer, 2002, pp. 207-217.
- (123) Le Statut de Rome et la Convention européenne des droits de l'homme, in: R. Bieber (ed.), *Mélanges en l'honneur de Bernard Dutoit*, Geneva, Droz, 2002, pp. 33-55.
- (124) La pratique suisse en matière de droit international public 2000, *Revue suisse de droit international et de droit européen*, vol. 11, 2001, pp. 573-678.
- (125) The Rome Statute and the European Convention on Human Rights, *Human Rights Journal*, vol. 23, 2002, pp. 1-12 (cf. No. 123).
- (126) La pratique suisse en matière de droit international public 2001, *Revue suisse de droit international et de droit européen*, vol.12, 2002, pp. 599-654.
- (127) La pratique suisse en matière de droit international public 2001, *Revue suisse de droit international et de droit européen*, vol.13, 2003, pp. 439-488.
- (128) Independence and Impartiality of Judges: The European Court of Human Rights, *The Law and Practice of International Courts and Tribunals*, vol. 2, 2003, pp. 169-173.
- (129) Cent ans de règlement pacifique des différends interétatiques, *Recueil des cours de l'Académie de droit international de La Haye*, vol. 288, 2001, pp. 245-467.
- (130) Judicial Means for Settling Water Disputes, in: *The Permanent Court of Arbitration/Peace Palace Papers, Resolution of International Water Disputes*, The Hague, Kluwer, 2003, pp. 235-245.
- (131) La pratique suisse de la protection diplomatique, in: J.F. Flauss (ed.), *La protection diplomatique. Mutations contemporaines et pratiques nationales*, Brussels, Bruylant, 2003, pp. 73-86.

- (132) Der internationale Strafgerichtshof: Straftatbestände, Schutz der Menschenrechte, Kollektive Sicherheit, Liechtensteinische Juristen-Zeitung, vol. 24, 2003, pp. 3-11.
- (133) Marriage and Family in the Case-Law of the European Court of Human Rights, in: Estudios de derecho internacional en homenaje al profesor Ernesto J. Rey Caro, Cordoba, Drnas-Lerner, 2003, pp. 925-940.
- (134) Der Europäische Gerichtshof für Menschenrechte und dessen Überwachungsmechanismen: Vergangenheit, Gegenwart, Zukunft, Revue de droit suisse, vol. 122, 2003, pp. 125-145.
- (135) The Pellegrin Ruling: Origins and Consequences, in: L. C. Vohrah et al. (eds.), Man's Inhumanity to Man. Essays on International Law in Honour of Antonio Cassese, The Hague, Kluwer, 2003, pp. 183-209.
- (136) La Convention européenne des droits de l'homme et les étrangers, Studi in onore di Gaetano Arangio-Ruiz, Naples, Editoriale scientifica, 2004, pp. 1857-1871.
- (137) La pratique dans le raisonnement du juge international, Société française pour le droit international, Colloque de Genève: la pratique et le droit international, Paris, Pedone, 2004, pp. 125-138.
- (138) (With Antônio A. Cançado Trindade) Les conventions américaine et européenne des droits de l'homme et le droit international général, Revue générale de droit international public, vol. 108, 2004, pp. 5-62.
- (139) La pratique suisse en matière de droit international public 2001, Revue suisse de droit international et de droit européen, vol. 14, 2004, pp. 661-719.
- (140) La pratique suisse en matière de droit international public 2001, Revue suisse de droit international et de droit européen, vol. 15, 2005, pp. 713-772.
- (141) The Protection of Human Rights in Europe and the General Rules of International Law, in: Trends in the International Law of Human Rights, Studies in Honour of Professor Antônio Augusto Cançado Trindade, Porto Alegre, Fabris, 2005, pp. 537-558.
- (142) Immunité des États et droits de l'homme. Evolution récente, in: Internationale Gemeinschaft und Menschenrechte. Festschrift für Georg Ress, Cologne, C. Heymann, 2005, pp. 935-948.
- (143) L'efficacité du système européen de protection des droits de l'homme, in: El derecho internacional: Normas, hechos y valores. Liber Amicorum José Antonio Pastor Ridruejo, Madrid, Universidad Complutense, 2005, pp. 43-58.
- (144) Neues zur Formulierung und Umsetzung von Urteilen des Europäischen Gerichtshofs für Menschenrechte, in: Weltinnenrechvol. Liber Amicorum Jost Delbrück, Berlin, Duncker & Humblot, 2005, pp. 101-112.
- (145) Provisional Measures in the Interational Protection of Human Rights: The Mamatkulov Case, in: Common Values in International Law. Essays in Honour of Christian Tomuschat, Kehl, N.P. Engel, 2006, pp.493-515.
- (146) The Reform of the European Court of Human Rights, Human Rights Law Review, vol. 6, pp. 403-415.
- (147) "Jurisdiction" under Article 1 of the European Convention on Human Rights, in: International Law of the Twenty-First Century, for the 80th Anniversary of Professor Igor I. Lukashuk, Kyiv, Promeni, 2006, pp. 560-583.

- (148) New Practice Regarding the Implementation of the Judgments of the Strasbourg Court, *Italian Yearbook of International Law*, vol. XV (2005), pp. 3-23.
- (149) Die Rechtsprechung des EGMR: Die Technik der, Pilotfälle, *Europäische Grundrechte Zeitschrift*, vol. 33 (2006), pp. 521-523.
- (150) (With Martina Keller) Le Protocole additionnel N° 15 à la Convention européenne des droits de l'homme, in: *Human Rights -Strasbourg Views. Liber Amicorum Luzius Wildhaber*, Kehl, N.P.Engel, 2007, pp. 91-113.
- (151) La saisine de la Cour européenne des droits de l'homme -commentaire, in: H. Ruiz Fabril and J.M. Sorel (eds.), *La saisine des juridictions internationales*, Paris, Pedone, 2006, pp. 251-258.
- (152) Article 76, in: O. Corten and P. Klein (eds.), *Les Conventions de Vienne sur le droit des traités. Commentaire article par article*, Brussels, Bruylant, 2006, vol. III, pp. 2679-2694.
- (153) La pratique suisse en matière de droit international public 2005, *Revue suisse de droit international et européen*, vol. 16 (2006), pp. 605-657.
- (154) Le droit international et la Cour européenne des droits de l'homme, in: *Cour européenne des droits de l'homme (ed.) Dialogue entre juges*, Strasbourg, Council of Europe, 2007), pp. 23-40.
- (155) La pratique suisse en matière de droit international public 2006, *Revue suisse de droit international et européen*, vol. 17 (2007), pp. 743-801.
- (156) Family, Right to International Protection and European Convention for the Peaceful Settlement of Disputes, *Encyclopedia of Public International Law* (Oxford, Oxford University Presss (Internet)).
- (157) La pratique suisse en matière de droit international public 2006, *Revue suisse de droit international et européen*, vol. 18 (2008), pp. 457-544.
- (158) Militärpersonen und die Europäische Konvention für Menschenrechte, in: A. Fischer-Lescano, H.P. Gasser, T. Marauhn and N. Ronzitti (eds.), *Frieden und Freiheit. Festschrift für Michael Bothe zum 70. Geburtstag*, Baden-Baden, Nomos, 2008, pp. 1101-1119.
- (159) The Law-Substantive and Procedural Questions. in: *Conference on International Courts and Tribunals - The Challenges Ahead*, Lancaster House, London, 6 and 7 October 2008, *The Law and Practice of International Courts and Tribunals*, vol. 7 (2008), pp. 289-299.
- (160) L'application du droit international général par la Cour européenne des droits de l'homme, in: I. Buffard, J. Crawford, A. Pellet and S. Wittich (eds.), *International Law between Universalism and Fragmentation. Festschrift in Honour of Gerhard Hafner*, Leiden, Nijhoff, 2008, pp. 627-647.
- (161) La pratique suisse en matière de droit international 2008, *Revue suisse de droit international public et européen*, vol. 19 (2009), pp. 537-605.
- (162) A Typology of Borders, in: B. Vukas and M. Sošić (eds.), *International Law: New Actors, New Concepts, Continuing Dilemmas: Liber Amicorum Božidar Bakotić*, Leiden, Brill, 2010, pp. 183-219.
- (163) Europäische Grenzziehungen in Afrika: Kasikili/Sedudu und andere Geschichten, in: G. Kreis (ed.), *Europa und Afrika. Betrachtungen zu einem komplexen Verhältnis*, Basel, Schwabe, 2010, pp. 43-67.

- (164) The Peaceful Settlement of Disputes on Maritime Delimitation, in: J. Basedow, U. Magnus and R. Wolfrum (eds.), *The Hamburg Lectures on Maritime Affairs 2007 and 2008*, Heidelberg, Springer, 2010, pp.177-194.
- (165) Autour de l'affaire Stoll, in: L. Boisson de Chazournes and M. Kohen (eds.), *International Law and the Quest for Its Implementation. Liber Amicorum Vera Gowlland-Debbas*, Leiden, Brill, 2010, pp. 265-286.
- (166) Actes de gouvernement et droits de l'homme: l'affaire Marković, in: W. Kälin et al. (eds.), *International Law. Conflict and Development*, Leiden, Nijhoff, 2010, pp.135-167.
- (167) Essai de typologie des frontières fluviales, et Résumé et conclusions, in: *L'actualité du droit des fleuves internationaux. Actes des journées d'étude des 24 et 25 octobre 2008*, Paris, Pedone, 2010, pp.17-27 and 93-103.
- (168) The International Protection of Human Rights: A Luxury Imposed by the West?, *Agenda Internacional* (Lima), vol. 15, No. 26, 2008, pp. 9-15.

Forthcoming publications

- (169) Waivers in International and in European Human Rights Law, in: J.K. Cogan et al. (eds.), *Essays in Honour of M. Reisman*.
- (170) Vattel and the Peaceful Settlement of International Disputes, in: *Le droit international de Vattel au XXI^e siècle. Colloque du 28 février 2008*.
- (171) La pratique suisse en matière de droit international public 2009, *Revue suisse de droit international et européen*, vol. 20, 2010.
- (172) Precedent in the Practice of the European Court of Human Rights, Third St. Gallen International Dispute Resolution Conference, 14 and 15 October 2010.
- (173) Labour Relations before the Strasbourg Court (article).
- (174) (With Martina Keller) Der europäische Gerichtshof für Menschenrechte im Neuen Europa - Folgen des Beitritts der Staaten Mittel- und Osteuropas (article).
- (175) Le droit à l'eau - United Nations droit de l'homme internationalement protégé? Société française pour le droit international, Colloque d'Orléans 4 and 5 June 2010: L'eau en droit international.
- (176) La déclaration d'Interlaken - United Nations tournant dans l'histoire de la Cour de Strasbourg? (article);
- (177) Human Rights and Sovereign Immunity (article).
- (178) The Independent World Commission on the Oceans; a Station in the Life of Guido de Marco, *Telos* 2011 (article).

International Law Commission

First report on the effects of armed conflicts on treaties, 22 March 2010 (document A/CN.4/627), and addendum dated 21 April 2010 (document A/CN.4/627/Add.1).

Extract from a note verbale dated 14 February 2011 from the Permanent Mission of Switzerland

Switzerland believes that during his term of office Professor Caflisch has amply demonstrated of office the pertinence and high calibre of his work. An esteemed member of the Commission, to which he was elected in 2006, Professor Caflisch was appointed Chairperson of the Working Group on the “effects of armed conflicts on treaties” in 2007 and 2008, and later, in 2009, was appointed Special Rapporteur on this topic. His first report to the Commission at its sixty-second session was of the highest standard. It would be most welcome if Professor Caflisch were to be able to pursue his work during a new term of office.

Professor Caflisch has many years’ experience in the teaching of public international law at the Graduate Institute of International Studies in Geneva, where he was Director from 1984 to 1990. He served as a judge for Liechtenstein at the European Court of Human Rights from 1998 to 2006.

Professor Caflisch has represented Switzerland in many important international negotiations and served as a legal adviser to the Federal Department of Foreign Affairs for some ten years. He played a leading role in ensuring the successful conclusion of the Convention on the Law of the Sea, the Ottawa Convention on the prohibition of anti-personnel mines and the Rome Statute of the International Criminal Court.

Professor Caflisch is highly regarded both in his own country and internationally. With a large number of publications to his credit, he has demonstrated a great ability to combine scientific rigour and political realism.

Enrique J. A. Candiotti (Argentina)

[Original: English]

Name: Enrique José Alejandro CANDIOTTI

Born in Santa Fe, Argentina, on 23 May 1936. Married, two children.

Studied and graduated in Law at the University of Buenos Aires, 1960.
Assistant Lecturer in Public International Law at the School of Law and Social Sciences, University of Buenos Aires (1969-1970).

Participated in the International Law Seminar of the International Law Commission, Geneva, 1970.

Languages besides Spanish: English French, German, Italian.

1955 Entered the Argentine Foreign Service as Attaché
1959 Promoted to Secretary
1969 Counselor
1972 Minister
1980-2006 Ambassador

Diplomatic functions

1956-1960 Junior Officer at the Ministry of Foreign Affairs, Division for Political Affairs
1961-1964 Secretary, Embassy in Italy (political and legal affairs)
1965-1968 Secretary, Embassy in the United Kingdom (legal affairs)
1971-1972 Counselor, Embassy in the Federal Republic of Germany (political affairs)
1978-1980 Minister Counselor, Deputy Chief of Mission, Embassy in the Federal Republic of Germany
1981 Director-General for Political Affairs, Ministry of Foreign Affairs
1983-1985 Ambassador to the German Democratic Republic
1986-1989 Ambassador to the United States of America
1990-1991 Director-General for International Security, Nuclear and Space Affairs, Ministry of Foreign Affairs
1991 Director-General for Political Affairs, Ministry of Foreign Affairs
1992-1997 Ambassador to Australia (accredited also to New Zealand and Fiji)
1999-2000 Secretary of State for Foreign and Latin American Affairs, Ministry of Foreign Affairs
2001-2006 Ambassador to the Federal Republic of Germany

Juridical functions

1965-1966 Secretary of the Argentine delegation to the Court of Arbitration for the *Argentina-Chile frontier* case, London
1968-1971 Deputy Legal Adviser, Ministry of Foreign Affairs
1972-1977 Counselor, later Minister, Argentine delegation to the Court of Arbitration for the *Beagle Channel* case, Geneva
1977-1978 Deputy Legal Adviser, Ministry of Foreign Affairs

1982-1983 Legal Adviser, Ministry of Foreign Affairs

Since 1997 Member of the Permanent Court of Arbitration, The Hague

Since 1997 Member International Law Commission of the United Nations (ILC).

Functions performed in the ILC:

1997-1998 Chairman of the Working Group on Unilateral Acts of States

1999 Chairman of the Drafting Committee

2001 Second Vice-President

2002 First Vice-President and Chairman of the Planning Group

2003 President of the International Law Commission

2005-2007 Chairman of the Working Group on Shared Natural Resources
(Transboundary Aquifers)

2008 Chairman of the Working Group on Responsibility of International
Organizations 2009 Chairman of the Working Group on Shared Natural Resources
2007 to 2011 Chairman of the Working Group on the ILC Long Term
Program

International conferences and meetings

1968 Delegate to the United Nations Seabed Committee, Rio de Janeiro

1969 Delegate to the United Nations Committee on Principles of International Law,
New York

1969 Delegate to the twenty-fourth session of the United Nations General Assembly
(Sixth Committee)

1970 Delegate to the Latin American Conference on the Law of the Sea, Lima

1981-1982 Delegate to the thirty-sixth and thirty-seventh sessions of the United
Nations General Assembly

1982 Head of delegation, United Nations Conference on the Law of the Sea, New
York

1984-1989 Head of delegation, Council of the International Maritime Organization
(IMO) and its Legal Committee, London

1985 and 1987 Head of delegation, IMO Conferences

1987-1991 Head of delegation, bilateral consultative meetings on defense, nuclear
and space affairs between Argentina and the United States of America, Brazil,
Canada, Chile and the Federal Republic of Germany

1990 Head of delegation, First Space Conference of the Americas, Costa Rica

1990 Head of delegation, United Nations Committee on the Peaceful Uses of Outer
Space and its Legal Subcommittee

1990 Head of delegation, Conference of the Agency for the Prohibition of Nuclear
Weapons in Latin America and the Caribbean for revision of the Treaty of Tlatelolco

1990 Delegate to the General Conference of the International Atomic Energy Agency,
Vienna

1994 Head of delegation, Group of Experts of the International Whaling Commission
for a Whale Sanctuary in the Southern Ocean, Norfolk Island, Australia

1996-1999 Delegate to the fifty-first, fifty-second, fifty-third and fifty-fourth sessions
of the United Nations General Assembly (Sixth Committee)

2000 Head of delegation, twenty-third special session of the United Nations General
Assembly (Beijing + 5), New York

2000 Head of delegation, fifty-fifth session of the United Nations General Assembly
 2000 Head of delegation, Twenty-first Ministerial-level Meeting of the Group of 15, Mexico
 2002 Head of delegation, seventh meeting of the Conference of the Parties to the Convention on the Conservation of Migratory Species of Wild Animals, Bonn

Participation in multilateral and bilateral legal negotiations

Negotiations on boundaries between Argentina and Chile concerning Rio Encuentro (1965) and the Beagle Channel (1970-1971 and 1977) and between Argentina and Uruguay concerning the River Plate delimitation (1968-1969).

1969 United Nations Convention on Special Missions

1982 United Nations Convention on the Law of the Sea

1984-1985 Member of the delegation to the Vatican Mediation in the dispute between Argentina and Chile on the Beagle Channel and to the negotiation of the Treaty of Peace and Friendship between the two countries

1988 Head of delegation, IMO Conference on Illicit Acts against the Safety of Merchant Ships, Rome

1990-1991 Head of delegation to the Argentine-Brazilian negotiations on a common nuclear policy: Declaration of Foz do Iguaçu, Agreement establishing the Argentine-Brazilian Nuclear Agency and Agreement on Comprehensive Nuclear Safeguards between Argentina, Brazil and the International Atomic Energy Agency

Other special missions on legal and political issues to Austria, Brazil, Chile, Ecuador, the Federal Republic of Germany, France, Italy, the Holy See, the Netherlands, Norway, Spain, the United States of America and the former Soviet Union.

As Legal Adviser to the Ministry of Foreign Affairs, author of public international law

opinions, reports, memoranda, draft treaties, conventions, arbitral agreements and other international legal instruments.

Took part in the drafting of the written pleadings (memorials, counter-memorials and replies), compilation and translation of annexes of written and cartographic evidence and preparation of the oral pleadings at the arbitration proceedings relating to the *Argentine-Chile frontier* case (1964-1966) and the *Beagle Channel* case (1972-1977).

Lectured in courses and seminars on public international law, the law of the sea, environmental law, the Antarctic system, disarmament and non-proliferation treaties and negotiations, at the

Argentine Council on International Relations, the War College and the Institute for the Foreign Service, the Seminar of the International Law Commission in Geneva and the Inter-American Juridical Committee in Rio de Janeiro.

Member the Argentine Association of International Law and the Argentine Council on International Relations.

Yacouba Cissé (Côte d'Ivoire)

[Original: English]

Name: Cissé Yacouba (Lawyer and International Law Professor)
Date and Place of Birth: 11 January 1963, Ouragahio/Gagnoa, Côte d'Ivoire
Nationality: Côte d'Ivoire
Married: 4 children
Languages: English, French, Spanish

Summary

Dr. Cissé Yacouba is Assistant Professor of Law and Consults on maritime boundaries delimitation matters. As an academic, he has published widely on the Law of the Sea/Maritime Law and taught International Public Law at the Law Faculty of the University of Ottawa, Canada. He holds an *LL.B.* in Public law and an *LL.M.* in Public Law from the National University of Abidjan. His degrees include a Master of Sciences on Marine Affairs from the University of Rimouski, Québec and a *Ph.D.* in Law from the University of Ottawa. He serves as legal adviser for Côte d'Ivoire delegation to the Legal Committee (Sixth Committee) of the United Nations in New York. He has published a book on African maritime boundaries and a number of articles dealing with the law of the sea, mainly maritime boundary delimitation, marine environmental law, and commercial maritime law. He has also served as researcher and legal adviser for the Government of New Zealand regarding its maritime boundary delimitation with Australia, and was involved, in the same capacity, in the case concerning maritime boundary delimitation between two Canadian Provinces Newfoundland and Labrador and Nova Scotia. From 2000 to 2006, he attended in New York, as a legal adviser for Côte d'Ivoire, the meetings of the States Parties to the Law of the sea Convention 1982 (Montego Bay Convention)

and the General Assembly meetings on the item: *Oceans and the Law of the Sea*. Professor Cissé is currently a lawyer at the Bar of Cote d'Ivoire, and International Law Professor at the University of Bouake (Côte d'Ivoire) and lecturer at the Institut Universitaire d'Abidjan (IUA), the Université Internationale Bilingue d'Abidjan (UIBA) and at the Regional Academy of Marine Science and Technique in Abidjan. He is also member of Cote d'Ivoire National Commission on the Delimitation of the Maritime Boundary between Ghana and Cote d'Ivoire. Professor Cissé has benefited, during his academic carrier at the Faculty of Law of the University of Ottawa in Canada, from exposure to both the Civil Law and Common Law Legal systems. He has taught International Public Law and other international law courses.

LANGUAGES : French, English, Spanish

EDUCATIONAL BACKGROUND

- **Ph. D.** in Law, Faculty of Law, University of Ottawa-Canada, 1999. (Thesis on Maritime Boundary Delimitation in Africa)
- **M. Sc (Master es Science)** in Integrated Management of Marine Affairs, University of Rimouski, Quebec, Canada, 1992-1994.
- **LL.M.** in Public Law, University of Ivory Coast, 1990-1991.
- **LL.B.** in Public Law, University of Ivory Coast, 1989-1990.
- **Certificate:** Hague Academy of International Law and International Relations (1999) on the issue of International Law of Maritime Transport.

ACADEMIC DISTINCTION

- High School (Literature Branch): Honours, 1981
- Paris Bar Medal, 1999-2000 (for the best *Ph.D* thesis in Law)
- Law Dean's scholarship for Legal Research 2006
- Wilson & Lafleur Fund for Academic publication 2006
- Recipient of Bursary of the Hague Centre of International Law and International Relations of the Hague Academy of International Law.

WORK EXPERIENCE AND LEGAL PRACTICE

Is currently International Public Law Professor at the Faculty of Law of the University of Bouake and practising as a Lawyer at the Bar of Côte d'Ivoire, in Abidjan

Journalist at *Fraternité Matin* and *Patriote*, Abidjan, 1990-1992

Internship and Guest Researcher at the Division of Ocean Affairs and the Law of the Sea (DOALOS), New York, 1997

Research Assistant in Law at the Civil Law Section of the Faculty of Law at Ottawa University, 1995-1999

Consultant and Researcher for the Canadian Ship-Source Oil Pollution Fund: has conducted research on the Liability of the Ship owner and drafting a Claims Manual for compensation for oil pollution damage caused by sea-going vessel, 1998-2006

Delegate at the Fifty-Fifth Session of the United Nations General Assembly on Item 34 "Oceans and the Law of the Sea" and at the UN Open-Ended Informal Consultative Process on Oceans Affairs and Law of the Sea (UNICPOLOS), First meeting, United Nations, New York

Legal Advisor for Ivory Coast at the United Nations General Assembly Meeting, New York. (Issues on Law of the Sea, Port State's Jurisdiction, and international fisheries management, Continental Shelf and Exclusive Economic Zone).

Researcher and Legal Advisor for Newfoundland and Labrador in the Dispute Concerning the Offshore Boundary Delimitation against Nova Scotia: I was in charge of Policy analysis and legal research on international maritime boundaries delimitation, 2001

Researcher and Legal advisor for New Zealand Concerning the Delimitation of its Continental Shelf Boundary with Australia. Has made research concerning the concept of superimposed maritime boundary in State practice and International jurisprudence, 2002

Guest Researcher at the International Tribunal for the Law of the Sea, Hamburg, Germany, 2006

Member of Côte d'Ivoire National Commission on Maritime Boundary Delimitation between Côte d'Ivoire and Ghana, 2010

Has taught at the Law Faculty of the University of Ottawa as a Lecturer and an adjunct professor of Law (University of Ottawa : Civil Law & Common Law Sections), 2000-2009

MAIN COURSES TAUGHT FROM 2000 -2011

- International Public Law
- Law of the Sea (Public Law)
- Maritime Law (Private Law)
- Air and Space Law
- European Union Law
- Dispute Settlement in International Law
- International Trade Law
- International Environmental Law
- International Humanitarian Law
- Introduction to the Study of Law

OCCASIONAL ACADEMIC PAPERS

- The Issues of Fishing Systems in the Republic of Mauritania, 1992
- The Expression and Stakes of Maritime Nationalism, 1993
- Abidjan, Hub Port: Conditions of existence and Success, 1993
- The Advent of Container Ships and the Evolution of the Judicial Status of Freight-Forwarders, 1993

MAIN PUBLICATIONS

Book

- *The Law of Marine Spaces and the Stakes for African States*, Collection Blue, Wilson & Lafleur, Montréal, 2001

Articles

- Cissé Yacouba & Donald M. McRae: « The Legal Regime of Maritime Boundary Agreements », in *International Maritime Boundary*, 2005, Vol. V, edited by the American Society of International (D. Colson and R. Smith)
- « The Transboundary Oil Deposit at Sea : Legal Regime in Maritime Delimitation », (2004) 35 *Ottawa Law Review* 43.
- « The Commissioner of Transport, the Non Vessel Operating Common Carrier and the Consortia: are they Ocean Carriers ? », (2004) 34 *Revue Générale de Droit*, no.3
- « The identity of Ocean Carrier in the Light of its Legal Qualification », (2004) 34 *Revue Générale de Droit*, no.2.
- *The Evolution and Development of International Maritime Boundaries Delimitation Law*, Ph. D Thesis, 1999, University of Ottawa
- "The identity of ocean carrier", *Hague Centre of International Law and International Relations*, General publication, 2001.
- "International Obligations and Federal-Provincial Jurisdiction: The Great Canadian Dilemma", in Canadian Council on International Law, Proceedings 27th Annual Conference, October 15-17, 1998, at.111.
- "The Joint Development in Maritime Boundary Delimitation", In *Ottawa Law Review*, 2005
- The Case Cameroun-Nigeria: "The Prevalence of the Title over the Effectivities", In *Bulletin of the Canadian Counsel on International Law*, 2003
- Côte d'Ivoire-Ghana Maritime Boundary: Is it Possible to Avoid the War Of Oil?, In *Fraternité Matin*, Interviews dated 9 and 10th of March 2010

Book Review : *Les frontières maritimes internationales: Essai de classification pour*

un tour du monde géopolitique, par G. Labrecque. In (1997) 35 *The Canadian Yearbook of International Law*, at 476.

Institut du Droit Économique de la Mer : Annuaire de Droit de la Mer. In (1998) 36 *The Canadian Yearbook of International Law*, at 538.

Protection internationale de l'environnement : Recueil d'instruments juridiques, par Laurence B de Chazournes, R. Desgagné, C. Romano. In (1999) 37 *The Canadian Yearbook of International Law*, at 490

Droit International Public, 2000, Larcier, par Joe Verhoven, In (2000) 38 *The Canadian Yearbook of International Law*.

ACTIVITIES & LEADERSHIP

- 1995-1997: President of the Graduate Students Law Association, Ottawa University
- 1994-1995: Member of International Student Law Association, Ottawa University
- 1997-1998: Member of the Canadian Council of International Law
- 1998-1999: Reporter of the XXVI^e Conference of the Canadian Council of International Law
- 2001-2002: Reporter of the XXVI^e Conference of the Canadian Council of International Law
- 2004-2006: Member of the Executive Board of the Canadian Council of International Law
- 2008-2010: Member of the Canadian Maritime Law Association
- 2010-2011: Member of the Association Ivoirienne du Droit des Transports

OTHER SKILLS

- Computer-assisted cartography, Golden Software
- Automated legal research, LexisNexis, Westlaw, Quicklaw, Internet
- Text processing: Corel WordPerfect 6.1, Microsoft Word version 7.0, Excel, PowerPoint, etc.

Hobbies: reading, music, football, chess, walking, etc.

Pedro Comissário Afonso (Mozambique)

[Original: English]

I. PERSONAL DATA:

- Date of Birth: 18 September 1957

II. CURRENT RANK, POSTS AND FUNCTIONS

- Career diplomat with the rank of Ambassador
- Ambassador of Mozambique to Sweden and to the Nordic Countries (2006-)
- Member, United Nations International Law Commission, (having served as its *General Rapporteur*, 2004; *Vice-Chairman*, 2007; *Chairman of the Drafting Committee*, 2008).

III. SOME PREVIOUS POSTS

- Ambassador, Permanent Representative of Mozambique to the United Nations (1989-1996)
- Ambassador of Mozambique to Portugal (1996-2001)
- Director, Legal and Consular Affairs, Ministry of Foreign Affairs and Cooperation (2001-2006)

- Professor, Public International Law, Institute of International Relations, (*The Law of Treaties and The Law of International Organizations*) (2001-2006)
- Chairman, Interministerial Technical Council on Cahora Bassa Dam Scheme (HCB), (2001-2006)

IV. PRIMARY AND SECONDARY EDUCATION

- Gumansanze Primary School (Caia-Sofala, 1962-1966)
- Murraça Primary School (Caia –Sofala, 1966-67)
- Zóbué Secondary School –Tete (1967-1972)
- Pêro de Anaia Secondary School –Beira-Sofala (1974)

V. HIGHER EDUCATION

- São Pio X Seminary, Maputo (1972-1974), 2nd year of Philosophy
- Eduardo Mondlane University (UEM), Maputo, Faculty of Law, Law Degree (1975-1981)
- Columbia University, School of Law, New York: Masters Degree (LL.M.), with concentration in Constitutional and International Law (1990-1991)
- Columbia University, School of International and Public Affairs (SIPA), New York: Advanced post-graduation studies in International Relations (1992-1994)

VI. OTHER COURSES AND DIPLOMAS

- Institute of International Humanitarian Law, International Law of the Refugee (San Remo, Italy, 1983)

- University of Uppsala, Department of Peace and Conflict Research, Conflict Resolution (Uppsala, Sweden, 1988)
- Course on Banking Law, Faculty of Law, University of Lisbon (Lisbon, 2001)

VII. OTHER POSTS AND WORK EXPERIENCE

- Legal Advisor in the areas of International Law: treaties, agreements, conventions and diplomatic and consular law at the Legal and Consular Affairs Department, Ministry of Foreign Affairs, Maputo (1981-1983)
- Director for Africa and Middle East, Ministry of Foreign Affairs, Maputo (1983-1985)
- Director for International Organizations and Conferences, Ministry of Foreign Affairs, Maputo (1985-1989)
- Ambassador, Permanent Representative of Mozambique to the United Nations, New York (1989-1996)
- Deputy Head and Acting Head of the Mozambican Delegation to the United Nations General Assembly (1989-1995)
- Vice-Chairman of the Ad-Hoc Committee on the Indian Ocean (1989-1990)
- Chairman of the African Group at the United Nations (1990)
- Vice-President of the General Assembly (1990-1991)
- Vice - Chairman of the Preparatory Committee of the United Nations Conference on Environment and Development (1990-1992)

- Chairman of the United Nations Legal (Sixth) Committee of the United Nations General Assembly (1991-1992)
- Chairman of the United Nations Commission on Requests for the Revision of Administrative Tribunal Judgements (1991-1992)
- Mozambique Representative to the Security Council and to the Secretary-General Boutros Boutros-Ghali on the Implementation of the General Peace Accord for Mozambique (1992-1994)
- As Permanent Representative to UN, Ambassador P. **Comissário Afonso** dealt with thorny issues of peace process in Mozambique, including political, diplomatic and legal issues related to UN peacekeeping operation in Mozambique (ONUMOZ). He negotiated and signed on behalf of his Government, the **Status of Forces Agreement** with the UN Secretariat.
- For the peace process in Mozambique, Ambassador Comissário Afonso worked very closely with and got a strong support from the then Under Secretary General for Peace-Keeping Operations, Mr. Kofi Annan, and the Under-Secretary General for Humanitarian Affairs, Mr. Jan Eliasson.
- Negotiated and signed, on behalf of the Mozambican government, agreements for the establishment of diplomatic relations with several countries, among which Chile (1990), Indonesia (October 1991), Israel (1993), South Korea and Ukraine (1993)
- Represented Mozambique at the OAU, Non-Aligned Movement, United Nations and Various conferences and international fora

- Actively participated in the drafting of the Community of the Portuguese-speaking Countries (CPLP) Statutes and Constituting Declaration (1996)
- Mozambique Representative in the CPLP's Standing Committee (since 1996) and Chairman of that Committee (2000- 2001).
- Visiting Professor of Law to Mozambique Universities for the teaching of **Public International Law, International Environmental Law, The Law of Treaties, Human Rights and Economic Development**, among other subjects (1995-)
- Dean of the African Group of Ambassadors to Portugal (2000-2001).
- Legal Adviser to the Government of Mozambique on matters of or related to International Law.
- Chairperson, SADC Senior Officials Committee of the Organ for Politics, Defense and Security (2002- 2003)
- Chairman, Mozambique Delegation to the Permanent Joint Commission for Cahora Bassa Dam (2003-2006).
- Head, Mozambique Delegation to the United Nations Ad Hoc Committee for the Negotiation of a Convention against Corruption (2002-2006)

VIII. OTHER EXPERIENCES AND ACTIVITIES

- Adjunct Professor at the Faculty of Law of Eduardo Mondlane University (1979-1981)

- Member of the Coordinating Committee of the first General Population Registration Process in Mozambique, posted in Sofala Province (1980)
- Member of the Mozambican Delegation that negotiated the Nkomati Agreement signed between Mozambique and South Africa (1984)
- Secretary to the Mozambique–South Africa Joint Security Committee established under the Nkomati Agreement (1984-1985)
- Executive Secretary of the Organizing Committee of the Summit of Heads of State of the Five African Portuguese-Speaking Countries, in Maputo (1985)
- Coordinator of the National Committee for the International Year of Peace (1986)
- Coordinator of the third Meeting of the Coordinating Council (Meeting of Ambassadors, Directors and Department Heads) of the Ministry of Foreign Affairs (1988)
- Member of the Central Committee for the National Debate on the Draft Revision of the Constitution (which in 1990 introduced the multiparty system in Mozambique)

IX. WRITTEN WORKS

- Wrote many articles for oral presentations, magazines and publications, related to International Law, Constitutional Law and other issues in the area of international relations, e. g.:

1. **Environment and the Development. A Case of Sustainable Development**, New York, September 1992
2. **Diplomacy of Environment and Sustainable Development: The Path to the United Nations Conference on Environment and Development**, Columbia University, New York, 1992 (in cooperation)
3. **Equality, the Third World and Economic Delusion**, Book Review, New York, 1992
4. **Constitutionalism and Human Rights in the Soviet Union**, New York, 1991
5. **Process of Change and reforms at the United Nations: Assessment and Prospects**, New York, 1991 (in cooperation)
6. **Negotiations and Prospects for Conflict Resolution in Southern Africa**, Uppsala, Sweden, 1992
7. **The Sixth Committee and the New International Economic Order**, New York, 1991 (at the invitation of the Permanent US Mission to the United Nations)
8. **From Conflict to Elections: A Critical Assessment of the process of Peace and Democratization in Mozambique**, paper presented at Columbia University, New York, 1994
9. **Mozambique, Portugal, CPLP and the Future**, Lisbon, ELO Magazine, no. 25, Year 6, February 1997
10. **CPLP: One Year Later**, Lisbon, 1997, for the Portugal-Mozambique Chamber of Commerce magazine, on. 16 August 1997

11. Interview with Ramos Miguel, journalist, “**An Assessment of Seven Years at the United Nations**”, “Jornal Domingo” newspaper, Maputo, 31 March 1996

X. MISCELLANEOUS

- **Addressed** classes, debates and seminars at the Eduardo Mondlane University (Mozambique), University of Uppsala (Sweden), Columbia University (New York), Higher Institute of International Relations (Mozambique) and other academic institutions.
- **Wrote** various articles on political, legal and diplomatic issues.
- **Speaks** Fluent Sena, Portuguese, English and French. Learned Latin, Greek and German and has a good working knowledge, reading and understanding of Spanish.
- **Hobbies:** reading literature and philosophy, as well as listening to classical and African music; practicing jogging and tennis and sometimes writing poetry in Sena and Portuguese.

Riad Daoudi (Syrian Arab Republic)

[Original: English]

Personal data

Family name: Daoudi

First name: Riad

Date and place of birth: 22 July 1942, Damascus

Nationality: Syrian

Marital status: Married, three children

Educational history and diplomas

- Baccalauréat: Damascus American School 1960
- BA in Law: Faculty of Law, University of Damascus 1964
- MA in Public Law: Faculty of Law, University of Paris 1970
- Diploma of the IHEI: Institut des Hautes Etudes Internationales, University of Paris 1973
- Doctorat d'Etat: Faculty of Law, University of Paris 1978

Professional data record and functions

- Ex Member of the United Nations International Law Commission 2001-2006.
- President of the Syrian Virtual University since 2002.
- Attorney at Law, member of the Damascus Bar Association since 1982.
- Currently, principal in Dr Riad Daoudi & Associates Law Office, Damascus.
- Legal adviser to the Ministry of Foreign Affairs since 1991.
- Registrar of the Judicial Tribunal of the Organization of Arab Petroleum Exporting Countries (OAPEC) 1983-1991. Since 1991 to date on part-time basis.
- Dean Assistant for Academic Affairs, Faculty of Law, University of Damascus 1980-1982.
- Professor of public international law, Faculty of Law, University of Damascus 1978-1992.
- Professor of public international law compared with the principles of Islamic law, Faculty of Islamic Legislations, University of Damascus, 1978-1982.
- Instructor in constitutional and administrative law, University of Paris II, 1974-1977.
- Assistant at the department of international law, Faculty of Law, University of Damascus 1966-1978.
- Head of the Minister's office, Ministry of Culture, Damascus 1965-1966.

Professional experience data

- Member and legal adviser of the Syrian delegation to the Middle East Peace Talks since 1991.
- Member of UNESCO commission on the Ethics of Energies, 1996-1997.
- Director of French studies at The Hague Academy of International Law, Summer Session, The Hague, 1990.
- Arbitrator and Counsel in various ICC arbitrations and other domestic arbitrations (1986-2010).
- Consultant on the law of the sea to the Presidency of the Council of Ministers — member of the Syrian legal committee on the law of the sea 1979-1982; and legal consultant to the Ministry of Foreign Affairs 1979-1983.
- Member of the Syrian delegation to the 10th session of the United Nations Conference on the Law of the Sea, Geneva, 1982.
- Member, reporter and president of numerous international colloquium and conferences (UNESCO-UN-EU).
- Professor at the training session for young Syrian diplomats.
- Professor at the training seminars organized by the Faculty of Law of the University of Kuwait, 1985-1990.
- Participant to the Research Center of The Hague Academy of Inter-National Law 1979.
- Participant to the United Nations International Law Commission Seminar in 1972.

Principal publications

- “Specialized Arab Agencies”, Paris, IHEI, 1973, p. 120 (in French).
- “Agency in International Law”, Paris, LGDJ, 1980, p. 405 (in French).
- “Agency in International Law”, in *Mélanges Paul Reuter*, Paris, A. Pedone, 1981, pp. 205-219 (in French).
- “Reflexions on the UNESCO Constantinople Colloquium on Human Rights, Damascus, Al-Mouhamoun, 1980 (in Arabic).
- “Parliamentary Immunities — A Comparative Study in Arab Constitutions”, Damascus, Journal of Arab Parliamentary Union, 1981 (in Arabic).
- “The Teaching of Human Rights in the Arab Countries”, Oslo Bulletin of Peace Proposals, vol. 14, No. 1, 1983 (in English).
- “Human Rights Commission of the Arab States”, in — *Encyclopaedia of Public International Law* — published under the auspices of the Max Planck Institute for Public Law and International Law — Amsterdam, North Holland Publishing Company, 1985, vol. VIII, p. 294 (in English).
- “Peace Negotiations — Versailles Treaty”, Damascus, publication of the University of Damascus, 1983, p. 191 (in Arabic).

- “The Codification of the Rights of the Child”, in *La protection inter-international des droits de l’enfant*, edited by M. Torelli, Paris, PUF, 1983, p. 21 (in French).
- “Comments on Article 35 of the United Nations Charter”, in *La Charte des Nations Unies*, edited by J. P. Cot & A. Pellet, Paris, Economica, 1991, p. 587 (in French).
- “Promotion of Friendly Relations by International Organizations”, in — *Droit international — Bilan et perspectives*, edited by M. Bedjaoui; Paris, A. Pedone, 1991, vol. I, p. 507 (in French and English).
- “Problems Encountered by Kuwait in its International Relations during the Gulf Crises”, in *Les aspects juridiques de la crise et de la guerre du Gulf*, edited by B. Stern, Paris, Montchrestien, 1991; p. 107 (in French).
- “The International Bank for Reconstruction and Development”, in the *Encyclopaedia of Political Sciences*. Published by the University of Kuwait. Kuwait, 1993-1994, vol. I, p. 1059 (in Arabic).
- “The International Development Association”, in the *Encyclopaedia of Political Sciences*. Published by the University of Kuwait. Kuwait, 1993-1994, vol., p. 1069 (in Arabic).
- “Reduced Fossil Fuel Exports as a Result of the Climate Change Treaty: The Legal Aspects of Compensation”, Vienna, OPEC Bulletin, November issue 1997, p. 6 (in English).
- “Comments on Article 78 of the Vienna Convention on the Law of Treaties” in *Commentaire de la Convention de Vienne de 1969 article par article*, under publication by the Institut de droit international of Brussels University (in French).

Studies and lectures

- “The Relation Between the Council of Arab Ministers of Justice and the Permanent Arab Commission for Human Rights of the League of Arab States”, Rabat, Council for Arab Ministers of Justice, 1983, p. 25 (in Arabic).
- “The Evolution of Human Rights in Asia and Africa”, Special course at the summer session of the Institute of Human Rights, University of Strasbourg, 1984 (in French).
- “Measures Taken in Syria to Ensure the Respect of Human Rights for Certain Socially Disadvantaged Groups”, Paper presented at the UNESCO meeting on human rights held in Quebec, Canada on 15 December 1984 (in French).
- “The Judicial Tribunal of the Organization of Arab Petroleum Exporting Countries”, Lecture at the 9th Round on the Basics of Gas & Oil Industry, Kuwait, OAPEC, 1985 (in Arabic).
- “The Role of Negotiations in the Conclusion of Treaties and Peaceful Settlement in Public International Law”, Lecture at the international training seminar organized by the University of Kuwait 1987 (in Arabic).

- “The Real Dimension of the Crises of the League of Arab States”, Lecture at the international training seminar organized by the University of Kuwait 1988 (in Arabic).
- “The Nature of International Humanitarian Law and Its Special Characteristics”, Lecture at the international training seminar organized by the University of Kuwait 1989 (in Arabic).
- “The Distinction Between International Terrorism and the Struggle of Peoples for Self-Determination”, Lecture at the international training seminar organized by the University of Kuwait 1990 (in Arabic).
- “Comments on Article 41 of the Vienna Convention on the Law of Treaties”, A Study in the framework of the United Nations International Law Commission on Fragmentation of International Law, 2004, p. 19.
- “The Arabs in the United States of America Strategy — From hegemony to dismantlement”, Lecture given at the Congress on the renovation of the Arab thought, Damascus, April 2008.
- “The Evolution of the Syrian-Lebanese Economic Relations”, Lecture given at the Congress on the Syrian Lebanese relations, Damascus, April 2009.

Co-author of the following studies

“Administrative Models for the Management of the Hammad Region between Syria, Iraq, Jordan and Saudi Arabia”, Damascus, Arab Center for Dry and Arried Regions Studies 1981 (in Arabic).

“Study on the Laisser-Passer of the League of Arab States”, Cairo, League of Arab States, 1982 (in Arabic).

“Legal Analysis of the Agreement Concluded between Lebanon and Israel on 17 May 1983”, Damascus, Techrin — 30 July 1983.

International membership

- Member of the editorial and advisory committees of the “Arab and Oil Cooperation”, published by the OAPEC.
- Member of the editorial and advisory boards of the “Palestinian Yearbook of International Law”.
- Member of the “Société française pour le droit international”.

Distinction

- “Lauréat” at the competition of best thesis of the University of Paris for the year 1977-1978.

Languages

Arabic: Mother language

French: Fluent, speaking/writing

English: Fluent, speaking/writing

Extract from a note verbale dated 9 February 2011 from the Permanent Mission of the Syrian Arab Republic

As can be observed in Dr. Daoudi's curriculum vitae, he has extensive academic background as a Professor of International Law, and a long practical experience in the use and implementation of the International Law. Syria is convinced that throughout his previous mandate, as member to the International Law Commission for the term 2002-2006, he had demonstrated the relevance and high quality of his work, and had become a highly respected member of the Commission. If elected he would effectively contribute in the promoting and development of the International Law, and he would save no effort in supporting the work of the Commission and achieving its goals.

María del Luján Flores (Uruguay)

[Original: English]

Doctor in Law and Social Sciences. Doctor in Diplomacy. Notary Public.

Professor of Public International Law. College of Law. University of Uruguay. Has participated and lectured in regular and post graduate courses, at School of Law and Social Sciences at University of the Republic in Uruguay, and abroad on Public International Law, Environmental Law, Human Rights. Member of the Gender Rights Group at School of Law, University of Uruguay.

Legal Advisor to the Ministry of Foreign Affairs.

Former Director of "Special Affairs", Environmental Issues and Multilateral Relations at the Ministry of Foreign Affairs.

Deputy Permanent Representative of Uruguay to the United Nations Organization (1991-1996).

Chair of the Sixth Committee of United Nations General Assembly (1993).

Chair of the Working Group on the Implementation of the U.N. Charter related to third countries affected by sanctions by the Security Council.(1995).

Chair of the Special Commission on the U.N. Charter and the Strengthening the Role of the Organization (1996).

Ambassador Permanent Representative of Uruguay to the Organization of American States (since July 2006).

Chair of the Working Group on the Social Charter of the Americas (2007).

Chair of Special Commission on Migration Matters (2008).

Chair of the Political and Juridical Affairs Commission (July 2008).

Head of Uruguayan delegations in several occasions to conferences and international meetings.

Panelist, Lecturer, Moderator, Chair of Debates in Congresses and Conferences in Uruguay and abroad.

Member of national and foreign Institutions related to Public International Law. Among them: Hispanic - Portuguese - American Institute of International Law. American Society of International Law. International Law Association, appointed Member of the International Criminal Court - Committee.

Collaborator as article writer of Revista de Derecho Público (Human Rights) at School of Law - University of the Republic (Montevideo - Uruguay).

Author of publications on Public International Law, International Law on Human Rights, International Environmental Law - among other subjects - edited in Uruguay and abroad:

"Liability of the State caused by transboundary damages". Edited by Carlos Alvarez - Montevideo First Prize granted by the Inter-American Federation of Lawyers. July 2005.

"Civil Aviation, violence target and tools to confront it". Prize on the contest on the Centennial of Aviation, Iberoamerican Institute of Air and Space Law and Institute of Commercial Aviation. Fundación Arena. Madrid 2005.

"Pollution caused by Aeronautic activities and its effect on the new developments of responsibility. First Prize granted by the Latin American Association on Air and Space Law. Buenos Aires. 2007.

The Development of the United Nations Charter and Implementation of Article 50, "In Prospect for Reform of the United Nations System. Italian Society for International Organization (SIDI) Palazzetto di Venezia. Piazza San Marco 51 CEDAM PADOVA April 1993

"Development of Individual Criminal Responsibility in Studies of International Law in honor of Prof. Ernesto J. Rey Caro. Dmas- Lerner - Córdoba - Editores 2002.

"Some thoughts on Rio Declaration on Environment and Development in the International Law in a Changing World" in honor of Professor Dr. Eduardo Jiménez de Aréchaga. Montevideo, FCU, 1994.

"International Criminal Court: Utopy or Reality? In publication in homage to Gros Espiell. Publication sponsored by UNESCO. Human Person and International Law Establishments Emile Bruylant S.A. Bruxelles 1997.

"The Plata Basin" In Journal of School of Law and Social Sciences - year XXV/4, No.1, 1981.

"Thoughts on the peaceful settlement of disputes in the Inter-American Framework XXII Publication - Conference of the Inter-American Federation of Law. Tampa, Florida 1982.

"XII Ministries of Foreign Affairs Meeting of The Plata Basin". Journal of the Latin-American Lawyers Association, 1982.

"Thoughts on The Plata Basin", at the Section "Latin-American Juridical Approach". Latin-American Lawyers Union. Buenos Aires.

"Juridical approach - Responsibility for Illegal Acts in the Plata Region" in "Será Justicia", Buenos Aires, Argentina. 1983.

"Some characteristics within the peaceful settlement of disputes system" on "Anales de la Conferencia", XXIV Conference of Inter-American Federation of Law. Panamá, Panamá 1984.

Joint research on Study and Research Center of the Hague Academy on International Law Netherlands on Transboundary Pollution and International Law, under the direction of Johan G. Lammers. 1985.

Guidelines for the Administration of Governmental Funds and other Obligations" Italo Sordo, Marcial Hourcade, Lucia Trucillo y Roberto Touriño Ministerio de Relaciones Exteriores Montevideo, Uruguay - March 1987.

"The Conciliation in Rio de la Plata and its Maritime Front Treaty". Published in "Liber amicorum" in honor of Profesor Ludwik Kos Rabcewicz. University of Ottawa, Canadá. July 1987.

"Ultraspace limits its current incidence in the use of the geostationary orbit", VII International Symposium on Air and Space Law. Montevideo, Ed. Capitol SRL. April 1989.

"Transboundary Pollution" Course on Public International Law - Volume III - Montevideo, FCU 1992.

"The role of Law in the UN decision-making process of the Sixth Committee of the General Assembly" Journal of International Law and Politics. New York University, Spring 1995, Volume 27, No. 3, 1995.

"The Scope of Customary International Law on the Question on Liability and Compensation for Environmental Damage" In "International Legal Issues arising under the United Nations Decade of International Law. Kluwer Law International. Netherlands, 1995.

"Conceptual and Practical Aspects of the Codification and Progressive Development of International Law: New Developments and Priorities". In "International Law as Language of the International Relations" Published by the United Nations Organization. Kluwer Law International, Netherlands 1996.

"International Environmental Law: New Trends". Ernesto Rey Caro, María del Luján Flores, Zlata Drnas de Clement, Graciela Salas, Nelson D. Marcionni, María Cristina Rodríguez. Estudios de Derechos Internacional. Marcos Lerner Editora Córdoba. Córdoba, Argentina. May 1998.

"Article 9 of the Convention for the Unification of certain Rules for International Transportation by Air" signed in Montreal may 28 of 1999. Contribution to ALADA (Asociación Latinoamericana de Derecho Aeronáutico y Espacial). Buenos Aires, July 2000.

"Advisory opinions of the Inter-American Court of Human Rights" in "Revista de Derecho Público". Montevideo 2001. No. 20. FCU.

"Gender and International Law" Cuadernos de la Facultad de Derecho. Tercera Serie No. 10. Montevideo, F.C.U. October 2003.

"Violations of Human Rights in Latin-America during the 60-80 decades". The pursue of international protection. Revista de Derecho Público. 2004, No. 25. FCU. Montevideo.

"Gender Perspective in the International Criminal Court" Journal of Public Law. No. 26. FCU. Montevideo. 2004.

"Some aspects of the fight against corruption within the Inter-American framework" Revista Agenda Internacional Año XI. No. 22. Pontificia Universidad Católica del Perú. Instituto de Estudios Internacionales. Lima, May 2005.

"Women in International Law. Universal System for the protection of human rights". In Gender: Violence and Equity. Participation and Exclusion. Facultad de Derecho. Universidad de la República. Ediciones Ideas. Montevideo, October 2005.

"Regional Efforts in the fight against corruption" Journal of Public Law. Año 2005 No. 28. F.C.U. Montevideo, 2006

"Terrorism and the International Criminal Court Statute". Journal of Public Law No. 29. F.C.U. Montevideo, 2006.

"Lay State : ¿Is it important?" Journal School of College of Law. University of Uruguay. No. 23 January - December 2004. F.C.U. Montevideo, August 2005.

"Different ways of citizens' protection". On School of Law Publication Series "New Reflections on Gender, Law and Citizenship". Third Series No. 11 F.C.U. Montevideo, September 2005.

"Telecommunications: Challenging Scenery for International Law". XXX Latin-American Symposium on Air and Space Law. Punta del Este, Uruguay, March 2006.

"Violence on gender from an international perspective". Verb Juris: Law Year Book on Post - Graduation, Joao Pessoa, University Edition (UFPB) 5th year No.5 - 2006. Brazil.

"Fragility of the Infinite" in Liber Amicorum in Honor of Enrique Mapelli López. ALADA-Buenos Aires 2007.

International Law and Natural Resources. Public Law Journal. University Culture Fund. Montevideo 2008.

Comparative analysis on the jurisprudence of the Inter-American Court of Human Rights and the International Court of Justice: evaluating distances. In publication. In memoriam Doctor José Roberto Franco Da Fonseca. 2008. Co-author C. Sapriza.

Complexity and contradiction in juridical systems: Social Charter of the Americas and Juridical Inter-American System in Studies on International Law. Publication in honor of Professor Santiago Benadava. Santiago de Chile 2008. Co-author C. Sapriza.

"Some thoughts on International Law Challenges (I and II) at Course on International Law - XXXV 2008. Inter-American Juridical Committee. Organization of American States.

Among the essays which publication has been recommended are:

"Juridical regime of the solar energy" XXII Conferencia de la Asociación Interamericana de Abogados. Quito, Ecuador. March 1981.

"Members of the United Nations" Conferencia Internacional de Juristas. Santa Cruz de la Sierra, Bolivia. June 1981.

"Basic Principles for the elaboration of rules related to the utilization of the international water courses", XXIII Conference of the Inter-American Federation of Lawyers. Tampa, Florida. 1982.

"Diplomatic Protection ", XXV Inter-American Federation of Lawyers. Special Mention. Acapulco, México 1985.

Among the works presented in Institutions, Conventions and Conferences are:

"Some thoughts on the increasing political and juridical development within the United Nations frame", Argentina Council for International Relations (CARI).

"Article 39 of the United Nations Charter". (1979).

"Frontier disputes between Venezuela and Colombia, Venezuela and Guyana". in collaboration with Dr. Vilela y Corrente. 1981.

"Uruguayan External Policy during 1890-1895". In collaboration with Doctor Gosia. 1981.

"Air Domain" (1983)

"Central-America Court of Justice: brief summary of a Central-American legacy to Public International Law". San José, Costa Rica. January de 1983.

"Legal study of South and Central American legislation on the question of to what extent strict liability or liability for risk has been accepted with regard to damage caused by ultrahazardous activities", presented at Centre d'Etudes et de Recherche de l'Académie de Droit international de La Haya, Países Bajos, 1985.

"Some thoughts on international responsibility on the situation of contamination based on space activities" XVII Iberoamerican Meeting on Air an Space Law School of Law. Federal University of Rio de Janeiro. Brazilian Association of Air Space Law. Iberoamerican Institute of Air and Space an Commercial Law - Rio de Janeiro, Brazil. 23-26 September 1987.

"Main characteristics of the American Protection and Promotion of Human Rights System", XXVI Conference of Inter-American Federation of Law and University Seminar on Human Rights in Latin America, October 1988. Universidad Nacional de Lomas de Zamora., Unión de Universidades Latinoamericanas. Provincia de. Buenos Aires, Argentina. Buenos Aires, Argentina. May 1987.

"Pollution in Outerspace". (1988)

"Eventual evolution on the subjects related to space in the United Nations from a Latin American perspective" (1988).

"Types of responsibilities arising as a consequence of the usage of satellites on telecommunications" Its effects on the relationship between OACI and INMARSAT", XII Latin-American Seminar on Air and Space Law. Santo Domingo, Dominican Republic. 23-27 May 1988.

"Pollution at the geostationary orbit", XVIII Iberoamerican Meeting on Air and Space Law. Asunción, Paraguay. October 1988

"Transmission of marine technology" (1989)

"Lightening Areas in the Plata River" (1989)

"Transboundary Air Pollution", XXVII Conference of the Inter-American Law Federation. Cartagena, Colombia May 12, 1989.

"¿Is there an space economy?", XIII Latin-American Series on Space and Air Law. VIII International Symposium on Air and Space Law. Montevideo, May 24-26 de 1989. Central Bank

"The Pollution of earth outer space and Project on International Responsibility on the consequences of acts not prohibited by International Law". Space Conference of the Americas. Costa Rica May 1990.

"Some rights and obligations originated by Article 1st of the Space Treaty and its relationship with International Cooperation ". XXVIII Conference of Inter-American Law Federation Washington, October 1990.

"Implementation Status of the Main International Environmental Treaties". Published by the International Law Association. Brazilian Branch.. July 1999.

"Evolution of the International Protection of Children's Rights", XXIII Convention of BPW International, Vancouver, Canada. September 1999.

"New Perspectives of International Criminal Law" – co-author with Doctor Carlos Sapriza, First Congress of International Law: "Relevant Aspects of International Law on the 21st Century". School of Magister Regional Federal IBIN: Federal Rural University of Río de Janeiro. Convention Center. Río de Janeiro, Brazil. June 6th to 9th, 2000.

"The fight against corruption through International Law" Buenos Aires School of Lawyers Buenos Aires, September 25, 2000.

"Integration and Development: Mercosur" First Social Area Regional Congress on Development and Integration. Mercosur Administrative Headquarters. Montevideo, October 5-8, 2000.

"Responsibility and Environment" Project for the Environmental Protection of del Río de la Plata and its Maritime Front. Ministry of Foreign Affairs, Montevideo 2001.

"Juridical Regime of the launching operative bases". XXVI Latin American Meetings on Air and Space Law. Ushuaia, Argentina. 2002.

"The Role of Corporate and Citizen Responsibility in Strengthening Governance in Sustainable Development. International Convention Centre. Durban, South-Africa. August 2002.

The Rome Statute and the Participation of Civil Society. Panel on the International Criminal Court. Congress Building. Montevideo Sep 9, 2004.

"Universalism and Regionalism" (I y II) in Course of International Law - XXXVI 2009. Inter-American Juridical Committee. Organization of American States.

"Some aspects on the Freedom of Thought and Expression with the Inter-American Context". Revista de Derecho Público Nº 36, año 2009. FU Montevideo.

"Security within the Regional context". Revista de Derecho Público Nº 38, 2010, FCU Montevideo (yet to be published).

Inter-American Jurisprudence Prize - Granted by de Inter-American Law Federation. Year 2002.

James C. Droushiotis (Cyprus)

[Original: English]

I. Personal Information

Date of Birth: 21 April 1949

Nationality: Cypriot

Languages: Greek, English

Married to Mrs. Athena Droushiotis (née Mavronicola)

II. Professional Career

PUPILAGE AND LEGAL ASSISTANT
ATTORNEY GENERAL'S OFFICE
Republic of Cyprus
1972 – 1974

ADVISER, FIRST SECRETARY
Permanent Mission of the Republic of Cyprus to the United Nations
New York
1975 – 1989

FIRST SECRETARY
Ministry of Foreign Affairs, Cyprus
1989 – 1992

COUNSELLOR, DEPUTY HEAD OF MISSION
Embassy of the Republic of Cyprus to the Federal Republic of Germany
Bonn, Germany
1992 – 1996

DEPUTY PERMANENT REPRESENTATIVE
Permanent Mission of the Republic of Cyprus to the United Nations
New York
1996 – 1999

AMBASSADOR
of the Republic of Cyprus
to the Arab Republic of Egypt
2000 – 2002

HEAD OF THE EU COMMON FOREIGN AND SECURITY POLICY (CFSP) DEPARTMENT
Ministry of Foreign Affairs, Cyprus
2002 – 2003

AMBASSADOR/PERMANENT REPRESENTATIVE
of the Republic of Cyprus
to the United Nations in Geneva and its Specialized Agencies
2003 – 2007

AMBASSADOR
of the Republic of Cyprus
to the Kingdom of the Netherlands
2007 - Present

PERMANENT REPRESENTATIVE
to the OPCW, The Hague, The Netherlands
2007 - Present

III. Participation in International Conferences/ Committees of the United Nations and other related activities

Member of the Cyprus Delegation to the 32nd – 44th and 50th – 54th Sessions of the UN General Assembly and its 7th – 15th, 19th – 22nd Special Sessions and 6th-10th Emergency Sessions

Main Committees of the General Assembly:
First (Disarmament and Security)
Third (Social, Humanitarian, Cultural Affairs)
Fourth (Special Political and Decolonization)
Sixth (Legal)

Disarmament Commission

Council of Namibia

Committee on the Exercise of the Inalienable Rights of the Palestinian People

Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization, including the drafting and adoption of the Manila Declaration on the Peaceful Settlement of International Disputes.

Ad Hoc Committee on the Enhancement of the Principle of the Non-Use or Threat of Force in International Relations; Rapporteur at its 1988 Session

Advisory Committee on the United Nations Programme of Assistance in Teaching, Study, Dissemination and Wider Appreciation of International Law

Committee on Relations with the Host Country

Third United Nations Conference on the Law the Sea, 1975 - 1982

United Nations International Trade Law Commission: 9th, 11th, 13th, 15th, 17th, 19th and 24th sessions

United Nations Seminar of Human Rights Experts on the Relations that exist between Peace and Development, 1981

Conference on Security and Cooperation in Europe (CSCE), Meeting of Experts on Human Rights, Ottawa, 1985

United Nations Conference on the Law relating to International Treaties, Vienna, 1986

Meeting of Ministers of Foreign Affairs of Non-Aligned Countries, Nicosia, Cyprus, 1988 and Accra, Ghana, 1991

Ministerial Committee of Non-Aligned Countries on the Role and Methodology of the Movement, Nicosia, Cyprus, 1992

The Heads of State and Government Meeting of the Countries of the Commonwealth, Limassol, Cyprus, 1993

Conference of the United Nations Framework Convention on Climate Change, Berlin, Germany, 1993

United Nations Conference in Support of the Inalienable Rights of the Palestinian People, Brussels, 1998

International Seabed Authority, Third and Fourth Sessions, Kingston, Jamaica, 1997 and 1998

Preparatory Commission for the International Criminal Court, New York, 1999

United Nations Commission/Council on Human Rights, Geneva, 2002 – 2006

International Conferences of the Red Cross and Red Crescent, Geneva, 2002 and 2006

International Labour Conferences of the ILO, Geneva, 2002 – 2006

World Health Assemblies of the WHO, Geneva, 2002 – 2006

Assembly of State Parties of the Rome Statute: 7th and 8th Sessions, The Hague, 2008 - 2009

Representative of the Republic of Cyprus in the Kosovo Advisory Opinion Case, International Court of Justice, The Hague, 2009

IV. Educational and Professional Background

MIDDLE TEMPLE INNS OF COURT
1968 – 1972
London EC4,
United Kingdom
Barrister at Law

ADMITTED TO THE ENGLISH BAR
1972

ADMITTED TO THE CYPRUS BAR
1973

UNITED NATIONS / UNITAR
INTERNATIONAL LAW FELLOWSHIP
1979

HAGUE ACADEMY OF INTERNATIONAL LAW
Attender, Both Parts, 1979

Abdelrazeg El-Murtadi Suleiman (Libyan Arab Jamahiriya)

[Original: Arabic, English and French]

Personal Information

Name:	Abdelrazeg El-Murtadi Suleiman Gouider
Date & Place of Birth:	17th July 1945, Green Mount Area (Gegab), Libya
Nationality:	Libyan
Social Status:	Married with 4 children
Languages:	Arabic (mother tongue) French & English (fluent)
Professional Title:	Council & Professor of Public & Private International Laws Ambassador & Legal Adviser at Libyan Permanent Mission to the United Nations

Degrees & Distinctions

- *L.L.B. "Legal letters Bachelor"* 1964-1968
Benghazi University, Libya
- *Diplôme d'Études Supérieur "Master of Laws" in Public Law* 1970-1971
University of Grenoble, France
- *Doctorat d'État "PhD"* 1971-1976
University of Paris I/Sorbonne, France
- *Knight of the Order of the First Duty*
Libyan State
- *Awards and Appreciation Certificates*
Libyan Cabinet, Universities and Unions, and other Regional Institutions

N.B: *Studies were undertaken in Arabic and French, in countries of civil and Islamic Law traditions. Knowledge of Common Law was enhanced through teaching and particularly hands-on applications and translations.*

Professional Experience

A- Legal Assignments:

1. Engagements before the International Court of Justice (ICJ):

- **Agent for Libya before the Court in the Case Concerning the Continental Shelf:**
Libya/Malta (1982–1985), and its incidental proceedings: Application by Italy for
Permission to intervene in the Case 1984

- **Counsel for Libya before the Court in the following Cases:**

- Case concerning the Continental Shelf: Tunisia v. Libya (1978–1982), and its incidental proceedings:
- Application by Malta for Permission to intervene in the Case, 1981
- Application by Tunisia for Revision and Interpretation of the Court Judgment of 24 February 1982 1985
- Questions of interpretation and application of the 1971 Montreal Convention: Libya v. United Kingdom, 1992 and its following incidental proceedings:
- Request for indication of Provisional Measures, Libya v. United Kingdom 1992
- Preliminary Objections, United Kingdom v. Libya 1998
- Questions of interpretation and application of the 1971 Montreal Convention: Libya v. United States, 1992, and its following incidental proceedings:
- Request for indication of Provisional Measures, Libya v. United States 1998
- Preliminary Objections, United States v. Libya 1998

2. Other Judicial and legal Engagements:

- **President** of the Court of Justice of Arab Maghreb Union 2009- 2010
- **Judge** in the said court since 2002

- **Head** of the Libyan Defense team and **Counsel**, in the arbitration Proceedings: Mobil Oil Libya, Ltd. Libya, Paris 1982-1983
- **Counsel** for Libya and the Libyan National Oil **Corporation** (NOC-Tripoli) before the International Arbitration Court of the International Chamber of Commerce (ICC) in the following cases:
 - o National Oil Corporation v. Libya Sun oil Company, ICC Case No 4462 1985
 - o Grace Petroleum Libya v. Libya and National Oil Corporation, ICC Case No 8035 1993-1995
- **Member** of the legal Defense Team of the Organization of the Petroleum Exporting Countries (OPEC- Vienna), in cases against the Organization and its members before US Courts.
- **Author** of various Expert Opinions following assignments by domestic and International Law Firms acting before ICC tribunals on cases involving, *inter alia*, principles and rules of Libyan law and foreign investors legal Guaranties including law governing the relevant investment agreements and stabilization clauses.
- **Member** of in-house teams of consultants in various issues of General International law, and **Counseling** Authorities and national institutions, on matters of petroleum Law, Concessions and new models of petroleum Agreements, updating participation Agreements concluded with International companies on plants installation and transfer of technology and know-how.

B- Legal / Diplomatic Assignments:

1. International and Regional Organizations:

- **Participation** in UN General Assembly Sessions, **member** of the Libyan delegations (with rank of Ambassador) to its 62nd - 65th Regular sessions, Libyan Representative to the Sixth Committee (Legal Committee) and **Legal Adviser** to the Libyan Permanent Mission at the United Nations. since 2007
- **Deputy Representative** of Libya before the UN Security 2007-2009
- **Member and legal adviser** of Libyan delegation to UN legal Conferences such as the Conferences on the Law of the Sea and the Succession of States.
- **Legal Expert** participating in the works of the Ad Hoc Committee of the Organization of African Unity (OAU) dealing with the Chad- Libya Boundary dispute, Libreville. 1977
- **Legal Expert** to the OAU in drafting the African Union Constitutive Act, Addis Ababa 1999-2000
- **Member and legal adviser** of Libyan Delegation to OAU meetings and Summits considering Boundaries issues and process of establishment of African Union.

- **Counseling** Libyan Secretariats on legal agenda items of *International and Regional Organizations*. Consultancy covered, *inter alia*, the law of the sea including UNCLOS matters, Sovereign and diplomatic immunity, International Humanitarian Law, International Criminal Tribunals, international Economic, investment and Trade-WTO Laws. It included drafting of proposals submitted to the UN, constituent documents presented to the Arabic and African Regional Organizations and instruments of accession and adherence to the relevant World Organization and its Agreements.

2. Negotiation:

Chief Negotiator in Meetings and negotiations dealing with various legal and technical issues including:

- Compliance and application of the ICJ judgments of 1982 and of 1985 in the Case concerning the Continental Shelf, Tunisia v. Libya 1982-1988
- Compliance and application of the ICJ Judgment of 1985 on the Case Concerning the Continental Shelf: Libyan Arab Jamahiriya / Malta, 1985-1987
- Discussion and drafting of Documents on Joint Exploitation of Shared-Boundary Oil and Gas Fields. 1986-1988

Negotiator and legal adviser in meetings and negotiations dealing with various legal issues related, *inter alia*, to:

- Status of Boundaries and border areas with neighboring States.
- Technical co-operation and transfer of technologies under contractual arrangements and Joint Ventures established with International Partners in various sectors including oil and gas, industry, energy, and electricity ...

C- Academic and Professional Responsibilities

Deputy Dean of the Faculty of Law, Benghazi 1976-1979

Head of Committees and Boards (Tripoli) which included:

- Continental Shelf Committee, 1976-1987
- Maritime and land Boundaries Committee 1987-1999
- Petroleum Law Review and Drafting Committee 2005-2006
- Petroleum Taxation Committee 2006
- Drafting Committee of Maritime Areas Law, Tripoli 1988-1990
- Disciplinary Board of the University Faculty members 2004-2005

Membership in Boards and Committees such as:

- Board of Directors of the Libyan Central Bank
- Board of Foreign investments
- Disciplinary Board of University Faculty members, Benghazi
- Drafting Committee of the Libyan Constitution
- Energy Consultative Commission

Academic Experience

A- Academic Ranks:

Lecturer in Law (1976-1978), **Assistant Professor** (1979-1983), **Associate Professor** (1983-1990), **Professor** since 1990.

B- Teaching, Research and other Academic Activities:

Teaching for Undergraduate and postgraduate students through the academic years **1976-2007** and in the following subjects and institutions:

- **Public International Law**, Faculties of Law, Benghazi and Tripoli, Academies of: High Studies, Marine Science, Security Science, Staff College and the Institute of Diplomatic Studies, Tripoli
- **Private International Law**, Faculty of Law and the Academy of Security Science, Tripoli
- **Diplomatic Law**, Institute of Diplomatic Studies, Tripoli
- **Petroleum Law**, Faculties of Law, Benghazi and Tripoli

Research and other Academic Activities included:

- **Head or Member** of Juries assessing research papers submitted for upgrading university Faculty members and thesis for Masters and Doctorates in Libyan and Arabic Universities and High Institutes
- **Supervision** of theses and researches of post-graduate students in the Libyan and Arabic Universities and offering counsel and opinions about various academic matters.
- **Participation** in domestic and international meetings, seminars, Symposium and conferences. Participation included International events in Harvard and NYU Universities, and other institutions in Europe (Geneva, London, Rome), in Africa (Cairo, Cape Town) and Asia (Cyprus, Bahrain, Beirut) dealing with issues of International Law such as Human rights, Sanctions, Rome Statute of ICC, Remnants of Wars, International Arbitration...

C- Selective List of Publications:

Beside published Articles in Arabic and French, the Arabic published books (Tripoli) included:

- **Libyan Petroleum Legislations: Basic Legislations**, 287 pages, 1980
- **Libyan Petroleum Legislations: Subsidiary Legislations**, 503 pages, 1982
- **Petroleum Relationship in OPEC Countries: legal and financial aspects in Libya, as a case study**, 493 pages 1983
- **The Continental Shelf Case between the Libya and Tunisia: Translation from English to Arabic of the ICJ Judgment of 1982, its appended**

Opinions and the ICC judgment of 1981 on the Application by Malta for Permission to intervene in the Case, 544 pages
1985

- Legal Persons in Private International Relations, 262 pages 2007
- Natural Persons in Private International Relations, 321 pages 2007
- The Continental Shelf Case between the Libya and Malta: Translation from English to Arabic of the ICJ Judgment of 1985, the appended opinions, the ICC judgments of 1984 on the Application by Italy For Permission to intervene in the Case, and the Application submitted by Tunisia for Revision and Interpretation of the ICJ Judgment issued on 24 February 1982, 574 pages in Arabic 2008
- Petroleum Relationship in OPEC Countries, 567 pages 2008

Additionally, issuing annual notes for the students of undergraduate and postgraduate studies in the faculties of law (Benghazi and Tripoli), with updated and highlighted recent developments in certain subjects such as the role of the Third World in the process of codification, progressive development of International Law, recent development in international arbitral and judicial precedents, the applicable law and jurisdiction clauses in the contracts concluded in the developing countries with specialized international companies and the recent models of joint ventures established in these countries with international partners

Concepción Escobar Hernández (Spain)

[Original: English, French and Spanish]

Born in Madrid on 22 December 1959

Married

QUALIFICATIONS AND STUDIES

- Graduated in Law from the Complutense University of Madrid (1981)
- Ph.D. in International Law from the Complutense University of Madrid (1987)
- Specialisation Course in Human Rights, Human Rights Institute of the Complutense University of Madrid (1981-1983).
- Postgraduate Studies at the *Graduate Institute of International and Development Studies*, Geneva (1983-1984)

PROFESSIONAL EXPERIENCE

A) Positions held

- Legal Adviser, Director of the International Law Department (*Asesoría Jurídica Internacional*) of the Ministry of Foreign Affairs and Cooperation (from June 2004).
- Professor of Public International Law at Spain's Open University (*Universidad Nacional de Educación a Distancia, UNED*) (from October 2001).
- "Jean Monnet" Chair of European Union Law, at Spain's Open University (*Universidad Nacional de Educación a Distancia, UNED*) (European Commission) (from 2004).
- Lecturer at the General Gutiérrez Mellado University Institute for the research of peace, security and defence, Spain's Open University (*Universidad Nacional de Educación a Distancia, UNED*) (from 2002).
- Lecturer at the Centre for Studies in International Humanitarian Law (CEDIH) of the Spanish Red Cross (from 1999).
- Lecturer of International Law and Human Rights at the Spanish Diplomatic School (from 1996).
- Professor of Public International Law at the University of Cantabria (1995-2001).

- "Jean Monnet" Chair of European Union Law at the University of Cantabria (1996-2002).
- Associate Professor (*Profesora Titular*) of Public International Law at the Complutense University of Madrid (1991-1995).
- Lecturer at the Institute of Human Rights at the Complutense University of Madrid (1987-1997).
- Member of the Spanish Commission of Humanitarian International Law (from its formation in 2008).

B) Senior Positions Held

- Director of the International Law Department (*Asesoría Jurídica Internacional*) of the Ministry of Foreign Affairs and Cooperation (from June 2004).
- Dean of the Faculty of Law of Spain's Open University (*Universidad Nacional de Educación a Distancia, UNED*) (2002-2004).
- Director of the Department of Public International Law at Spain's Open University (*Universidad Nacional de Educación a Distancia, UNED*) (2002).
- Director of the Department of Public Law at Spain's Open University (*Universidad Nacional de Educación a Distancia, UNED*) (2001).
- Director of the Department of Public Law at the University of Cantabria (1996-2001).
- General Secretary of the Human Rights Institute at the Complutense University of Madrid (1990-1992).
- Secretary of the Department of Public International Law and Private International Law at the Complutense University of Madrid (1989-1992).

C) Membership of Legal Associations and Boards of Legal Publications

- Member of the Spanish Association of Professors of International Law and International Relations (*Asociación Española de Profesores de Derecho Internacional y Relaciones Internacionales*) (from 1982). Member of its Board of Directors (1986-1993).
- Member of the Spanish Association for the Study of European Law (*Asociación Española para el Estudio del Derecho Europeo*) (from 1982). Member of its Board of Directors (from 1984).
- Member of the Board of Advisors of the *Revista General de Derecho Europeo* IUSTEL (IUSTEL General Review of European Law) (from 2002).
- Member of the Editorial Board of the *Revista Española de Derecho Militar* (Spanish Military Law Review) (from 2003).
- Member of the Editorial Board of the *Revista Española de Derecho Internacional* (Spanish Review of International Law) (1997-2003) and the person in charge for the Section of Spanish case-law of International Public Law (2001-2005).

D) Academic activities

- In the various academic posts held up to the present, has continuously taught at degree, doctorate and postgraduate level subjects devoted to Public International Law, European Union Law, international peacekeeping and security,

international protection of human rights, international criminal law and international jurisdiction.

- Has directed 5 doctoral theses which are now completed and another four which are currently in the preparation phase.
- Has participated in numerous research projects related to Public International Law (principal researcher or member of the research team).
- Has taught postgraduate courses at various Spanish and foreign universities.
- Has participated as a guest speaker at various International Congresses including the following: International Federation of European Law-FIDE (Stockholm, 1998), European Society of International Law-SEDI (Paris, 2006) and the 2010 Annual Conference of the International Law Association-ILA (The Hague, 2010).
- Continuously involved in various Training Programmes organised by the International Commission of Jurists (international protection of human rights and international protection of the rights of indigenous peoples) in Latin America (1992-1997).
- Has participated in the United Nations Programme for Technical Assistance to Equatorial Guinea (1995).
- Has participated continuously in evaluating committees of doctoral theses in Spain and abroad.
- Has participated continuously in lecturer and professor selection committees (public international law), in Spain and abroad.

E) Other legal activities

- As Director of the International Law Department (*Asesoría Jurídica Internacional*), responsible for issuing reports on all fields related to Public International Law, at the request of the Ministry of Foreign Affairs and Cooperation and other Ministries and Public Administration bodies (*Administración General del Estado*).
- Similarly, charged with pronouncing on Public International Law matters in connection with other Spanish Public Administrations (particularly the entering into of Memorandums of Understanding -MoU- by Autonomous Regions, town and city councils and other local bodies and by other Spanish public organisations and bodies.)
- Stating the legal position of Spain in the various international bodies specialised in International Law of which I form part.

F) Areas of academic specialisation

- Jurisdictions and International Courts
- International Law of Human Rights
- International Criminal Law
- Peacekeeping
- International Organisations
- European Union Law (general and institutional)

INTERNATIONAL LEGAL ACTIVITY (INTERNATIONAL TRIBUNALS, BODIES AND CONFERENCES)

- Representative and advocate of the Kingdom of Spain in the advisory proceeding before the International Court of Justice on the "accordance with international law of the unilateral declaration of independence of the provisional institutions of self-government of the Kosovo" (2008-2010).
- Agent of the Kingdom of Spain before the International Tribunal of the Law of the Sea in Case No. 18, "The M/V Louisa case (Saint Vincent and the Grenadines vs. Spain)" (2010-).
- Member of the Permanent Court of Arbitration (from 2008).
- Chair of the Drafting Committee of the Review Conference on the Statute of the International Criminal Court (Kampala, 2010).
- Member of the Spanish Delegation to the Sixth Commission of the United Nations General Assembly (from 2004).
- Member of CAHDI (Committee of Legal Advisers on Public International Law), Council of Europe (from 2004).
- Vice-President of CAHDI from 1 January 2011 (elected at the Session in Trömsö, September 2010).
- Member of COJUR (Group of experts in International Law), Council of the European Union (from 2004).
- Member of COJUR-CPI (Sub-group of experts in the International Criminal Court and other international criminal tribunals), Council of the European Union (from 2004).
- Head and Deputy Head of the Spanish Delegation in the Assembly of States Parties of the International Criminal Court (2004, 2005, 2006, 2007, 2008, 2009 and 2010).
- Member of the Spanish Delegation in the Assembly of States Parties of the International Criminal Court (2002 and 2003).
- Member of the Spanish Delegation in the Preparatory Commission of the International Criminal Court (2000, 2001 y 2002).
- Member of the Spanish Delegation in the United Nations Diplomatic Conference of Plenipotentiaries on the Statute of the International Criminal Court (1998).
- Member of the Spanish-Moroccan Working Group on maritime delimitation and cooperation on the Atlantic seaboard (from 2004).
- Member of the Spanish-Algerian Working Group on maritime delimitation (since its creation in 2007).

PUBLICATIONS (selection)

A) Books

- *La Comisión de Derechos Humanos de Naciones Unidas y la violación de derechos humanos y libertades fundamentales. Estudio de los procedimientos públicos especiales*, Editorial de la Universidad Complutense de Madrid, Madrid, 1988.
- *El recurso por omisión ante el Tribunal de Justicia de las Comunidades Europeas*, Editorial Civitas, Madrid, 1993.

- *Instituciones de Derecho Comunitario* (Dir.), Tirant lo blanc, Valencia, 2006.
- M. DIEZ DE VELASCO, *Instituciones de Derecho Internacional Público*: Chapters XXVII, XXVIII y XXXVIII; part of chapters 25 and 26. Editorial Tecnos, Madrid (latest edition: 17th, 2009).
- M. DIEZ DE VELASCO, *Las Organizaciones Internacionales*: chapter 14; part of chapters 21 and 22. Editorial Tecnos, Madrid (latest edition: 16ª, 2010, coordinated by José Manuel Sobrino Heredia).
- M. DIEZ DE VELASCO; C. ESCOBAR HERNÁNDEZ; N. TORRES UGENA: *Código de Organizaciones Internacionales*, Editorial Aranzadi, Navarra, 1997.
- *Extranjería e Inmigración en España y la Unión Europea* (Ed.), Madrid, 1998.
- *La Unión Europea en el siglo XXI: los retos de Niza* (Ed.), Madrid, 2003.
- *Los derechos humanos en la sociedad internacional del siglo XXI* (Dir.), Colección Escuela Diplomática nºs 15 y 16, Madrid, 2009.

B) Articles and collaborations in collective works

- "Ejecución en España de las sentencias del Tribunal Europeo de Derechos Humanos", in *Revista Española de Derecho Internacional*, 1990/2, pp. 547-570.
- "Un nuevo paso en la protección internacional de la libertad de pensamiento, conciencia y religión: el procedimiento público especial de la Comisión de Derechos Humanos de Naciones Unidas", in *Anuario de Derecho Eclesiástico del Estado*, 1990, pp. 87-128.
- "Asylum and refugee status in Spain", in *International Journal of Refugee Law*, vol. IV, 1992, pp. 55-70.
- "Problemas planteados por la aplicación en el ordenamiento español de la Sentencia Bultó (Comentario a la sentencia del Tribunal Constitucional español 245/1991, de 16 de diciembre)", in *Revista de Instituciones Europeas*, 1992/1, pp. 139-163.
- "El Convenio de Aplicación del Acuerdo de Schengen y el Convenio de Dublín: una aproximación al asilo desde la perspectiva comunitaria", in *Revista de Instituciones Europeas*, vol. 1993/1, pp. 53-100.
- "Las Salas *ad hoc* del Tribunal Internacional de Justicia", in *Hacia un nuevo orden internacional y europeo. Homenaje al Profesor Manuel Díez de Velasco*, Editorial Tecnos, Madrid, 1993, pp. 291-317.
- "La aplicación de los tratados en España", in *Cuadernos de Derecho Judicial. Cuestiones prácticas de Derecho Internacional Público y Cooperación Jurídica Internacional*, Consejo General del Poder Judicial, Madrid, 1994, pp. 39-90.
- "Comunidad Europea y Convenio Europeo de Derechos Humanos: ¿el fin de una vieja polémica? (comentario al dictamen 2/94 del TJCE de 28 de marzo de 1996)", in *Revista de Instituciones Europeas*, 1996, vol. 1996/3, pp. 817-838.
- "Paz y derechos humanos: una nueva dimensión de las operaciones para el mantenimiento de la paz", in *Cursos de Derecho Internacional de Vitoria-Gasteiz*, 1997, pp. 47-102.
- "Le citoyen, l'administration et le droit européen. Rapport national espagnol", in *XVIII Congrès FIDE*, Stockholm, 1998, vol. III, pp. 152-198.
- « Extranjería y ciudadanía de la Unión Europea », in *Extranjería e Inmigración en España y la Unión Europea*, Colección Escuela Diplomática nº 3, 1998, pp. 101-126.

- "La progresiva institucionalización de la jurisdicción internacional: la Corte Internacional", in GARCIA ARÁN, M. y LÓPEZ GARRIDO, D. (coord.): *Crímen Internacional y jurisdicción internacional. El caso Pinochet*, Tirant lo blanc, Valencia, 2000, pp. 225-273.
- «El Estatuto de Roma de la Corte Internacional», in *Hacia una Justicia Internacional*, Ministerio de Justicia/BSCH/Civitas, Madrid, 2000, pp. 504-524.
- "Las relaciones de la Corte Internacional con las Naciones Unidas", in QUEL LÓPEZ, F.J. (coord): *Creación de una jurisdicción internacional*, Colección de la Escuela Diplomática, n° 4, Madrid, 2000, pp. 31-44.
- "Algunas reflexiones sobre la Corte Internacional como institución internacional", in *Revista Española de Derecho Militar*, n° 75, 2000, pp. 171-203.
- "El Tratado de Niza y la reforma futura de la Unión", in DIEZ DE VELASCO, M. (Ed.): *La Unión Europea tras la reforma*, Universidad de Cantabria, 2000, pp. 239-257.
- "El principio de complementariedad", in YAÑEZ-BARNUEVO, J.A. (Coor.): *La Justicia Internacional: una perspectiva iberoamericana*, Casa de América, Madrid, 2000, pp. 78-100.
- "La cooperación judicial en la Unión Europea: marco general", in *Espacio de Libertad, Seguridad y Justicia en la Unión Europea*, Ministerio del Interior/UNED, 2002, pp. 55-70.
- "Corte Internacional, Consejo de Seguridad y Crimen de Agresión: un equilibrio difícil e inestable", in *El Derecho Internacional en los Albores del siglo XXI. Homenaje al Prof. Castro-Rial*, Editorial Trotta, Madrid, 2002, pp. 197-218.
- "Unión Europea, democracia y derechos humanos", in ESCOBAR HERNÁNDEZ, C. (ed.): *La Unión Europea en el siglo XXI: los retos de Niza*, Actas de las XIX Jornadas de la Asociación Española de Profesores de Derecho Internacional y Relaciones Internacionales, Madrid, 2003, pp. 25-50.
- "Veinticinco años de la Constitución de 1978: Aspectos internacionales", in *Revista de Derecho Político*, nos. 58/59, 2003/2004, pp. 833-852.
- "Los derechos humanos en el Tratado por el que se establece una Constitución para Europa", in *Derecho Internacional: Normas, hechos y Valores. Liber Amicorum José Antonio Pastor Ridruejo*, Madrid, 2005, pp. 115-133.
- ESCOBAR HERNÁNDEZ, C. y YAÑEZ-BARNUEVO, J.A.: «The International Criminal Court and the United Nations: A complex and vital relationship», in *Essays on the Rome Statute of the International Criminal Court (II)*, 2005.
- "Derechos humanos y justicia internacional: los tribunales internacionales de derechos humanos", in *La Paz y el Derecho Internacional. Tercer Encuentro de Salamanca*, Editorial Sistema, 2005, pp. 273-292.
- «La cláusula europea en la Constitución española (algunas reflexiones para una eventual reforma constitucional)», in RUBIO LLORENTE, F. y ALVAREZ JÜNCO, J. (eds.): *El Informe del Consejo de Estado sobre la reforma constitucional. Texto del informe y debates académicos*, Consejo de Estado/Centro de Estudios Políticos y Constitucionales, Madrid, 2006, pp. 483-499.

Extract from a note verbale dated 13 January 2011 from the Permanent Mission of Spain

[Original: Spanish]

Professor Escobar Hernández is the Professor of Public International Law at the National University of Distance Education (Madrid), and was the Dean of the University's Faculty of Law. Since 2004, she has also been the Director of the International Legal Department of the Ministry of Foreign Affairs and Cooperation. She is a member of the Permanent Court of Arbitration and Vice-Chair of the Committee of Legal Advisers on Public International Law (CAHDI) of the Council of Europe.

Professor Escobar Hernández is a prestigious jurist specializing in International Law and has broad academic and research experience, which is reflected in a significant number of specialist publications referenced in various sectors of public international law and the law of the European Union. Professor Escobar has also made outstanding contributions to several prestigious Spanish-language books (in particular to the works *Instituciones de Derecho Internacional Público* and *Las Organizaciones Internacionales* by Professor Díez de Velasco y Vallejo).

In addition, Professor Escobar Hernández has broad practical experience in public international law relating to the work of the Legal Department of the Ministry of Foreign Affairs and Cooperation. She has been the Agent of the Kingdom of Spain before the International Court of Justice and the International Tribunal for the Law of the Sea. She represents Spain before European Union and Council of Europe bodies, particularly those responsible for issues of International Law in particular. She regularly participates in the sessions of the Sixth Committee of the United Nations General Assembly, and in the Assembly of States Parties of the International Criminal Court.

For these reasons, the Government of Spain considers Professor Escobar Hernández to be suitably qualified to serve on the International Law Commission, a distinguished position that no Spanish national has had the honour to occupy for the past 25 years. Mindful of her competence and recognizing the importance of the International Law Commission, the Government of Spain has submitted, via note verbale No. 25/FP of 13 January 2011, the candidacy of Professor Escobar for a post on the International Law Commission the elections that will be held in November 2011 (for the 2012-2016 quinquennium).

Eduardo Ferrero Costa (Peru)

[Original: Spanish]

Place and date of birth: Lima, 26 October 1946

Civil status: Married, with four children

Executive summary

Eduardo Ferrero Costa is a lawyer and Doctor of Law with acknowledged experience in international law. In the course of his career he has been Minister for Foreign Affairs of Peru, Permanent Representative of Peru to the Organization of American States (OAS), Ambassador of Peru to the United States and Legal Adviser to the Ministry of Foreign Affairs. Among the international positions he has occupied, he was a member of the United Nations Committee on the Elimination of Racial Discrimination (CERD) for three sessions, and has been a member of the Permanent Court of Arbitration from 1998 until now.

In the academic field, he was Founder and Executive President of the Peruvian Centre for International Studies (CEPEI), headquartered in Lima, and has been Professor of Public International Law at the Pontifical Catholic University of Peru and the University of the Pacific from 1972 until the present. He is President of the Court of Arbitration of the American Chamber of Commerce in Peru. He has published extensively, with books and other works on topics of international law, law of the sea and Peruvian foreign policy, among other subjects.

Dr. Ferrero is a Member and Chief of the International Law Section of the law firm Estudio Echeopar Abogados in Lima, Peru. He is involved in defending the Peruvian State in international arbitration cases before the International Centre for Settlement of Investment Disputes (ICSID) of the World Bank; he is a lawyer representing Peru in the proceedings on delimitation of the sea against the Republic of Chile before the International Court of Justice; and ad hoc prosecutor for Peru in the case against Yale University for the restitution of archaeological artefacts taken from Machu Picchu.

Education

Pontifical Catholic University of Peru, Lawyer, 1970, Lima

University of Wisconsin, Postgraduate Studies in International Law, 1971-1972

University of California San Diego — research on law of the sea at Scripps Institution of Oceanography, 1972

Pontifical Catholic University of Peru, Doctor of Law, 1974

Principal professional experience

Associate Lawyer at the law firm Estudio Echeopar Abogados, Lima (1971-1974)

Legal Adviser to the Minister of Industry, Trade, Tourism and Integration, and Director-General of the Legal Department of that Ministry (1975-1977)

Founding Member of the law firm Estudio Ferrero Ferrari Abogados (1978-1980)

Legal Adviser to the Minister for Foreign Affairs of Peru (1980-1982)

Founder and Executive President of the Peruvian Centre for International Studies (CEPEI) (1983-1996)

Founding Member of the law firm Estudio Ferrero Costa Abogados (1983-1996)

Minister for Foreign Affairs of Peru (1997-1998)

Member of the Estudio Echeopar Abogados, Lima (1999-2001)

Permanent Representative of Peru to the Organization of American States (OAS) (2002-2004)

Ambassador of Peru to the United States (2004-2006)

Member and Chief of the International Law Section of the Estudio Echeopar Abogados, Lima (from 2006 until the present)

Academic experience

Principal Professor of Public International Law at the Faculty of Law of the Pontifical Catholic University of Peru (from 1972 until the present)

Founder of the Master's Programme in Economic International Law at the Graduate School of the Pontifical Catholic University of Peru (1986-1988)

Professor of Public International Law at the Diplomatic Academy of Peru (1972-1988)

Professor and Lecturer at the Centre for Advanced National Studies (CAEN), the Senior College of Air Warfare and the Senior Naval War College of Peru (1975-1996)

Guest Professor at the University of California Berkeley Faculty of Law (Boalt Hall) (1987)

Member of the Governing Council of the Programme of Joint Studies on the International Relations of Latin America (RIAL) (1986-1994)

Professor of Public International Law at the University of Lima (2000-2002)

Dean of the Faculty of Law of the University of the Pacific (2008-2010)

Chairman of the Consultative Commission of the Faculty of Law of the University of the Pacific (from 2010 until now)

Lecturer at many conferences in Latin America and the Caribbean, North America, Europe and Asia on such topics as international law, law of the sea, foreign policy, international treaties, arbitration, democracy, human rights, threats to security, environment and development, foreign investment and foreign trade, among others (from 1974 until the present)

Other relevant courses

Member of the Permanent Court of Arbitration, The Hague (from 1998 until the present)

Member of the International Court of Arbitration of the International Chamber of Commerce, Paris (ICC) (2000-2002)

Vice-Chairman and member of the United Nations Committee on the Elimination of Racial Discrimination (CERD) (1988-2000)

Member of the Advisory Commission of the Ministry of Foreign Affairs of Peru (1985-1992 and 2001-2006)

Adviser to the Andean Community (1989-2000)

Ambassador of Peru on Special Mission during the conflict with Ecuador (1995)

Chairman of the Peruvian Commission for the Pacific Basin and Representative of Peru to the Pacific Economic Cooperation Council (PECC) (1992-1995)

Adviser to the Secretary-General of OAS on electoral observer missions in Nicaragua, Haiti, the Dominican Republic, Colombia and Costa Rica (1987-1992)

Member of the OAS Juridical Commission for Nicaragua (1990)

Chairman of the OAS Working Group to Prepare the Draft American Declaration on the Rights of Indigenous Peoples (2002-2004)

President of the Court of Arbitration of the American Chamber of Commerce in Peru (AMCHAM PERU) (from 2009 until the present)

Member of the Directorios de Petr leos del Per  (PETROPERU); National Service of Occupational Training in Industry (SENATI); Banco Financiero; Compa  a Minera San Ignacio de Morococha Compa  a Minera Poderosa S.A.; Ferrocarril Transandino S.A.; and Per  Rail S.A.

Legal counselling and judicial defence of the Republic of Peru

Legal Adviser on the delegation of Peru to the Third United Nations Conference on the Law of the Sea (1978-1982)

Member of the Legal Committee and of the delegation of Peru to the annual conferences of the Permanent Commission of the South Pacific (1976-1982)

Member of the delegation of Peru in negotiations on various treaties on the environment, fishing and other maritime aspects of the Permanent Commission of the South Pacific (1976-1982)

Member of the delegation of Peru in negotiations with Ecuador on the frontier dispute between Peru and Ecuador (1996-1997)

Participation of the Peruvian delegation in various summits of Heads of State and Government, such as the Summit of the Americas in Santiago de Chile and the Ibero-American Summit in Venezuela;

Participation in negotiations on the American Declaration on Hemispheric Security (2003-2004) in the framework of OAS and in the Mexico Conference on Hemispheric Security (2004)

Participation in the negotiation and adoption of the Inter-American Convention against Terrorism (2001-2002)

Participation in the negotiation of the Peru-United States Treaty on Free Trade and the adoption process in the Congress (2004-2006)

Participation in various conferences of the Asia-Pacific Economic Cooperation forum (APEC), including the business summits in Lima and Singapore (2008-2009)

Legal Representative of the Republic of Peru to the international arbitration involving the company Lucchetti before the International Centre for Settlement of Investment Disputes (ICSID) (2004-2006)

Lawyer for the Republic of Peru in the international arbitration involving the company Aguaytía Energy Inc. before the International Centre for Settlement of Investment Disputes (ICSID) (2006-2008)

Lawyer for the Republic of Peru in the proceedings on delimitation of the sea against the Republic of Chile before the International Court of Justice (from 2008 until the present)

Lawyer for the Republic of Peru in the international arbitration pursued by the Argentine Consortium CONVIAL before the International Centre for Settlement of Investment Disputes (ICSID) (from 2010 until the present)

Ad hoc prosecutor for the Republic of Peru in the case against Yale University before the Federal Court of the District of Connecticut, United States, for the restitution of the archaeological artefacts of Machu Picchu, Cuzco (from 2009 until the present)

Publications

Dr. Ferrero is the author and/or editor of 18 books and over 50 academic articles published in Peru and abroad on subjects relating to international law, international relations, law of the sea, arbitration and Peruvian foreign policy.

The published books are as follows:

1. *Derecho Internacional Público – Casos y Materiales de Enseñanza para un Curso Introductorio*, Pontifical Catholic University of Peru, Vol. I (1973), Vol. II (1974), Lima
2. *El Nuevo Derecho del Mar: El Perú y las 200 millas*, Fondo Editorial, Pontifical Catholic University of Peru, Lima, 1979
3. *Legislación Industrial del Perú*, Eduardo Ferrero Costa y Mario Ferrari Quine (co-authors), Fondo Editorial del Banco Industrial del Perú, 3 vols., Lima, 1980
4. *El Perú frente a las nuevas tendencias del Comercio Internacional*, Peruvian Centre for International Studies (CEPEI), Lima, 1984 (editor and co-author)
5. *Perú: Perspectivas de Política Exterior*, Peruvian Centre for International Studies (CEPEI), Lima, 1985 (editor and co-author)
6. *Relaciones del Perú con Chile y Bolivia*, Peruvian Centre for International Studies (CEPEI), Lima, 1985 (editor and co-author)
7. *El Perú frente a la Convención sobre el Derecho del Mar*, Peruvian Centre for International Studies (CEPEI), Lima, 1985
8. *Relaciones Internacionales del Perú*, Peruvian Centre for International Studies (CEPEI), Lima, 1986 (editor and co-author)

9. *Relaciones del Perú con Estados Unidos*, Peruvian Centre for International Studies (CEPEI), Lima, 1987 (editor and co-author)
10. *Relaciones del Perú con los Países Vecinos*, Peruvian Centre for International Studies (CEPEI), Lima, 1988 (editor and co-author)
11. *América Latina, el Perú y las Nuevas Relaciones Económicas Internacionales*, Peruvian Centre for International Studies (CEPEI), Lima, 1989 (editor and co-author)
12. *Los Convenios Pesqueros entre Perú y la Unión Soviética en Debate*, Peruvian Centre for International Studies (CEPEI), Lima, 1989
13. *Relaciones del Perú con Brasil, Colombia y Ecuador*, Peruvian Centre for International Studies (CEPEI), Lima, 1989 (editor and co-author)
14. *La situación del Perú frente al Nuevo Contexto Internacional*, Peruvian Centre for International Studies (CEPEI), Lima, 1990 (editor and co-author)
15. *Relaciones Económicas del Perú con la Comunidad Económica Europea*, Fundación Neumann, Lima, 1992 (editor and co-author)
16. *Proceso de Retorno a la Institucionalidad Democrática en el Perú*, Peruvian Centre for International Studies (CEPEI), Lima, 1994 (editor and co-author)
17. *Relaciones del Perú con Ecuador*, Peruvian Centre for International Studies (CEPEI), Lima, 1995 (editor and co-author)
18. *La Comunidad Andina y la Lucha contra el Narcotráfico*, Andean Community, Lima, 2000

Affiliations

American Society of International Law

Institute for Transnational Arbitration

Academia Peruana de Derecho

Colegio de Abogados de Lima

Peruvian Centre for International Studies (CEPEI)

Sociedad Peruana de Derecho Internacional

Centro Peruano de Prevención y Solución de Conflictos (CEPSCON)

Asociación Peruana de Derecho Marítimo

Asociación Peruana de Estudios para la Paz (APEP)

Registered arbitrator at the Arbitration Center, Cámara de Comercio de Perú

Registered arbitrator at the Arbitration Center, American Chamber of Commerce in Peru

Registered extrajudicial conciliator at the Peruvian Ministry of Justice

Distinctions and decorations

Awarded the Manuel A. Eguiguren National Prize for Research and Study, Instituto de Estudios Histórico Militares del Perú, for his book *El Nuevo Derecho del Mar: El Perú y las 200 Millas* (1980)

Eisenhower Fellow, Eisenhower Foundation, Philadelphia (1992)

Decorations awarded by Brazil, Bolivia, Colombia, Guatemala, Mexico and Paraguay

Awarded the *Order of the Sun of Peru*, class of *Grand Cross*

Awarded the *Order of Merit for Distinguished Services of Peru*, class of *Grand Cross*

Invited by Canada, China, United States (USIS), Japan, United Kingdom (British Council) and Sweden to participate in visits and academic-exchange programmes

Extract from a note verbale dated 15 October 2010 from the Permanent Mission of Peru

[Original: Spanish]

It should be noted that Dr. Ferrero Costa, whose curriculum vitae is attached, is a jurist with wide experience as a member of the Advisory Commission of the Ministry of Foreign Affairs, serving also as Legal Adviser to that Ministry, where in addition he occupied the position of Minister.

The Government of Peru attaches considerable importance to the candidature of Dr. Ferrero Costa and considers that his broad experience will greatly contribute to the work of the International Law Commission.

Salifou Fomba (Mali)

[Original: French]

Born 17 June 1954 in Dioïla (Mali)

Nationality: Malian

Married, five children

Current position

Since 1985: Professor of international law at the Faculty of Juridical and Political Sciences of the University of Bamako

Member of the United Nations International Law Commission

Training and qualifications

1983: Doctorate in International Law, cum laude (*mention “très bien”*) from the University of Caen, France

1979: *Diplôme d’études approfondies* (DEA) (first postgraduate degree) in international law from the University of Rouen, France

1984: Recipient of a fellowship from The Hague Academy of International Law

Certificate in international public law

1989: Recipient of a United Nations/United Nations Institute for Training and Research development programme fellowship in international law in The Hague and Geneva

Certificate in international law awarded by the United Nations International Law Commission

Certificate in international public and private law awarded by The Hague Academy of International Law

1978: *Maîtrise en droit public* (master’s degree in public law) from the National School of Administration of Bamako

1988-1989:

Recipient of a French Government fellowship to study at the Institute of Business Administration, Toulouse, France

Certificate as a trained consultant in professional development

1974: *Baccalaureat* (secondary school leaving certificate) in classics from the Lycée Prosper Kamara, Bamako

1970: *Diplôme d’études fondamentales* (DEF) (diploma of basic education) from Dioïla Secondary School

Professional experience

2007 to date: Member, United Nations International Law Commission, elected by the United Nations General Assembly in New York on 16 November 2006

Actively participated in all work of the International Law Commission over this four-year term in Geneva

2009: Vice-President of the United Nations International Law Commission during its sixty-first session, held in Geneva

2002-2006: Member of the United Nations International Law Commission, elected by the United Nations General Assembly in New York on 7 November 2001

Actively participated in all work of the International Law Commission over this four-year term in Geneva

1992-1996: Member of the United Nations International Law Commission, elected by the United Nations General Assembly in New York on 14 November 1991

Actively participated in all work of the International Law Commission over this four-year term in Geneva

1994: Member and Rapporteur of the United Nations impartial Commission of Experts on Rwanda established pursuant to Security Council resolution 935 (1994) to examine information on grave violations of international humanitarian law committed in Rwanda, including possible acts of genocide

Appointed by the United Nations Secretary-General on 26 July 1994 on the basis of the criteria set out in Security Council report S/1994/879 dated July 1994, namely: the qualifications of members of the Commission of Experts in the areas of human rights, humanitarian law, criminal law and prosecution, as well as their integrity and impartiality

Participated for four months (from August to November) in the work of analysing information and conducting investigations in the field, particularly in Rwanda and certain neighbouring countries

Contributed towards analysing legal aspects concerning individual criminal liability and appropriate jurisdiction in the case of Rwanda

Made a remarkable contribution towards the preparation of the interim and final reports of the Commission of Experts on the genocide in Rwanda, submitted to the United Nations Security Council as document S/1994/1125 of 4 October 1994 and document S/1994/1405 of 9 December 1994

1997 (September): Expert international human rights consultant for the International Committee of the Red Cross (ICRC)

Consultation assessing the implementation of international humanitarian law in Mali

This consultation was carried out on the basis of a questionnaire concerning implementation of the 1949 Geneva Conventions and the two Additional Protocols thereto, drawn up by the ICRC advisory services in Abidjan on 27 June 1996

The consultation served as a basic working document for the national seminar on the implementation of international humanitarian law, held in Bamako in 1998

1998 (19-20 February): ICRC guest speaker at the national seminar on the implementation of international humanitarian law, held in Bamako on 19 and 20 February

Presentation assessing the implementation of international humanitarian law in Mali (19 February 1998)

Presentation on promoting and strengthening the implementation of international humanitarian law in Mali (20 February 1998)

Appointed Rapporteur-General of the national seminar (20 February 1998)

1997 (17-21 February): ICRC guest speaker on a fresher course in international humanitarian law for the armed forces, held in Bamako from 17-21 February 1997

Presentation on international humanitarian law and peacekeeping operations (18 February 1997)

Presentation on the implementation of international humanitarian law and punishment for violations (19 February 1997)

1999: Participation in a day of discussions on the implementation of international humanitarian law, held in Bamako by ICRC on 25 March 1999

2000: ICRC guest speaker at the West African regional meeting of national commissions and similar bodies implementing international humanitarian law, held in Bamako from 30 to 31 March 2000

Presentation on Africa's contribution to the establishment of the International Criminal Court: taking stock and the way forward (31 March 2000)

1997-2000: Active participation, in conjunction with ICRC, in initiating and introducing a course on international humanitarian law in the official programme at the National School of Administration and at the Faculty of Juridical and Political Sciences of the University of Bamako

1992-2011: Participation in annual meetings on international humanitarian law issues held jointly by ICRC and the International Law Commission in Geneva

1995: Presentation on the proposal for an International Criminal Court by the United Nations International Law Commission, at the international symposium on the Rwandan Genocide in the light of the genocides of the twentieth century, held at the National School of the Judiciary, Paris, 17 June 1995

1998: Expert consultant to the European Commission on Human Rights

1992-1993: Legal counsellor to the Malian Ministry of Human Rights

Contributed to the preparation of national policy for the protection and promotion of human rights

1991: Participation in the national seminar on the African Charter on Human and Peoples' Rights, held in Bamako from 4 to 7 March 1991 by the Malian Human Rights Association and the Friedrich Ebert Foundation

Presentation on the procedural mechanisms of the African Commission on Human and Peoples' Rights

Appointed Rapporteur of the fourth session of the African Commission on Human and Peoples' Rights

1993: Participation in the interregional meeting entitled "Human rights at the dawn of the twenty-first century", organized by the Council of Europe in Strasbourg, France, from 28 to 30 January 1993 in advance of the World Conference on Human Rights held in June 1993 in Vienna, Austria

Presentation on the proceedings against the former President of the Republic of Mali and his 32 co-accused for violent crimes, delivered to participants of the twenty-eighth session of the International Law Seminar held at the Palais des Nations in Geneva from May to June 1993 during the annual session of the International Law Commission

1995: Participation in a regional training seminar on women's rights, organized by the Office of the Commissioner for the Advancement of Women in Ouélessébougou, Koulikoro region, from 23 to 27 October 1995

Presentation on the foundations of the rule of law and on fundamental human rights, 24 October 1995

Participation in the second meeting of the international electoral law research group of the "Fundamental Rights of the Human Person" network of the Association of Partially or Wholly French-Language Universities (AUPELF)-University of French-Language Networks (UREF), held in Abidjan from 8 to 11 January 1995

Presentation on the principle of establishing and monitoring electoral freedom in international African law, 10 January 1995

1997: Presentation on human rights and ethnic conflicts in Africa: the case of Rwanda, delivered at the conference held in Bamako on 7 January 1997 by the centre for study and research on the origin of ethnic conflicts in Africa

1994-1995: Member of the "Fundamental Rights of the Human Person" network of AUPELF-UREF

Since 1985: Professor of public and private international law at the National School of Administration and at the Faculty of Juridical and Political Sciences of the University of Bamako

Responsible for lecturing and research on various aspects of international law, including human rights, humanitarian law and criminal law

Since 1990: Member of the International Panel of Conciliators under the United Nations Convention on a Code of Conduct for Liner Conferences dated 6 April 1974

1998-2001: Head of the Malian expert delegation to the United Nations General Assembly sessions in New York

Representative of Mali to the Sixth Committee (the Legal Committee)

2001: Chairman of the group of experts of the Organization of the Islamic Conference during the negotiations on a draft comprehensive convention on terrorism in the Sixth Committee in New York

1998-2002: Technical adviser on international organizations and international civil servants from Mali, Ministry for Foreign Affairs and International Cooperation.

2000-2001: Member of the group in the Ministry for Foreign Affairs and International Cooperation responsible for managing the Malian Presidency of the United Nations Security Council

1992-1993: Technical adviser on legal issues to the Malian Ministry of Foreign Affairs

Since 1993: Associate member of the Institute of International Business Law and Practice of the International Chamber of Commerce, Paris

Member of the African Society of International and Comparative Law

2003: Member of the Board of Advisers of the United Nations Conference on Trade and Development Project on Dispute Settlement in International Trade, Investment and Intellectual Property

Publications

Final report and interim report of the impartial Commission of Experts on Rwanda established pursuant to Security Council resolution 935 (1994), documents S/1994/1405 of 9 December 1994 and S/1994/1125 of 4 October 1994 (as Rapporteur).

“Promotion et protection des droits de l’homme: organes et mécanismes de protection dans le système Africain”, contribution to the symposium on migrations and human rights, International Organization for Migration, *International Migration Law Series* No. 3, pp 41 to 54.

“Le Droit au développement en tant que droit de l’homme”, *International Law on the Eve of the Twenty-first Century: Views from the International Law Commission*, United Nations publication, New York, 1997.

“La responsabilité de l’Etat en matière de garantie des droits économiques, sociaux et culturels: nature et limites”, *les Cahiers du CERES*, No. 2, Vol. 1, January-March 1998.

“ONU crée un haut commissariat aux droits de l’homme”, *Nouvel Horizon*, No. 3, January 1994.

“Les droits de l’homme à l’aube du 21-ième siècle: bilan et perspectives”, *le Républicain*, No. 170, December 1995.

“Quarante cinq ans après la Déclaration Universelle: l’attitude du Mali à l’égard des droits de l’homme”, *Nouvel Horizon*, No. 55, December 1993.

“Aide au développement et respect des droits de l’homme”, *Nouvel Horizon*, No. 11, February 1993.

“A propos de l’affaire Bozano: la France condamnée par la Cour européenne des droits de l’homme pour mauvaise conduite lors d’une procédure d’expulsion”, *Aurore*, No. 70, September 1991.

“L’expulsion des Maliens de France: les droits et devoirs des gouvernements français et malien”, *Aurore*, Nos. 71-73, September 1991.

“L’affaire des Maliens de l’esplanade de Vincennes à Paris à la lumière du droit international”, *Aurore*, No. 181, November 1992.

“Expulsions massives des Malien de l’extérieur: le gouvernement peut saisir la Court Internationale de Justice de la Haye”, *l’Indépendant*, No. 108, March 1997.

“La prévention et la gestion du contentieux des expulsion massives de maliens de l’extérieur”, *l’Indépendant*, No. 108, March 1997.

“Visas et cartes de séjour dans les pays de l’Europe sans frontières de 1993”, *Nouvel Horizon*, No. 7, January 1993.

“L’extradition des Maliens réfugiés dans les pays voisins”, *Aurore*, No. 430, August 1997.

“Le droit d’ingérence humanitaire: à propos de l’action de l’ONU en Somalie”, *Nouvel Horizon*, No. 1, December 1992.

“L’affaire du Consul suisse tué au Mali: les droits et devoirs du Mali, du Consul et de la Suisse”, *Le Républicain*, No. 162, October 1995.

“A propos de l’assassinat de cinq enfants maliens au Congo: les droits et devoirs des gouvernements malien et congolais”, *Nouvel Horizon*, No. 52, April 1994.

« L'affaire de l'assassinat des enfants maliens au Congo à la lumière de la Convention des Nations Unies de 1990 sur les droits des travailleurs migrants et de leurs familles », *Nouvel Horizon*, No. 55, April 1994.

“Le comportement des Maliens à l'étranger et la responsabilité de l'État en matière de protection diplomatique », *Le Scorpion*, No. 25, February 1992, and No. 26, March 1992.

“A propos des crimes contre l'humanité”, *Aurore*, No. 180, November 1992.

“Le projet de code des crimes contre la paix et la sécurité de l'humanité de la Commission du Droit International: un texte historique”, *Le Républicain*, No. 205, August 1996.

“Vers un tribunal pénal international permanent”, *Nouvel Horizon*, No. 17, March 1993.

“Un Tribunal Pénal International pour l'Ex-Yougoslavie à la Haye”, *Nouvel Horizon*, No. 51, November 1993.

“La Conférence du Qatar: bilan et perspectives mondiales du droit international”, *Nouvel Horizon*, No. 48, March 1994.

“Décennie des Nations Unies pour le droit international 1990-1999: quelle démarche pour le Mali?”, *Nouvel Horizon*, No. 43, September 1993.

“Les conseillers de gouvernements pour les questions de droit international”, *Revue Etudes et Documents*, ENA, Bamako, No. 8, 1991.

“Quelle place réserver au droit international dans la nouvelle constitution du Mali?”, *Aurore*, No. 63, August 1991.

“La Cour Constitutionnelle du Mali face au droit international”, *Nouvel Horizon*, No. 38, March 1994.

“L'exécution de l'arrêt de la Cour internationale de justice sur la Bande d'Aouzou: ce que peut faire le Tchad d'après la Charte de l'ONU”, *Nouvel Horizon*, No. 24, February 1994.

“les principes de droit international relatifs à l'attitude des Etats face au terrorisme international”, *Le Scorpion*, Nos. 23 and 24, February 1992.

“Les organisations internationales fluviales en Afrique de l'Ouest: essai d'étude comparée”, *Université de Caen*, France, 1983.

“L'organisation des Etats riverains du fleuve Sénégal: analyse des mécanismes juridiques et institutionnels”, *Université de Rouen*, France, 1979.

“L'OUA et la réglementation des mouvements transfrontières de déchets dangereux en Afrique: contributions à l'étude des principes et règles de la Convention de Bamako du 30 janvier 1991”, *International Legal Issues Arising Under the United Nations Decade of International Law*, 1995, *Kluwer Law International*, printed in the Netherlands, 1995.

Mathias Forteau (France)

[Original: English and French]

Date and place of birth: 27 June 1974 in Chartres, France

Nationality: French

Professor of Public Law at the University of Paris Ouest, Nanterre-La Défense

Secretary-General of the Société française pour le droit international (SFDI); Member of the European Society of International Law; Member of the International Law Association; Member of the Centre de droit international de Nanterre

University training and academic career

- 2008- Professor of public law, University of Paris Ouest, Nanterre-La Défense
- 2004-2008 Professor of public law, University of Lille II
- 2004 Received the *agrégation* in public law
- 2003-2004 Associate Professor of Public Law, University of Paris X-Nanterre
- 2002 Doctor of Public Law, University of Paris X-Nanterre
- 1997-2002 *Allocataire-Moniteur*, then *Attaché temporaire d'enseignement et de recherche (ATER)*, University of Paris X-Nanterre
- 1996-1997 *Diplôme d'études approfondies* in International and European Law of Economic Relations, University of Paris X-Nanterre

Administrative and scientific duties

- (Summer 2012) Director of Studies (French language) for the session of public international law, The Hague Academy of International Law
- 2010- Co-director of the Master's course (first year) in comparative law analysis, University of Paris Ouest, Nanterre-La Défense/École normale supérieure
- 2009- Participation in selection committees in France and the Free University of Brussels, Belgium

Expert at the Agency for Evaluation of Research and Higher Education (AERES) (evaluation in 2009 of research units at the University of Artois and the University of the Coast, Dunkirk)
- 2008- Secretary-General of the French Society for International Law

Co-proponent of the Interest Group on Peace and Security, of the European Society of International Law
- 2007-2008 Director of the Master's research programme on the law of international responsibility, University of Lille II
- 2006- Director for several theses and participation in several defences of theses

Editorial duties

- 2010- Evaluation of proposals for publication of works (in English) for Cambridge University Press
- 2010- Co-director of the international law collection, Editions Larcier
- 2006- Member of the editorial staff of the *Annuaire français de droit international*
- 2005- Member of the Scientific Council of the Revue belge de droit international

Teaching posts

University of Paris Ouest, Nanterre-La Défense

As Professor (2008-)

Courses: Introduction to European law (Bachelor's 2); public international law in depth (law of international responsibility) (Master's 1); and law of international organizations (Master's 1). Seminars (Master's 2, research): Law of foreign investments; international and domestic law

As Associate Professor (2003-2004)

Courses: Law of international disputes (Master's); European Community law (Bachelor's); and tutorial on administrative law (DEUG II)

As *Moniteur*, then as *ATER* (1997-2002)

Tutorials on public international law and constitutional law

University of Lille II (2004-2008)

Seminars: Interpretation (Doctoral college, training of doctoral students); legal methodology (Master's, research); and law of international markets (Master's, professional in public corporate law)

Courses: Introduction to the law of international relations (Bachelor's 1); general public international law (Bachelor's 3); public international law in depth (theory of international law, diplomatic law, law of international disputes; law of international responsibility, law of maintenance of peace; law of armed conflicts) (Master's 1); techniques for proceedings on international responsibility (Master's, research)

Paris Institute of Political Studies ("Sciences Po. Paris")

As Professor (2006-)

Course/seminar in analysis of and practice with international legal texts (Master's, International Affairs)

As Associate Professor (1998-2000)

Lectures on method in international and European Community law (international section, second year)

Lille Institute of Political Studies (2004-2007)

Courses in public international law (fourth year) and in international responsibility in crisis situations (fifth year)

University of Belo Horizonte, Brazil (July 2008)

International Law Winter Courses at the Federal University of Minas Gerais, Belo Horizonte, Brazil, 14-19 July 2008: Contribution of transnational arbitration tribunals to the development of general international law

European Union, Brussels (2004-2005)

Lectures on the theme “Introduction to law” given to the language staff of the Council of Europe Secretariat

Activities as Legal Counsellor

Counsel and attorney for Burkina Faso in the frontier dispute *Burkina Faso v. Niger* (International Court of Justice) (2010-)

Counsel and attorney for Myanmar in the *Dispute concerning delimitation of the maritime boundary between Bangladesh and Myanmar in the Bay of Bengal* (International Tribunal on the Law of the Sea, Case No. 16) (2010-)

Counsel and attorney for Chad in an arbitration case concerning the arbitration settlement for markets financed by the European Development Fund (2009-)

Counsel and attorney for Gibraltar in *Government of Gibraltar v. Commission of the European Communities* (Court of First Instance of the European Union, Case T-176/09) (2009-)

Counsel and attorney for France in *Accordance with international law of the unilateral declaration of independence in respect of Kosovo* (International Court of Justice) (2008-2010)

Counsel and attorney for Guinea in the *Case concerning Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo)* (International Court of Justice) (2006-)

Counsel and attorney for France in the arbitration case *Eurotunnel v. France and the United Kingdom* (Permanent Court of Arbitration) (2006-2010)

Counsel and attorney for Benin in the *Frontier Dispute (Benin v. Niger)* (International Court of Justice) (2002-2005)

Counsel for the Islamic Republic of Iran in the *Case concerning Oil Platforms (Islamic Republic of Iran v. United States of America)* (International Court of Justice) (2002-2003)

Counsel and attorney for Indonesia in the *Case concerning Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia v. Malaysia)* (International Court of Justice) (1998-2002)

Participation in a research contract with the French Ministry of Defence/POJUREX (Association for the Study of External Legal Policies): co-edited (with Muriel Ubéda) a report (223 pp. and 200 pp. of annexes) submitted on 7 May 2002 on the theme “Legal framework for public-security

actions taken during peacekeeping operations conducted by European States” (2001-2002)

Assistant to Professor Alain Pellet in the context of the legal consultation requested by UNESCO concerning the Universal Declaration on the Human Genome and Human Rights adopted by the UNESCO General Conference on 11 November 1997 (1997-1998)

Remunerated trainee at the International Institute for Educational Planning (editing of a monograph on the jurisprudence of the League of Nations Administrative Tribunal; drafting in English of the statute of an international organization established by the Institute in Zimbabwe; drafting of notes in English for the Institute’s internal litigation department) (summer 1996)

Research and publications

Books

With P. Daillier and A. Pellet, *Droit international public* (Nguyen Quoc Dinh), Librairie LGDJ, Paris, 8th ed., 2009, 1,709 pp.

Droit de la sécurité collective et droit de la responsabilité internationale de l’État, Pedone, Paris, 2006, XIII+699 pp. (Suzanne Bastid Prize of the Société française pour le droit international (SFDI))

With J.-P. Cot and A. Pellet (co-ed.), *La Charte des Nations Unies. Commentaire article par article*, 3rd ed., Economics, Paris, 2005, 2 vols., XX+2,363 pp.

Articles and contributions to compilations, manuals and symposiums

(in preparation/awaiting publication)

“*Les sources du droit applicable aux et dans les organisations internationales*” in *Manuel de droit des organisations internationales* (CERDIN, Paris I) (publication scheduled for 2012)

“*Nationalité des investisseurs (personnes privées, personnes morales, actionnaires minoritaires)*” in *Traité de droit des investissements étrangers* (Ch. Leben and I. Fadlallah, ed.) (publication scheduled for 2011)

“*Les procédures non contentieuses en droit international public*”, scheduled for publication in *Annuaire français de droit international 2010* (October 2011)

“*Le droit applicable devant les juridictions internationales*” (course at IHEI, Paris II, first term of 2010, publication scheduled for 2011)

“*Les remèdes. Les instruments de droit international public*”, transmitted to the symposium organized by M. Audit, “*Insolvabilité des États et dettes souveraines*” (10 November 2010, Palais du Luxembourg, Senate)

“(Comment) le droit s’enseigne-t-il? Le regard et l’apport (modeste) de l’internationaliste”, lecture being prepared

“*Les techniques interprétatives de la norme internationale de la Cour internationale de Justice*” in F. Latty, S. Touzé and J.-M. Thouvenin (ed.), “*Les techniques interprétatives de la norme internationale*”, *Revue générale de droit international public*, 2011 (to be published)

“L’ordre public ‘transnational’ ou ‘réellement international’. Le point de vue de l’internationaliste publiciste”, *Journal du droit international*, 2011/1 (to be published in 2011)

“Faut-il un conseil de sécurité économique sur le modèle onusien?”, in R. Chemain and J.-M. Thouvenin (ed.), *La refondation du système monétaire et financier international. Evolutions réglementaires et institutionnelles* (to be published in 2010 by Editions Pedone)

With J.-S. Bergé, M.-L. Niboyet and J.-M. Thouvenin (ed.), “*La fragmentation du droit applicable aux relations internationales. Regards croisés des internationalistes privatistes et publicistes*”, Editions Chemins de tr@verse (to be published in 2010)

“L’influence du choix de la juridiction sur le droit applicable aux relations internationales. Le regard de l’internationaliste publiciste”, in J.-S. Bergé, M. Forteau, M.-L. Niboyet and J.-M. Thouvenin (ed.), “*La fragmentation du droit applicable aux relations internationales. Regards croisés des internationalistes privatistes et publicistes*”, Editions Chemins de tr@verse (to be published in 2010)

“Le statut des territoires sur lesquels se trouvent les Murs”, symposium on 15 and 16 January 2009, *Les Murs et le droit international*, organized by CERDIN (University of Paris I) (to be published in 2010)

“La France et la réforme du système des Nations Unies”, in G. Cahin, F. Poirat and S. Szurek (ed.), *La France et les organisations internationales*, Pedone, Paris (to be published in 2010)

With E. Cujo, “Le rôle des organes politiques internationaux” in H. Ascensio, E. Decaux and A. Pellet (ed.), *Droit international pénal*, Pedone, Paris, 2nd ed. (to be published in 2010)

“Chap. 53: L’éventualité d’une réparation en cas de circonstance excluant l’illicéité” and “Chap. 55: Le régime de responsabilité internationale en matière de dommages causés dans l’espace extra-atmosphérique”, in J. Crawford, A. Pellet, P. Bodeau-Livinec and S. Szurek (ed.), *Droit de la responsabilité internationale*, Pedone, Paris (to be published in 2010)

(published)

“La contribution de l’Union Européenne au développement du droit international général” in “Chronique. Les interactions du droit international et européen”, *Journal du droit international*, 2010/3, pp. 887-990

“La Cour internationale de Justice et les systèmes régionaux. Plaidoyer pour le pluralisme désordonné”, in E. Dubout and S. Touzé (ed.), *Les droits fondamentaux: charnières entre ordres et systèmes juridiques*, Pedone, Paris, 2010, pp. 39-64

“Délimitation à la rive, au thalweg, au milieu du chenal”, in B. Aureescu and A. Pellet (ed.), *Actualité du droit des fleuves internationaux*, Pedone, Paris, 2010, pp. 29-39

“Reparation in the event of a Circumstance precluding Wrongfulness”, (Chap. 57) and “Space Law and the International Law of Responsibility” (Chap. 59), in J. Crawford, A. Pellet and S. Olleson (ed.), *The Law of International Responsibility*, Oxford University Press, Oxford, 2010, pp. 887-893 and pp. 903-914

“La contribution au développement du droit international général de la jurisprudence arbitrale relative aux investissements étrangers. *The Foreign Investment Case Law's Contribution to the Development of General International Law*”, *Brazilian Yearbook of International Law*, vol. IV, 2009/1, pp. 11-39

“Le juge CIRDI envisagé du point de vue de son office: juge interne, juge international, ou l'un ou l'autre à la fois?”, in *Liber amicorum Jean-Pierre Cot. Le procès international*, Bruylant, Brussels, 2009, pp. 95-129

“La CICE et la Cour européenne des droits de l'homme face à la question de l'articulation du droit européen et du droit des Nations Unies: quelques remarques iconoclastes”, *Revue du marché commun et de l'Union européenne*, No. 529, June 2009, pp. 397-402

“Existe-t-il une définition et une conception univoques de l'État de droit dans la pratique des organisations régionales ou politiques?”, in SFDI, *L'État de droit en droit international*, Pedone, Paris, 2009, pp. 263-286

“Le droit applicable en matière de droits de l'homme aux administrations territoriales gérées par des organisations internationales”, in SFDI and International Institute of Human Rights, *La soumission des organisations internationales aux normes internationales relatives aux droits de l'homme*, Pedone, Paris, 2009, pp. 7-34

“Regional International Law” in R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, 2008

“International Organisations or Institutions, Regional Groups”, in R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, 2008

“Regional Cooperation” in R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, 2008

“United Nations, Regional Commissions” in R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, 2008

“Retour sur un ‘classique’: les décisions de la Cour suprême des États-Unis dans les affaires *Johnson v. M'Intosh* (1823), *Cherokee Nation v. Georgia* (1831) and *Worcester v. Georgia* (1832)”, *Revue général de droit international public*, 2008/2, pp. 453-458

“L'idée d'une culture internationale du droit international et les Nations Unies”, Franco-German study days, “*Droit international et diversité des cultures juridiques*”, Pedone, Paris, 2008, pp. 357-386

“A la recherche du droit applicable aux actes extraterritoriaux d'exécution: l'affaire *R. c. Hape* devant la Cour suprême du Canada (7 juin 2007)”, *Annuaire français de droit international*, 2007, pp. 65-104

“L'État selon le droit international: une figure à géométrie variable?”, *Revue générale de droit international public*, 2007/4, pp. 737-770

“La saisine des juridictions interétatiques à vocation universelle (*Cour internationale de Justice et Tribunal international du droit de la mer*)”, in H. Ruiz Fabri and J.-M. Sorel (ed.), *La saisine des juridictions internationales, Coll. Contentieux international*, Pedone, Paris, 2006, pp. 9-87

“Le dépassement de l’effet relatif de la Charte”, in R. Chemain and A. Pellet (ed.), *La Charte des Nations Unies, Constitution mondiale?* Cedin Paris X, *Cahiers internationaux* No. 20, Pedone, Paris, 2006, pp. 121-159

“La levée et la suspension des sanctions internationales”, *Annuaire français de droit international*, 2005, pp. 57-84

“Le droit international dans la Charte des Nations Unies”, in L.-P. Cot, A. Pellet (ed.), M. Forteau (editing sec.), *La Charte des Nations Unies. Commentaire article par article*, 3rd ed., Economica, Paris, 2005, vol. I, pp. 111-140

Updating of commentary on articles 5 and 6 of the Charter, in *ibid.*, vol. I, pp. 535-571

Book review, C. F. Amerasinghe, *Jurisdiction of International Tribunals*, 2003, in *The Law and Practice of International Courts and Tribunals. A Practitioners’ Journal*, 2004/1, pp. 155-157

“Les conventions bilatérales de promotion et de protection des investissements conclues par la France”, in P. Daillier, G. de la Pradelle and H. Ghérari (ed.), *Droit de l’économie internationale*, Pedone, Paris, 2004, pp. 755-763

“Les renvois inter-conventionnels”, *Annuaire français de droit international*, 2003, pp. 71-104

“La situation juridique des contingents militaires français chargés d’assurer le maintien de l’ordre public sur le territoire d’un État étranger”, *Revue générale de droit international public*, 2003/3, pp. 635-676

(with E. Cujo) “Les réactions des organes politiques” in H. Ascensio, E. Decaux and A. Pellet (ed.), *Droit international pénal*, Pedone, Paris, 2000, 1st ed., pp. 663-680

“La formule ‘pétrole contre nourriture’ mise en place par les Nations Unies en Irak: beaucoup de bruit pour rien?”, *Annuaire français de droit international*, 1997, pp. 132-150

Other

“Regards croisés”, a lecture in the series organized by the International Law Students Association, University of Paris I Panthéon-Sorbonne, 15 June 2009 (2 hrs)

“*Jus ad bellum*”, a lecture delivered on 3 June 2009 at the Inter-Service Defence College (former War College), Paris (1 1/2 hrs); new session scheduled for January 2011

Round table “*Le droit international face à la sécession*”, organized by the Free University of Brussels, Friday, 8 May 2009, at the Palais de Justice, Brussels, in the context of the *Concours Rousseau* (chaired by E. David, supported by O. Corten and D. Turp)

“*Le rôle de la Cour internationale de Justice dans la résolution des conflits entre peuples: de la justice à la réconciliation*” in study days organized by the Max Planck Institute for European Legal History and the Lille Centre for Judicial History, *Les conflits entre peuples, de la résolution libre à la résolution imposée*, Francfort, 27-29 September 2007

Moderator of the forum “*International Dispute Settlement*” at the Biennial Conference of the European Society of International Law, “*International Law: Do We Need It?*”, Paris, 20 May 2006

Participation in debates with academics organized by the Ministry of Defence (Department of Legal Affairs and Army Headquarters) (November 2009; November 2010)

Zdzislaw W. Galicki (Poland)

[Original: English]

Date of birth: 2 April 1943

Place of birth: Warsaw, Poland

Nationality: Polish

Marital and family status: married, with two children

Education:

- University of Warsaw, Faculty of Law, 1960-1965, LL.M.
- McGill University (Montreal, Canada), Institute of Air and Space Law, 1968-1969, LL.M.
- University of Warsaw, 1972, LL.D.
- University of Warsaw, 1981, doctor habilitatus - international law

Languages:

Polish (native), English, Russian

Present occupation:

Professor in the Institute of International Law, University of Warsaw (since 1991), Director of the Institute (1993-2000 and actually since 2008), Vice-director of the Institute (2000-2008). Head of the Chair of International Air and Space Law (since 1991)

Professor of international law in the Higher School of Police (since 1990)

Lecturer in international law in the National School of Administration in Warsaw (since 1995)

Chief Specialist on Legislative Matters in the Chancellery of Polish Parliament, Bureau of Studies and Research (since 1991 till 1998)

Chief Specialist on Legislative Matters in the Ministry of Internal Affairs and Administration, Legal Department (since 1995)

Legal consultant of the Ministry of Foreign Affairs (since 1982), member of the Advisory Legal Committee to the Minister of Foreign Affairs of Poland (since 2005).

Member of the Council for the Security and Facilitations of Civil Aviation in Poland (since 2007).

Academic record:

Since 1965 till now - at the Faculty of Law and Administration Warsaw University; from assistant to professor.

1978-1981 and 1986-1989 - Associate Professor at Addis Ababa University, teaching public international law, law of international organizations and international air and space law

Professor of international law at the Higher School of Police (since 1991 till now)

January-February 1992 - Visiting Professor at the University of Nottingham, United Kingdom, leading five seminars on public international law.

Polish main speaker at the United Nations Congress on Public International Law, March 1995, New York.

Lecturer at the thirty-fourth, the forty-second, the forty-third, forty-fourth, forty-fifth, and forty-sixth sessions of the International Law Seminar (under the auspices of the International Law Commission), May 1998, July 2006, July 2007, July 2008, July 2009 and July 2010, Geneva.

Lecturer in the NATO Defence College, May 2004, Rome.

Main areas of professional interest:

General problems of codification and development of international law, international criminal law, law of the international organizations, international law of human rights, international protection of national minorities, international humanitarian law, international air and space law, international law of the sea, legal protection of the environment.

Activities within the UN International Law Commission:

November 1996 – elected for the first time as a member of the ILC,

May 1997 – elected as the Rapporteur of the ILC for its 49th session,

May 1999 – elected as the Chairman of the ILC for its 51st session,

November 2001 – elected for the second time as a member of the ILC,

August 2005 – appointed by the ILC as a Special Rapporteur to the topic “The obligation to extradite or prosecute (*aut dedere aut judicare*) in international law”.

November 2006 – elected for the third time as a member of the ILC.

May 2008 – co-leader of the panel on “*The Commission and Governments: Mutual Indifference or Ongoing Interaction?*” at the commemorative meeting on the 60th Anniversary of the ILC.

May 2010 – elected as the Second Vice-Chairman of the Commission.

Activities within the Council of Europe:

Representative of Poland in the Committee of Experts on Nationality of the Council of Europe since February 1995. 1997-2000 – vice-chairman of this Committee and the chairman of its Working Party. 2000-2002 – chairman of the Committee,

Representative of Poland to and Vice-Chairman of the Multidisciplinary Group on International Action Against Terrorism (GMT), Council of Europe, 2001-2002 Strasbourg,

Representative of the Council of Europe (GMT) at the 25th Conference of European Ministers of Justice, October 2003, Sofia,

Ordinary member of the Advisory Committee to the Framework Convention for the Protection of National Minorities of 1994, elected for the term 2002 – 2006, member of missions sent by the Committee to: Serbia and Montenegro, Bosnia and Hercegovina, Hungary, Slovenia, Kosovo, Finland and Norway; in 2007 elected for the next term 2008-2011.

Representative of Poland in the Committee of Experts on Terrorism of the Council of Europe (CODEXTER) since 2002 till now; elected as the 1st Vice-Chairman of the Committee, since October 2003 (re-elected for 2005); elected member of the Bureau of the Committee for 2006-2007; Strasbourg,

Other international legal activities:

June-September 1978 - Legal Adviser at Polish Consulate General in Malmö, Sweden,

1989-1992 - Member of the International Law Group of the Legislative Council (advisory organ of the Prime Minister),

Polish representative in the United Nations Ad Hoc Committee on the Elaboration of an International Convention Dealing with the Safety and Security of United Nations and Associated Personnel (first session - March 1994, second session - August 1994, New York),

Member of the Polish delegation for the forty-ninth (1994), fiftieth (1995), fifty-first (1996), fifty-second (1997), fifty-fourth (1999), fifty-fifth (2000), fifty-sixth (2001), fifty-seventh (2002), fifty-ninth (2004), sixtieth (2005), sixty-first (2006), sixty-second (2007), sixty-third (2008), sixty-fourth (2009) and sixty-fifth (2010) sessions of the UN General Assembly and the representative of Poland in the Legal Committee of this Assembly,

Polish representative to the Group of Governmental Experts to Prepare the Review Conference of the States Parties to the Certain Conventional Weapons (...) Convention, January 1995, Geneva,

Representative of Poland to the First Review Conference of the States Parties to the Certain Conventional Weapons (...) Convention (Vienna, September-October 1995; Geneva, January 1996, April 1996) Chairman of the Credentials Committee of the Conference and member of its General Committee,

Polish representative at the meeting of the Group of Intergovernmental Experts for the Protection of War Victims, January 1995, Geneva,

Polish representative at the thirty-eighth session of the UN Committee on the Peaceful Uses of Outer Space, June 1995, Vienna,

Polish representative to the first 31-Nation Intergovernmental Meeting on a Landmine Control Regime, June 1995, Budapest,

Polish representative to the Expert Meeting on the Text of a Convention to Ban Anti-Personnel Mines, February 1997, Vienna,

Representative of Poland to the first - the fourth sessions of the Assembly of the International Sea-Bed Authority (1995-1998), Kingston. Head of the delegation in 1997. Chairman of the Working Group on the Protocol on Privileges and Immunities in 1997-1998,

Chairman of the UN Meeting of Intergovernmental Group of Experts on the International Convention Against Organized Crime, February 1998, Warsaw,

Representative of Poland to all sessions of the UN Ad Hoc Committee on the Elaboration of a Convention against Transnational Organized Crime (1999-2000 Vienna). Chairman of many plenary meetings and informal consultations of this Committee. Member of Polish delegation at the Palermo Conference, December 2000,

Polish Rapporteur to the Regional Seminar of Experts on the Protection of Minorities, in preparation for the World Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance, July 2000, Warsaw,

Representative of Poland in the UN Ad Hoc Committee against Terrorism at the fifth (2001) and the sixth (2002) session, New York,

Representative of Poland at the fifth session of the UN Ad Hoc Committee for the Negotiation of a Convention against Corruption, March 2003, Vienna; head of Polish delegation at the eighth session of that Committee, January 2006, Vienna,

Member of the International Council of Environmental Law (since 15 November 2004),

Representative of Poland and the Co-chairman at the Third High-Level Meeting of the Ministers of Interior (under the auspices of the Council of Europe), March 2005, Warsaw.

Head of Polish delegation to the 2006 session of the Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization, April 2006, New York,

Publications:

Over 100 publications - books, articles and opinions on legal matters - published and printed in Polish, English, French, Russian, Romanian and Amharic; inter alia:

Change of composition of the United Nations Security Council and Economic and Social Council (in Polish), in *Państwo i Prawo*, Warsaw, No 7-8, 1966

Unlawful Seizure of Aircraft, in *Polish Yearbook of International Law*, vol. III, 1970

Nationality of Spacecraft and Liability for Space Activities, in *Polish Yearbook of International Law*, vol. IV, 1971

Liability of International Organizations for Space Activities, in *Polish Yearbook of International Law*, vol. V, 1972/73

International Treaties and Third States (in English and Amharic), in *Journal of Ethiopian Law*, vol. 11, 1980

Aerial Terrorism and International Law (in Polish), Warsaw 1981

Evolution of the Principles of International Liability for Space Activities (in Russian), in *Reports of the Third Seminar of Intercosmos-Jurists*, Varna 1984

Protection of Human Rights and the Police Activities under International and National Law, in *Reports of the Seminar within the Themis Project - The Police in a Society in Transition* (1994) (under the auspices of the Council of Europe)

Human Rights and Environment, in *Studia Iuridica* (Warsaw), vol. XXX 1995

Poland and the protection of human rights (in English and Russian), in: *Central and Eastern Europe: problems of human rights and democracy*, Moscow 1995

Traditional and New Fields for the Development of Research and Education in International Law, in *International Law as a Language for International Relations - Proceedings of the UN Congress on Public International Law*, New York 1996

Does the right to a nationality belong to the catalogue of human rights, in *Aan de Grenzen van het Nederlanderschap*, Gravenhage 1998

State Succession and Nationality, report in 1st European Conference on Nationality "Trends and Developments in national and International Law on Nationality" (1999), *Proceedings*, Strasbourg 2000

Atteintes à la Sécurité du Personnel des Nations Unies et des Personnels Associés, in *Droit International Pénal*, Paris 2000

Action by Governments and National Institutions: Best Practices, Polish Experiences: background paper (HR/WSW/SEM.2/2000/BP.9), in: *Report of the Central and Eastern European regional seminar of experts on the protection of minorities and other vulnerable groups and strengthening human rights capacity at the national level*, Warsaw, 5-7 July 2000, A/CONF.189/PC.2/2

The Work of the Committee of Experts on Nationality (CJ-NA), report in 2nd European Conference on Nationality "Challenges to National and International Law on Nationality at the beginning of the new Millennium" (2001), *Proceedings*, Strasbourg 2002

International Treaties and Terrorism, in *Romanian Journal of International Law*, (in English and Romanian), vol.1, Oct.-Nov. 2003

International Multilateral Treaties and Terrorism, in *Walka z terroryzmem w świetle prawa międzynarodowego*, Bielsko-Biala (Poland), 2004

Reservations to the European Convention on Nationality, working paper prepared for the Council of Europe, Committee of Experts on Nationality, Working Party, 25th meeting, CJ-NA GT (2004) 9, Strasbourg 2004

International Law and Terrorism, in: *American Behavioral Scientist*, Vol .48, No.6, February 2005

"International legal context of the protection of national minorities in Poland", in: *Policy of Polish State towards national and ethnic minorities* (in Polish), Warsaw 2005

Preliminary report on the obligation to extradite or prosecute ("aut dedere aut judicare"), prepared for the International Law Commission, UN GA Doc. A/CN.4/571, Geneva, June 2006

"Nationality of the Child – Feasibility Study", Bureau of the European Committee on Legal Co-operation (CDCJ-BU), Council of Europe, Strasbourg, 12 December 2006, Doc. CDCJ-BU (2006) 29.

Second report on the obligation to extradite or prosecute ("aut dedere aut judicare"), prepared for the International Law Commission, UN GA Doc. A/CN.4/585 and Corr.1, Geneva, June 2007

"Nationality of natural persons in relation to the succession of States", Report presented at the Public Hearing on Prevention of Statelessness and Protection of Stateless Persons within the European Union, Committee on Civil Liberties, Justice and Home Affairs, European Parliament, Brussels, 26 June 2007.

"The obligation to extradite or prosecute ("aut dedere aut judicare") at the 59th session of the International Law Commission", Report presented to the meeting of the Asian-African Legal Consultative Organization (AALCO), New York, 5 November 2007.

Third report on the obligation to extradite or prosecute ("aut dedere aut judicare"), prepared for the International Law Commission, UN GA Doc. A/CN.4/603, Geneva, June 2008.

"Hierarchy in International Law within the Context of Its Fragmentation", in: *"International Law between Universalism and Fragmentation – Festschrift in Honour of Gerhard Hafner"*, Leiden-Boston 2008.

"Transnational Organized Crime – Ten Years of the Palermo Convention" in: *"Internal Security"*, vol.2, no 2/2010, Publishers of the Higher Police School in Szczytno (Poland).

Over 200 legal opinions (non-published), prepared for the Polish Parliament, for the Ministry of Foreign Affairs, for the Ministry of Internal Affairs and Administration and for the Ministry of the Protection of Environment.

Over 50 legal papers presented at scientific conferences in Poland and abroad (e.g. Addis Ababa 1979, Varna 1984, London 1991, Prague 1992, New York 1995, Moscow 1995, Strasbourg 1999, 2001, The Hague 2005, Brussels 2007, Munich 2008, Madrid 2008).

Professional Affiliations:

International Law Association, member of the Polish Branch,

Institute of Air and Space Law Association, McGill University, Montreal, life member,

International Council of Environmental Law, member.

Hobbies:

Swimming, opera music, computer games

Extract from a note verbale dated 18 November 2010 from the Permanent Mission of Poland

Professor Zdzisław Galicki is a highly respected scholar enjoying the highest reputation in Poland and abroad for his professional knowledge of international law, for his fairness and integrity. He is also deeply engaged in the practice of international law, having broad experience and recognized competence.

Since 1997 he has been a member of the International Law Commission. He was elected as the Chairman of the Commission at its 51st Session in 1999. In 2005 the Commission appointed him as Special Rapporteur to the topic "The Obligation to Extradite or to Prosecute (*aut dedere aut judicare*) in International Law".

Professional experience of Professor Zdzisław Galicki includes, in harmony, academic work and practical activities in the field of international relations. While teaching public international law at the University of Warsaw since 1965, he has been simultaneously acting as a visiting professor in many other countries and participating in numerous international academic conferences. He was the main Polish speaker at the First United Nations Congress on Public International Law in 1995 in New York. The list of his publications includes more than one hundred books, articles and opinions on legal matters.

Professor Zdzisław Galicki has been representing Poland in various international organizations and conferences, both regional and universal. Since 1994, as a member of Polish delegation to the annual sessions of the UN General Assembly, he has represented our country in the Legal Committee meetings. In particular, he was actively participating in negotiating processes leading to the elaboration or modification of many international treaties and conventions (e.g. the Convention on the Safety of United Nations and Associated Personnel, a review of the Convention on Certain Conventional Weapons (CCW), the Protocol on Privileges and Immunities of the International Seabed Authority, the Convention against Transnational Organized Crime, the European Convention on Nationality, the Amending Protocol to the European Convention against Terrorism, the European Convention on the Prevention of Terrorism). He has chaired many international bodies, meetings and conferences. Elected in his personal capacities, he is a member of numerous international institutions.

Kirill Gevorgian (Russian Federation)

[Original: English]

Born 8 April 1953 in Moscow, USSR

Education

1970-1975	Studies in Moscow Institute of International Relations majoring in International Law
1975-1978	Post-graduate studies Diplomatic Academy, Ministry of Foreign Affairs of the USSR (MFA of the USSR)

Brief career resume

2009-present	Director Legal Department, Ministry of Foreign Affairs of the Russian Federation
2003-2009	Ambassador Extraordinary and Plenipotentiary of the Russian Federation to the Kingdom of the Netherlands Permanent Representative of the Russian Federation to the Organisation for the Prohibition of Chemical Weapons (OPCW)
1997-2003	Deputy Director Legal Department, Ministry of Foreign Affairs of the Russian Federation
1993-1997	Counsellor Embassy of the Russian Federation to the French Republic
1992-1993	Deputy Director Legal Department, Ministry of Foreign Affairs of the Russian Federation
1987-1992	Head of Division (Legal aspects of multilateral relations) International Law Department, Ministry of Foreign Affairs of the USSR
1975-1987	Attaché, Third, Second, First secretary, Head of Sector (Human rights) Treaties and Law Division, Ministry of Foreign Affairs of the USSR

Participation in major international forums and negotiations

2010	<p>Alternate Representative of the Russian Federation to the 65th session of the UN General Assembly, Representative to the Sixth Committee</p> <p>Head of delegation of the Russian Federation to the Review Conference of the Rome Statute of the International Criminal Court in Kampala, Uganda</p> <p>Agent of the Russian Federation before the International Court of Justice in the case <i>Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russia)</i></p>
2009	<p>Representative of the Russian Federation before the International Court of Justice in the case <i>Accordance with International Law of the Unilateral Declaration of Independence in Respect of Kosovo (Request for Advisory Opinion)</i></p> <p>Member of the Russian delegation to the Ministerial Conference on Afghanistan in The Hague</p>
2003-2009	<p>Member of the Administrative Council of the Permanent Court of Arbitration</p> <p>Delegate to the meetings of the Assembly of States Parties of the Rome Statute</p> <p>Representative at various meetings of the Hague Conference of Private International Law</p> <p>Representative of the Russian Federation in the Executive Council of OPCW</p> <p>Deputy Head of the Delegation of the Russian Federation at the meetings of the States Parties of the Convention on Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction (Convention on Prohibition of Chemical Weapons)</p>
2008	<p>Deputy Head of the Delegation of the Russian Federation at the Second Review Conference of the Convention on Prohibition of Chemical Weapons</p> <p>Agent of the Russian Federation before the International Court of Justice in the case <i>Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russia)</i></p>

2004	Member of the Russian delegation at the EU-Russia summit in The Hague
2003	Member of the Russian delegation at the Ministerial meeting of the Organisation for Security and Cooperation in Europe (OSCE) in Maastricht, The Netherlands
1998-2003	Representative of the Russian Federation in the European Committee on Legal Cooperation (CDCJ) of the Council of Europe
2002	Head of the delegation of the Russian Federation at the First session of the Assembly of States Parties to the Rome Statute
1999-2002	Member of the Committee of Experts on Nationality of the Council of Europe (CJ-NA GT)
1999-2002	Head of the delegation of the Russian Federation to the Preparatory Commission for the International Criminal Court
2000	Member of the Russian delegation at the High-level Conference on the United Nations Convention on Transnational Organised Crime
2000	Panelist at the meeting on the crime of aggression in the context of ICC at Santorini, Greece
1995-2000	Delegate of the Russian Federation to the Ad Hoc Committee of Legal Advisers on Public International Law (CAHDI) of the Council of Europe
1999	Member of the delegation and co-Rapporteur on questions of peaceful settlement of disputes at the International Conference "Centennial of the Russian Initiative: From the First Peace Conference, 1899, to the Third, 1999" in Saint-Petersburg
1998	Head of the delegation of the Russian Federation at the UN Conference of Plenipotentiaries on the Statute of the International Criminal Court
1997-1998	Head of the delegation the Russian Federation to the Preparatory Committee on the Establishment of an International Criminal Court
1997	Member of the delegation of the Russian Federation to the meeting of the Council of Heads of States of the Commonwealth of Independent States in Chisinau, Moldova
1991-1995	Member of the Working Group on reservations to international treaties of the Ad Hoc Committee of legal advisers on Public International Law (CAHDI) of the Council of Europe

1992	Member of the delegation of the Russian Federation to the Ministerial Council of the Conference on Security and Cooperation in Europe (CSCE) in Stockholm
1992	Head of the delegation of the Russian Federation to the CSCE meeting on peaceful settlement of disputes in Geneva
1992	Member of the delegation of the Russian Federation to the preparatory meeting of 1992 Summit of the CSCE in Helsinki
1992	Participant in the Council of Europe study "Succession of states on the territory of the former USSR"
1991	Deputy head of delegation of the USSR to the La Valetta Meeting of Experts on peaceful settlement of disputes
1991	Member of the delegation of the USSR to the Conference on the human dimension of the CSCE in Moscow
1985-1991	Member of the delegation of the USSR to the Sixth Committee of the United Nations General Assembly (40-46 th sessions)
1990	Member of the USSR delegation for the preparation of the meeting of the Heads of States or Governments of the CSCE (adopted Charter of Paris for a New Europe) in Vienna
1980-1985	Member of the delegation of the USSR to the sessions of the United Nations Commission on Human Rights
	Observer delegate to the sessions of the UN Sub-commission on Prevention of Discrimination and Protection of Minorities
1978-1979	Member of the delegation of the USSR to the Third Committee of the General Assembly
1977-1978	Observer delegate of the USSR to the sessions of the Human Rights Committee
1977	Observer delegate of the USSR to the session of the International Law Commission
1976-1977	Observer delegate of the USSR to the session of the Committee on the Elimination of Racial Discrimination
1976	Member of the USSR delegation to the ICRC Conference of government experts on the use of certain conventional weapons in Lugano, Switzerland

Scholarly Research and Expert Activities

Vice-President of the Russian Association of International Law

Author of a number of publications on International Law

Directly participated in the drafting of numerous multilateral treaties and agreements:

Rome Statute of the International Criminal Court, 1998 (along with the Rules of Procedure and Evidence, The Elements of Crime, The Agreement on the Privileges and Immunities of the International Criminal Court)

Statute of the International Criminal Tribunal for the Former Yugoslavia, 1993

Declaration on the Rights of Persons Belonging to National or Ethnic, Religious or Linguistic Minorities, adopted by General Assembly Resolution A/Res/47/135 of 3 February 1993

Final document of the 1992 Summit of the CSCE – "The challenges of change"

Convention on Conciliation and Arbitration within the CSCE, 1992

The Valetta Mechanism for the Peaceful Settlement of International Disputes, 1991

Document of the Moscow meeting of the Conference on the human dimension of the Conference on Security and Co-operation in Europe (CSCE), 1991

Charter of Paris for a New Europe, 1991

Convention on the Rights of the Child, 1990

International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families, 1990

Convention on the Elimination of All Forms of Discrimination against Women, 1981

Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, 1984

Declaration on the Elimination of All Forms of Intolerance and of Discrimination Based on Religion or Belief, adopted by GA Resolution A/Res/36/55 of 25 November 1981

United Nations Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons Which May be Deemed to be Excessively Injurious or to Have Indiscriminative Effects, 1980

Code of Conduct for Law Enforcement Officials, adopted by GA Resolution A/Res/34/169 of 17 December 1979

1978-present	Lecturer on different topics of International Law and international protection of human rights at the Moscow Institute of International Relations (University) and Diplomatic Academy of the MFA of Russia
2010 May	Participant in the Conference "The condition of international law", organised by the Ditchley Foundation (UK)
2004	Member of the working party of experts on the participation of the EU in the international treaties in the field of Private International Law
2000	Participant in the International Conference "Entering the XXI Century: Primacy of Law in International Relations"
2000 October	Participant in the Research Project of the International Institute of Humanitarian Law in San Remo, Italy
1999 June	Participant and Co-Rapporteur on the topic of the peaceful settlement of disputes in the Conference dedicated to the Centennial of the First International Peace Conference in St.Petersburg

Ranks and decorations

Diplomatic rank of Ambassador Extraordinary and Plenipotentiary

Order of Merit of the Russian Federation

Order of Friendship of the Russian Federation

Decree of Commendation by the President of the Russian Federation

Languages

Russian (native), English, French

Marital status

Married, with two daughters

Juan Manuel Gómez-Robledo (Mexico)

[Original: English, French and Spanish]

Born in Mexico City, Mexico, on 5 March 1959.

Graduated in Law (License en Droit) at the Université de Paris I (Panthéon-Sorbonne), 1980.

LL.M. in International Law (Maîtrise en Droit Public) from the Université de Paris X (Nanterre), 1982.

LL.M. in International Relations from the Institut d'Etudes Politiques de Paris, 1982.

Languages: English, French, Italian.

Diplomatic career

- 1988: Entered the Mexican Foreign Service as Diplomatic Attaché.
- 1989: Promoted to Third Secretary.
- 1990: Promoted to Second Secretary.
- 1991: First Secretary, through competitive examination.
- 1993: Counsellor, through competitive examination.
- 1998: Minister, through competitive examination.
- 2001: Promoted to the rank of Ambassador of Mexico by a presidential decision.

Diplomatic functions

- 1982-1983 Analyst in the United Nations Division, Ministry of Foreign Affairs.
- 1983-1986 Head of the Political Affairs and Disarmament Department, United Nations Division, Ministry of Foreign Affairs.
- 1990-1991 Adviser to the Under-Secretary for Multilateral Affairs, Ministry of Foreign Affairs.
- 1991-1992 Area Director for Western Europe, European Division, Ministry of Foreign Affairs.
- 1992-1993 Adviser to the Minister for Foreign Affairs.
- 1993-1994 Chief of Staff to the Deputy Minister for Foreign Affairs.
- 1994 Private Secretary (Chef de Cabinet) to the Minister for Foreign Affairs.
- 1995-1998 Counsellor (humanitarian and disarmament affairs), Permanent Mission of Mexico to the International Organizations, Geneva.
- 1998-2000 Minister, Deputy Permanent Representative, Permanent Mission of Mexico to the Organization of American States, Washington, D.C.
- 2000-2004 Legal Consultant, Ministry of Foreign Affairs.

2004-2006 Deputy Permanent Representative, Permanent Mission of Mexico to the United Nations, New York.

Since December 2006, Under-Secretary for Multilateral Affairs and Human Rights, Ministry of Foreign Affairs.

Legal functions

1986-1988 Associate Attorney, *Noriega y Escobedo, A.C.*, Mexico City.

1988-1990 Associate Legal Officer, Office of Legal Affairs, United Nations Secretariat, New York (through competitive examination).

1995 Adviser, delegation of Mexico to the International Court of Justice in connection with the request for an advisory opinion on the *Legality of the Threat or Use of Nuclear Weapons*, The Hague.

1998 Adviser delegation of Mexico to the Inter-American Court of Human Rights in connection with the request for an advisory opinion on the *Right to Information on Consular Assistance in the Framework of the Guarantees of Legal Due Process* (OC-16/99), San José, Costa Rica.

2002-2003 Agent of Mexico before the Inter-American Court of Human Rights in connection with the request for an advisory opinion on the *Legal Status and Rights of Undocumented Migrants* (OC-18/03), San José, Costa Rica.

2003-2004 Agent of Mexico before the International Court of Justice in the case *Avena and Other Mexican Nationals (Mexico v. United States of America)*, The Hague.

2008-2009 Agent of Mexico before the International Court of Justice in the request for interpretation of the judgment of 31 March 2004 in the case *Avena and Other Mexican Nationals (Mexico v. United States of America)*, The Hague.

Activities at international conferences and meetings

1984 Delegate, United Nations Disarmament Commission, New York.

1985 Head of delegation, United Nations Council for Namibia, World Conference on Population, Mexico City.

1990 Delegate, Preparatory Commission of the International Sea-Bed Authority and the International Tribunal for the Law of the Sea, Kingston and New York.

Delegate, Meeting of Governmental Experts for convening a diplomatic conference to negotiate a convention on biodiversity, Geneva.

Member of the delegation to the forty-fifth session of the United Nations General Assembly (Sixth Committee).

1992 Member of the delegation to the forty-seventh session of the United Nations General Assembly (Sixth Committee).

-
- 1993 Delegate, Negotiations between Canada, Mexico and the United States on Parallel Agreements to the North America Free Trade Agreement (NAFTA) on Labor and the Environment, Ottawa, Washington D.C., and Cocoyoc, Mexico.
- 1994 Delegate, Negotiations on the Agreement on the Implementation of Part XI of the United Nations Convention on the Law of the Sea, New York.
- 1995 Delegate, First Review Conference of the Convention on Prohibitions or Restrictions of Certain Conventional Weapons Which May Be Deemed to Excessively Injurious or to Have Indiscriminate Effects, Vienna (and its resumed session held in 1996 at Geneva).
- Delegate, International Conference of the Red Cross and Red Crescent, Geneva.
- 1996 Member of the delegation to the fifty-first session of the United Nations General Assembly (First Committee).
- 1996-1997 Governmental Expert to the Ottawa Process for the Total Ban of Anti-personnel Landmines, Geneva, Vienna, Bonn and Brussels.
- 1997 Delegate, Diplomatic Conference on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-personnel Landmines and on Their Destruction, Oslo.
- Member of the delegation to the fifty-second session of the United Nations General Assembly (First Committee).
- Delegate, First Review Conference of the Biological Weapons Convention, Geneva.
- 1998 Member of the delegation to the regular session of the General Assembly of the Organization of American States, Caracas.
- 1999 Member of the delegation to the regular session of the General Assembly of the Organization of American States, Guatemala City.
- 2000 Member of the delegation to the regular session of the General Assembly of the Organization of American States, Windsor, Canada.
- Representative, Meeting of Governmental Experts on Destruction Techniques of Anti-personnel Landmines, Buenos Aires.
- 2001 Deputy head of delegation, Preparatory Commission for the International Criminal Court, New York.
- Head of Delegation, Second Review Conference of the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons Which May Be Deemed to be Excessively Injurious or to Have Indiscriminate Effects, Geneva.
- 2002-2003 Alternate representative to the fifty-sixth, fifty-seventh and fifty-eighth sessions of the United Nations General Assembly (Sixth Committee).

2003	Chairman of the Working Group of the Sixth Committee on an international convention against the reproductive cloning of human beings, fifty-eighth session of the United Nations General Assembly.
2005	Chairman of the Working Group on the Trust Fund for Victims, fourth session of the Assembly of States Parties to the Rome Statute of the International Criminal Court, The Hague.
2006-2009	Co-Chairman of the Ad Hoc Working Group to study issues relating to the conservation and sustainable use of marine biological diversity beyond areas of national jurisdiction, New York.
2006	Chairman of the Sixth (Legal) Committee at the sixty-first session of the United Nations General Assembly.
2010	Chair of the Fourth Meeting of the Global Forum on Migration and Development.
2010	Coordinator of Mexico's negotiating team to the sixteenth Conference of the Parties to the United Nations Framework Convention on Climate Change and the sixth Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol.

Organizations

- Member, Mexican Bar Association (*Barra Mexicana Colegio de Abogados*).
- Member, International Law Association (Mexican Branch).
- Member, American Society of International Law.

Academic Activities

1984-1986	Professor of Public International Law, Universidad Panamericana (Mexico City).
1986-1988	Taught a course on international strategic problems in the context of the East-West conflict at the Universidad Iberoamericana (Mexico City).
1992-1993	Professor of Public International Law, El Colegio de México.
1999	Taught a course on international law under the auspices of the Organization of American States at the Law School of the Universidad de Panama, Panama City.
2001	Director, Graduate Seminar on International Humanitarian Law, Universidad Iberoamericana (Mexico City).

Lectures

1985	"The Third World and the Nuclear Arms Race", Student Conference on International Affairs, Mount Holyoke College, Massachusetts.
1986	" <i>México y el Acuerdo General sobre Aranceles y Comercio (GATT)</i> " Instituto Panamericano de Alta Dirección de Empresa, Guadalajara.

- 1987 “Nuclear Deterrence under International Law”, International Conference on Nuclear Issues and International Law, the Lawyers’ Committee on Nuclear Policy, New York.
- 2002 “A Mexican foreign legal policy: the pursuit of the national interest within the promotion of and respect for international law”, Keynote speaker at the annual meeting of the American Bar Association, Washington, D.C.
- 2002 “*El Estatuto de Roma y el orden jurídico mexicano*”, External Programme of the Hague Academy of International Law (Mexico City).
- 2003 “*El procedimiento ante la Corte Penal Internacional*”, Instituto de la Judicatura Federal (Mexico City).
- 2003 “*Las implicaciones jurídicas de la propuesta de reforma al artículo 21 de la Constitución Política y de la fórmula aprobada por el Senado de la República*”, at the International Conference on the Rome Statute and its Implications for Latin America, organized under the auspices of the Max Planck Institute (Mexico City).
- 2004 “*El Caso Avena y Otros Nacionales Mexicanos (México v. Estados Unidos) ante la Corte Internacional de Justicia*”, School of Law, Universidad Nacional Autónoma de México.
- 2005 “*La relación entre el Consejo de Seguridad y la Corte Penal Internacional*”, Seminario Iberoamericano sobre la implementación del Estatuto de Roma, Universidad Iberoamericana (Mexico City).
- “*Iberoamérica ante los retos del Derecho Internacional del siglo XXI: la perspectiva desde las Naciones Unidas*”, Universidad de Salamanca, Spain.
- “The expansion of the Security Council and how it relates to the other United Nations organs, particularly the International Court of Justice: strengthening the International Court of Justice by allowing the Secretary-General to request advisory opinions”, St. John’s University, New York City.
- “*La Reforma de las Naciones Unidas*”, El Colegio de México.
- 2006 “*La Corte Penal Internacional y el Consejo de Seguridad*”, Seminario Parlamentario sobre el impacto del Estatuto de Roma de la Corte Penal Internacional en el orden jurídico de los Estados, Senado de la República (Mexico City).
- “*Obligatoriedad de los tratados internacionales de derechos humanos, a nivel federal y local*”, Congreso Nacional sobre el reconocimiento y protección de los derechos humanos en las constituciones locales, Querétaro (Mexico).

Publications

“*La iniciativa de paz y de desarme de Nueva Delhi*”, in Documentos, Centro Latinoamericano de Estudios Estratégicos, Doc.-003-86, México D.F., 1986.

“Handbook on the Peaceful Settlement of disputes between States”, United Nations, 1992, chapters on mediation and conciliation, pp. 40-54.

“El debate sobre el uso de la fuerza por parte de las Naciones Unidas”, in *Las Naciones Unidas hoy: visión de México*, Olga Pellicer (coord.) Fondo de Cultura Económica, Mexico D.F., 1994, pp. 124-149.

“El derecho internacional humanitario: las nuevas exigencias del mantenimiento de la paz”, in *Las Naciones Unidas en su 50 Aniversario*, Instituto Matías Romero de Estudios Diplomáticos, México, D.F., 1995, pp. 65-80.

“Alegato de México en la Corte Internacional de Justicia: Opinión consultiva sobre la ilegalidad de la amenaza o el uso de las armas nucleares”, Introduction, Secretaría de Relaciones Exteriores, México, D.F., 1999, pp. 9-21.

“Consecuencias para la política exterior de México de la resolución del Secretario de Relaciones Exteriores por la que se concede la extradición de Miguel Angel Cavallo”, in *El Foro, Barra Mexicana, Colegio de Abogados*, México, D.F., Tomo XIV, núm. 1, 2001, pp. 217-224.

“La Corte Penal Internacional”, in *El Foro, Barra Mexicana, Colegio de Abogados*, México, D.F., Tomo XIV, núm. 2, 2001, pp. 95-114.

“Los Conflictos armados internos en el Estatuto de Roma” in *La Corte Penal Internacional (Ensayos para la ratificación e implementación de su Estatuto)*. Universidad Iberoamericana-Secretaría de Relaciones Exteriores, México, D.F., 2002, pp. 89-96.

“La ratificación del Estatuto de Roma y el orden jurídico mexicano”, in *La soberanía de los Estados y la Corte Penal Internacional*, Memoria del Foro Internacional, Comisión Nacional de los Derechos Humanos, México, D.F., 2002, pp. 89-95.

“La respuesta de México a los ataques terroristas del 11 de septiembre”, in *Revista Mexicana de Política Exterior*, Instituto Matías Romero, Mexico, D.F., núm. 64, octubre 2001, pp. 11-42.

“La carta democrática interamericana”, in *Jornadas de Derecho Internacional*, Organization of American States, December 2001, pp. 71-85.

“El Caso Avena y Otros Nacionales Mexicanos ante la Corte Internacional de Justicia (Mexico v Estados Unidos)” in *Anuario Mexicano de Derecho Internacional*, Instituto de Investigaciones Jurídicas, UNAM, V-2005, pp. 173-220.

“La Lucha por la Paz y la Seguridad Internacionales” in *Los siete principios básicos de la política exterior de México*, Emilio O. Rabasa (coord.), Instituto de Investigaciones Jurídicas, UNAM, 2005, pp. 227-248.

“L’avis de la Cour Internationale de Justice sur les conséquences juridiques de l’édification d’un mur dans le territoire palestinien occupé: timidité ou prudence?”, in *Revue Générale de Droit International Public*, Tome 109/2005/3, Paris, pp. 521-537.

“La vigilancia en la aplicación de la Convención sobre los derechos de las personas con discapacidad”, in *Los derechos de las personas con discapacidad*, Memoria del Seminario Internacional “Convención sobre los derechos de las personas con discapacidad: Por una cultura de la implementación”, Secretaria de Relaciones

Exteriores-Consejo Nacional para Prevenir la Discriminación, México, D.F., 2007, pp. 19-24.

“The unilateral declarations on security assurances in United Nations Security Council resolutions”, in *El Tratado de Tlatelolco, Memoria de su cuarenta aniversario*, Secretaría de Relaciones Exteriores, México, D.F., 2008, pp. 121-127.

“México y el Consejo de Seguridad de la ONU en el siglo XXI”, in Foreign Affairs in Spanish, vol. 8, No. 1, 2008, pp. 56-64.

“La implementación del derecho internacional de los derechos humanos en el derecho interno: una tarea pendiente”, in *Recepción nacional del derecho internacional de los derechos humanos y admisión de la competencia contenciosa de la Corte Interamericana*, Instituto de Investigaciones Jurídicas, UNAM, Sergio García Ramírez y Mireya Casañeda Hernández (coord.), 2009, pp. 127-150.

“México en el Consejo de Seguridad de las Naciones Unidas: un balance a la mitad del camino”, in Foreign Affairs in Spanish, vol. 10, No. 2, 2010, pp. 56-63.

“Universalidad de los derechos humanos y asistencia humanitaria: la inexorable evolución del principio de no intervención”, a 45-page legal study, to be published by El Colegio de México in September 2010, in *Las Relaciones Internacionales, Los Grandes Problemas de México*.

“Derecho Internacional: la configuración del orden internacional del siglo XXI”, Textbook, work in progress.

Translations

Antonio Gómez Robledo, *Le ius cogens international: sa genese, sa nature, ses fonctions*, Académie de Droit International de La Haye, *Recueil des cours*, tome 172 (reprint), Martinus Nijhoff Publishers, The Hague. (Translation from Spanish into French)

Hussein A. Hassouna (Egypt)

[Original: English]

Academic Qualifications

- PH.D in International Law, Cambridge University (1968)
- L.L.B. in International Law, Cambridge University (1965)
- License en Droit, Faculty of Law, Cairo University (1960)
- Baccalaureat, French Jesuit School, Cairo (1955)

Languages: English, French, German and Arabic

Current Positions

- Member of the International Law Commission since 2006
- Ambassador of the League of Arab States in the United States
- Member of the Board of the International Development Law Organization
- Member of the Board of the International Law Institute
- Member of the Board of the Academy for Educational Development
- Member of the Board of the Center for Global Training in the Rule of Law
- Member of the Board of the United States-Arab Chamber of Commerce
- Member of the Egyptian Council for Foreign Affairs
- Lecturer on international law and international organizations at major American universities.

Former Positions

- Ambassador, Permanent Observer of the League of Arab States to the United Nations (1997- 2002)
- Assistant Foreign Minister, Legal Advisor for international legal affairs and treaties, Ministry of Foreign Affairs, Cairo (1996-1997)
- Ambassador of Egypt to Morocco (1992-1996)
- Ambassador of Egypt to Yugoslavia (1989-1992)

- Chief of Cabinet of the Deputy Prime Minister and Minister of Foreign Affairs of Egypt (1988-1989)
- Special Advisor to the Foreign Minister of Egypt on legal and international organizations affairs (1986-1987)
- Director for Media and Public Information Affairs, Embassy of Egypt, Paris (1983-1986)
- Political Councilor at the Embassy of Egypt, Washington, DC (1978-1982)
- Member and Legal Advisor of the Permanent Mission of Egypt to the United Nations, New York (1971-1976)

Legal Positions and Activities

- Selected as United Nations Expert on international law at United Nations conferences and seminars on the Palestine question, Geneva (2004), Havana (2001), Paris (2000), Cairo (1999)
- Representative of the League of Arab States to the Legal Committee of the General Assembly of the United Nations (sessions 1997-2001)
- Representative of the League of Arab States to the Rome Diplomatic Conference on the establishment of the International Criminal Court (1998)
- Representative of the League of Arab States to the United Nations Review Conference on the Non-Proliferation of Nuclear Weapons Treaty, New York (1999)
- Representative of the League of Arab States to the meeting of the United Nations Counter Terrorism Committee, O.A.S. Washington, DC (2003)
- Appointed by the Minister of Justice of Egypt on a list of qualified arbitrators in civil and commercial issues in 1995.
- Candidate for President of the International Peace Academy (1989).
- Representative of Egypt to meetings of the International Peace-Keeping Force in Sinai (MFO) (1986-1988)
- Deputy Head of the Egyptian delegation to the negotiations with Israel on the Taba border dispute (1986-1989)
- Deputy Agent of the Egyptian Government to the Geneva Arbitration Tribunal on the Taba dispute (1986-1988)

- Legal Advisor to the Egyptian delegation at the Egyptian-Israeli peace negotiations: Cairo, Tel Aviv, and Washington, (1977-1979)
- Selected by the United Nations as Legal Advisor to the Government of the Comoros (1978)
- Representative of Egypt to the United Nations Conference on the Law of the Sea (1974), the UN Committee on the Peaceful Uses of the Seabed (1973), the UN Committee on the Definition of Aggression (1974), the UN Committee on Terrorism (1973), the UN Committee on International Trade Law (1973-1975), the International Committee of the Red Cross Conference on the revision of the Geneva Convention for the protection of civilians in armed conflicts (1971)
- Legal Advisor to Egyptian delegations to meetings of the organizations of African Unity, the League of Arab States, the Organization of the Islamic Conference, the Non-Aligned movement, UN specialized agencies

Academic Activities

- Lecturer in International Law and Diplomacy, the Institute for Diplomatic Studies, Ministry of Foreign Affairs, Cairo
- Lectured on International Law and International Organizations at major American, British, French, Canadian, Moroccan and Egyptian universities including Harvard, Yale, New York, Georgetown, American, John Hopkins, UCLA, Duke, Emory, Ann Arbor, Notre Dame, South Carolina, Texas A&M, Cambridge, Le'Ecole Des Sciences Politiques et Economiques a Paris, McGill, Rabat, Cairo.
- Panelist at meetings of the American Society of International Law (1975), the African Society of International and Comparative Law (1996), the Egyptian Society of Criminal Law(1996).
- Member of the American Society of International Law, the Egyptian Society of International Law, the International Law Institute, the Center for Global Training in the Rule of Law, the Egyptian Council for Foreign Affairs.

Publications

Author and Co-author of books, articles and papers in various fields of international law and international organizations, including:

Books

- "The League of Arab States and Regional Disputes: A Study of Middle East Conflicts": Oceana Publications, New York, 1975.
- Contributed chapter in UNITAR, book on "Regionalism and the United Nations": Oceana Publications, New York, 1979.
- Contributed chapter on "Joint African-Latin American Efforts in International Organizations and Fora": Book of IV Africa-Latin American Seminar, Mexico, 1987.
- Contributed chapter on "The Iraq-Kuwait Border Problem", in book "Iran, Iraq and the Arab Gulf States", Palgrave Macmillan, 2001.

Articles and Papers

- "The United Nations Definition of Aggression": Revue Egyptienne de Droit International, 1974.
- "Expulsion and Expatriation in International Law": Proceedings of the American Society of International Law, 1975.
- "International Cooperation in the Fight Against Terrorism": International Symposium on terrorism, Al-Ahram Publications, Cairo, February 1977.
- "Reglement Pacifique des Conflicts Regionaux": Application au Probleme de Taba": Documents, Huitieme Seminaire Diplomatique, Le Caire, Avril 1987.
- "L'Organisation de L'Unite Africaine et les Problemcs de L'Afrique": Application au Probleme Palestinien": Documents, Neuvieme Seminaire Diplomatique, Le Caire, Mars 1988.
- "Regional Integration: The Answer to Africa's Economic Problems": Documents, Eighth annual conference of the African Society of International and Comparative Law, Cairo, September 1996.

- "Towards the creation of an international Criminal Court": Documents, Symposium of the Egyptian Society of Criminal Law, Cairo, December 1996.
- "The Rights of Palestine Refugees in International Law": International Conference on Palestine Refugees, Paris, April 2000, United Nations Publications.
- "The Enforcement of the Fourth Geneva Convention in the Occupied Palestinian Territory": Journal of International and Comparative Law, Volume 7, Nova Southeastern University, 2001.
- "The Prospects for Arab Democracy": World Policy Journal, Volume 18, Fall 2001.
- "The role of regional organizations in the settlement of the Palestine problem", United Nations Latin American Caribbean meeting on the Question of Palestine, Havana, June 2001, United Nations Publications.
- "The Role of the United Nations in International Security Today": Symposium of the Swiss Foundation for World Affairs, Foundation's Publications, November 2003.
- "Current Challenges facing International Law": International Law Institute, Washington, DC, November 2003.
- "An Arab Perspective of International Law": The George Washington University Law School Magazine, Washington, DC, October 2004.
- "A new vision for the Arab League": The Washington Times, March 2004.
- "Elections, Referendums and Democracy": Symposium of the Association on Third World Affairs, Association's Publications, Washington, DC, March 2004.
- "International Implications of the Construction of the Wall in the Occupied Palestinian Territory": United Nations International meeting on the impact of the construction of the wall in the occupied Palestinian territory, Geneva, April 2004, United Nations Publications.
- "The Crucial Role of the Arab League in Middle Eastern issues": The Washington Diplomat, Washington, DC, May 2005.
- "The promotion of the rule of law": International Law Institute 50th Anniversary, ILI News Quarterly, November 2005.

- "Human Security and the Rule of Law": Caux Forum for Human Security, Switzerland, July 2008.
- "The Arab Peace Initiative: Legal Framework for a settlement of the Arab-Israeli conflict": Center for Global Affairs, New York University, November 2008.
- "Reconciliation in Iraq: Political and Legal Implications": Harvard Kennedy School, December 2008.
- "The Crisis of Darfur and the International Criminal Court": Yale University Law School, February 2009.
- "The Role for Non-Governmental Actors in the International Law Commission's Projects": George Washington University Law School, March 2010

Personal Data

Nationality: Egyptian
Date & Place: 27 August 1937- Alexandria, Egypt
Of Birth
Marital Status: Married

Mahmoud D. Hmoud (Jordan)

[Original: English]

PROFESSIONAL EXPERIENCE

○ Positions:

- Legal and Congressional Director at the Embassy of the Hashemite Kingdom of Jordan in Washington (2009-)
- Member of the International Law Commission (2007-): (2nd Vice-Chairman 2008).

○ Former Positions:

- Legal Advisor and Director of the Legal Department of the Jordanian Foreign Ministry, Amman, Jordan (1999-2001, 2006-2009).
 - Legal Advisor: Jordan Nuclear Energy Commission (2007-2009).
 - Diplomat and Legal Advisor at the Jordanian Mission to the United Nations in New York (2001-2006).
 - Vice-Chairman of the Legal (Sixth) Committee during the Sixtieth session of the United Nations General Assembly.
 - Legal Advisor at the Office of HRH Prince El Hassan bin Talal. (1994-1999).
 - Legal Advisor to Jordan during the peace process negotiations.
 - The Jordanian Follow up Committee on the Euro-Med partnership (Barcelona process).
- Advised the Jordanian Government on issues related to the accession to the World Trade Organization, including intellectual property matters (TRIPs agreement).
 - Participated in preparing and drafting several economic laws in Jordan, including those related to intellectual property protection.
 - Negotiated several of Jordan's bilateral and multilateral agreements, including investment, commercial, transportation, energy and international loan agreements.
 - Supervision and coordination of the Jordanian legal claims before the United National Compensation Commission, (UNCC).
 - Advised the Jordanian government on matters related to the Jordan-EU Association agreement.
 - Advised on certain privatization matters.
 - Legal Counsel for Jordan in proceedings of the International Court of Justice, including on the question of the "Legal Consequences of the

Construction of a Wall in the Occupied Palestinian Territory" (request for an advisory opinion by the General Assembly of the United Nations), The Hague, 2004.

- Counsel for Jordan in claims before tribunals of the International Center for the Settlement of Investment Disputes (ICSID).
- Legal Training: At the offices of lawyers Daifallah Himoud and Moh'd abu Jbara. Finished the requirements of legal training for the Jordanian Bar Association in July 1994.
- Intellectual Property Internship: At the Law Firm of Beveridge, Degrandi, Weilacher & Young (LLP), Washington D.C., May 1998.

CONFERENCE PARTICIPATION

- Middle East and North Africa Economic Summit, October, 1995, Amman, Jordan.
- Global Panel (Economic) Conference, December 1996, The Hague, Netherlands.
- Several World Intellectual property Organization (WIPO) conferences and seminars.
- Chairman at the International Symposium on Intellectual Property and Knowledge Based Economy, October 1999, Beijing, China.
- International Law Seminar, July 2000, Geneva, Switzerland.
- Jordan's representative to the Legal Committee during the 55th, 56th, 57th, 58th, 59th, 60th, 61st and 62nd sessions of the U.N. General Assembly, New York.
- Jordan's representative to the 8th, 9th and 10th sessions of the Preparatory Committee of the International Criminal Court (2001-2002).
- Jordan's representative to the sessions of the Assembly of State Parties to Rome Statute of the International Criminal Court (2002, 2003, 2004 and 2005, 2006, 2007, and 2008) New York and The Hague.
- Rapporteur of the UN General Assembly Ad hoc Committee for the elaboration of an international convention against the reproductive cloning of human beings, 2002, New York.
- Vice-Chairman of the UN General Assembly Ad hoc Committee on the scope of legal protection under the Convention on the Safety of the United Nations and Associated Personnel, 2003- 2005, New York.

EDUCATION

High School: Terra Sancta College, Amman, Jordan.
Date of Graduation: June 1988
Degree: **G.C.E.**

Undergraduate: University of Jordan Law School, Amman, Jordan.
Date of Graduation: August 1992
Degree: **BA Law**

Post Graduate:

- George Washington University, National Law Center (Law School), Washington D.C., U.S.A.
Date of Graduation: May 1993
Degree: Masters of Law (**LL.M**)
Specialization: International and Comparative Law

- Lund University, Raoul Wallenberg Institute, Lund, Sweden.
Date of Degree: May 1996
Degree: Diploma in International Human Rights
- Franklin Pierce Law Center, Concord, New Hampshire, U.S.A.
Date of Graduation: May 1998
Degree: Masters of Law (LL.M)
Specialization: Intellectual Property Rights.

PUBLICATIONS, RESEARCH AND LECTURES

- 'Organization of Economic Cooperation and Development (OECD) Law Making Policy', 1993, (on file at George Washington University, National Law Center).
- Foreign Investment under Jordanian Law, 1994 (in Arabic), (on file at Jordan Bar Association Library).
- 'The Use of Force against Iraq', 36 Cornell Int'l L.J. (2004) 435-453.
- United Nations Meeting on the Question of Palestine, 8-9 March 2005, Geneva: Presentation on the Significance of the ICJ Advisory Opinion on the Construction of a Wall in OPT.
- American Bar Association Section of International Law: Speaker/Panelist at the 2005 Spring Meeting, Washington D.C.
- 2005 UNITAR Summer Institute on Global Issues Facing the United Nations, 6-10 June, 2005, United Nations Headquarters, New York: Speaker/Panelist on U.N. Standards Setting – Method, Technique and Implementation.
- 'Organization of the Islamic Conference', in Giuseppe Nesi (Ed), *International Cooperation in Counter-Terrorism, the United Nations and Regional Organizations in the Fight Against Terrorism*, (U.K.: Ashgate Publishing Limited) 161-170.
- 'Negotiating the Draft Comprehensive Convention on International Terrorism: Major Bones of Contention', *Journal of International Criminal Justice* 2006; doi: 10.1093/jicj/mql081.
- Lectured and participated in panels on various topics in international law, intellectual property and international and diplomatic affairs in different fora, including, Columbia University Law School, University of Jordan and Cambridge.

AWARDS

- Jordan's Istiklal (Independence) medal of the 3rd order. Awarded in December 2004.

LANGUAGES

- Arabic and English: Fluent.
- French: Conversational.

Huang Huikang (China)

[Original: Chinese and English]

Name: Huang Huikang
Date of birth: 25 September 1955
Place of birth: Hangzhou, Zhejiang province, China
Sex: Male
Nationality: Chinese

Education

1985–1989 Doctorate in international law, Wuhan University, China
1982–1984 Masters degree in international law, Wuhan University, China
1978–1982 Bachelors degree in philosophy, Heilongjiang University, China

Current positions

Legal Adviser, Ministry of Foreign Affairs, China
Special Representative for Climate Change Negotiations, Ministry of Foreign Affairs, China
Member, International Law Commission, United Nations

Other positions

Visiting professor at the law faculties of Wuhan University, Hunan Normal University and Dalian Maritime University
Member, International Institute of Space Law
Council member, Chinese Society of International Law
Standing member of Council, Chinese Society of Space Law

Previous positions

2009–2010: Deputy mayor, Tangshan municipal government, Hebei province, China
2005–2008: Minister Counsellor and Deputy Chief of Staff, Chinese Embassy in Canada
2002–2004: Deputy Consul-General and Deputy Chief of Staff, Consulate-General of China, New York
1995–2002: First Secretary and Counsellor, Department of Treaty Law, Ministry of Foreign Affairs, China
1991–1994: Assistant Secretary-General, Asian-African Legal Consultative Committee, New Delhi
1984–1995: Successively lecturer, associate professor and professor, Wuhan University School of Law
1985–1988: Deputy Director, Institute of International Law, Wuhan University, China
1988–1989: Adjunct Professor, University of New Mexico, United States of America

Other legal and diplomatic experience

Head, Chinese delegation, forty-third and forty-fourth sessions of the Committee on the Peaceful Uses of Outer Space, Vienna, 2000 and 2001

Head, Chinese delegation, thirty-fifth–fortieth sessions of the Legal Subcommittee of the Committee on the Peaceful Uses of Outer Space, Vienna, 1996–2001

Member, Chinese delegation, Third United Nations Conference on the Exploration and Peaceful Uses of Outer Space, Vienna, 1999

Member, Chinese delegation, thirty-eighth–forty-second sessions of the Committee on the Peaceful Uses of Outer Space, Vienna, 1995–1999

Legal adviser to the Chinese Government in negotiations between China and other countries on the conclusion of bilateral agreements on space, nuclear cooperation, disarmament and other subjects, 1995–2002

Legal adviser to the host Government of the International Network for Bamboo and Rattan, Beijing, 1995–2002

Member, Chinese delegation, Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization, New York, 1999

Invited expert and panel member, United Nations Colloquium on the Progressive Development and Codification of International Law, held in commemoration of the fiftieth anniversary of the establishment of the International Law Commission, New York, 1997

Head, Chinese delegation, Third Space Conference of the Americas, Punta del Este, Uruguay, 1996

Member, Chinese delegation, third Asia-Pacific Conference on Multilateral Cooperation in Space Technology and Applications, Seoul, 1996

Member, Chinese delegation, second session of the Ad Hoc Committee on the Establishment of an International Criminal Court, New York, 1995

Invited expert, United Nations Environment Programme Expert Group Workshop on International Environmental Law Aiming at Sustainable Development, Washington, D.C., 1995

Representative of the Asian-African Legal Consultative Committee to the Organization of African Unity-Office of the United Nations High Commissioner for Refugees Commemorative Symposium on Refugees and Forced Population Displacements in Africa, Addis Ababa, 1994

Bureau member, thirtieth–thirty-third sessions of the Asian-African Legal Consultative Committee, held in Cairo, Islamabad, Kampala and Tokyo, respectively, 1991–1994

Head, Asian-African Legal Consultative Committee delegation, third and fourth sessions, Preparatory Committee for the World Conference on Human Rights, Geneva, 1992 and 1993

Alternate representative of the Asian-African Legal Consultative Committee to the World Conference on Human Rights, Vienna, 1993

Head, Asian-African Legal Consultative Committee delegation, third and fourth sessions, Preparatory Committee for the United Nations Conference on Environment and Development, Geneva and New York, 1991 and 1992

Major publications

Books

Outer Space Law (principal editor), Qingdao Publishing House, 2000 [in Chinese].

Twenty-First Century Textbook Series: International Law (principal editor), Central South Industrial University Press, 2000 [in Chinese].

Commentary on the Charter of the United Nations (principal and executive editor), Shanxi Educational Press, 1999 [in Chinese].

Collective Security in International Law, Wuhan University Press, 1990 [in Chinese].

Introduction to China's Law and Politics (English edition), Wuhan University Press, 1990.

Course in International Law, Wuhan University Press, 1989 [in Chinese].

Cases and Commentary on Public and Private International Law (principal editor), Beijing University Press, 2000 [in Chinese].

Textbook on Law for University Students: Introduction to Law, sixth revised edition (co-author), Shanghai People's Publishing House, 1996 [in Chinese].

Chinese Concise Encyclopaedia of Law (co-author), Sichuan People's Publishing House, 1996 [in Chinese].

University Textbook: Introduction to Law (co-author), Wuhan University Press, 1992 [in Chinese].

Reports and Studies of the Asian-African Legal Consultative Organization (1991, 1992, 1993 and 1994 vols.) (co-author), New Delhi, Secretariat of the Asian-African Legal Consultative Committee.

Articles

"Boosting green growth for sustainable development", keynote address delivered at the Conference on European Cities and the Global Climate Challenge, Copenhagen, 2009.

"China and the world – opportunities and challenges", keynote address delivered at the annual meeting of the Alumni Association of Wuhan University, Beijing, 2008.

"China's development, the world's opportunity", keynote address delivered at a public symposium sponsored by Stony Brook University, State University of New York, New York, 2004.

"Trends in the development of outer space law", *Chinese Yearbook of International Law*, 2003.

“New developments in international law in the new century”, *International and Comparative Law Review*, 2002.

“Outer space law on the eve of the twenty-first century: review and outlook”, *Aerospace China*, vols. 9 and 10, 2000.

“Work of the International Law Commission and the shaping of international law”, in commemoration of the 50th anniversary of the Commission, United Nations, 1998.

“Prohibition of the unlawful use of force in international relations”, *Chinese Yearbook of International Law*, 1997.

“Work of the United Nations Committee on the Peaceful Uses of Outer Space and its Legal Subcommittee”, *Chinese Yearbook of International Law*, 1996.

“Collective security system in the Charter of the United Nations”, *Chinese Yearbook of International Law*, 1996.

“On the peaceful settlement of international disputes”, in *Contemporary International Law*, edited by Prof. Huang Bingkun, Hong Kong Guangjiaojing Press, 1988.

“On the legal basis of the United Nations peacekeeping forces”, *Social Sciences in China*, vol. 4, 1987.

“Discussion of legal aspects of the cost of United Nations peacekeeping forces”, *Chinese Yearbook of International Law*, 1987.

“Certain legal issues relating to United Nations peacekeeping operations”, *Law Review*, vol. 3, 1986.

“Certain new issues in the study of international law”, *Legal Science Monthly*, vol. 10, 1986.

“Reappraisal of the traditional theory of the acquisition of territories”, *Law Quarterly Review*, vol. 4, 1986.

“State responsibility for the violation of foreigners’ rights and interests”, *Journal of Wuhan University*, special edition, vol. 1, 1986.

“Charter of the United Nations and the peaceful settlement of disputes”, *Peking University Law Journal*, vol. 4, 1986.

“Factors affecting United Nations decision-making”, *Law Review*, vol. 2, 1984.

“On the voting system of international organizations”, *Social Science*, vol. 1, 1984.

Extract from a note verbale dated 22 October 2010 from the Permanent Mission of China

Dr. Huang Huikang is a prominent expert in international law with extensive knowledge of and wide experience in both the practice of international law and international diplomacy, and has served as a member of the International Law Commission since July 2010. Prior to joining the Ministry of Foreign Affairs of the People's Republic of China, Dr. Huang Huikang taught and conducted research in international law at Wuhan University and, after joining the Ministry, served successively as counsellor in the Department of Treaty Law, Deputy Consul-General of the People's Republic of China in New York, Minister Counsellor at the Chinese Embassy in Canada, and legal counsel of the Ministry. Dr. Huang Huikang has represented the Chinese Government at many important international conferences and bilateral and multilateral negotiations on legal issues. He has served as Assistant Secretary-General of the Asian-African Legal Consultative Committee and he has extensive experience in the legal work of international organizations. Dr. Huang Huikang also served as deputy mayor of the city of Tangshan in China.

The Chinese Government is confident that, if re-elected, Dr. Huang Huikang will continue to make a significant contribution to the work of the International Law Commission and the development of international law.

Marie G. Jacobsson (Sweden)

[Original: English]

I. Personal Data

Name: Marie Götton Jacobsson

Born: 27 February 1955 in Karlskrona, Sweden

Civil status: Married

Nationality: Swedish

Professional title: Principal Legal Adviser on International Law at the Swedish Ministry for Foreign Affairs
Associate Professor of International Law at Lund University
Member of the United Nations International Law Commission

II. Profile in brief

Marie Jacobsson, LL.D., is a supremely qualified expert in international law. She has a solid academic background and excellent connections in the academic world. She also has extensive practical experience of specialist international law at the Swedish Ministry for Foreign Affairs and the Government Offices of Sweden.

Professor Jacobsson has a wide-ranging network of international contacts both in the academic world and at senior official level.

Since she was appointed as an expert in international law at the Ministry for Foreign Affairs in 1987, Professor Jacobsson has gained extensive experience of high-level multilateral and bilateral negotiations. She has experience of leading negotiations between other countries, for example on border disputes. In one noteworthy case, she acted as 'moderator' during negotiations between two countries that were unable to agree in a border dispute. The negotiations led to a border agreement. On several occasions she has advised foreign governments and international organisations on matters relating to international law.

Professor Jacobsson has experience of most of the international law issues that are dealt with by the Foreign Ministry's Legal Department. These issues include international peace and security, international humanitarian law, human rights law, the law of the sea, space law, polar affairs, environmental law, international criminal law, terrorism, disarmament and more general areas such as treaty law, the law of international

organisations, diplomatic protection and immunity. Of particular importance is her experience of international law in the framework of UN cooperation, as a delegate to the UN General Assembly, and from her work on international law issues during Sweden's membership of the UN Security Council in 1997–1998, and on international peace and security issues in connection with the Iraq-Kuwait war, the Kosovo conflict, 11 September, and the war in Iraq in 2003. In addition, she has worked on international law issues within the framework of EU cooperation, including during Sweden's two presidencies of the EU in 2001 and 2009. She has also taken part in the preparation of cases at the Court of Justice of the European Communities.

Nordic cooperation in the area of international law has provided Professor Jacobsson with a good knowledge of the Nordic countries' positions on international law issues. She has a deep commitment to international law issues concerning the Nordic-Baltic region, issues that are strongly linked to security policy.

Professor Jacobsson gained her PhD at Lund University in 1998 with a thesis entitled *The Antarctic Treaty System – erga omnes or inter partes?* The thesis dealt with the issue of how treaty-based obligations can develop into customary law and thus bind third countries. She wrote her thesis in parallel with her work at the Ministry for Foreign Affairs and it was immediately accepted for publication by Kluwer Law International in the Netherlands.

In addition to her expertise in the field of international law, Professor Jacobsson has an academic and practical background in political science with a security policy focus. Her practical experience has been gained partly through previous work as a security policy analyst in the Swedish Armed Forces. She also has extensive experience of practical work at national agencies, ministries and courts that apply the regulatory framework of international law at national level.

Alongside her work at the Foreign Ministry, Professor Jacobsson has maintained a deep and ongoing commitment to academic issues. She is in great demand as a lecturer at universities both in Sweden and abroad and is responsible for academic courses and other forms of training. She regularly publishes academic and popular scholarly articles. She is also a highly sought-after expert in international cooperation groups working with international law. In addition, Professor Jacobsson is in demand as an examiner and expert in matters concerning international law appointments.

On 16 November 2006, the United Nations General Assembly elected Professor Jacobsson a Member of the United Nations International Law Commission for the period 2007–2011. She is only the third woman ever elected since the establishment of the Commission and the second Swedish lawyer to serve as a Member of the Commission.

Professor Jacobsson has taken a very active part in the work of the Commission and has been present throughout all meetings of the Commission. She was elected Rapporteur of the Commission for 2009. Her commitment to the work of the Commission is also evidenced by her vigorous participation in seminars and debates on the topics addressed by the Commission and its future work. She presents the work of the Commission to colleagues and academicians on a regular basis.

In addition to her active participation she has contributed to the International Law Seminar, held in connection with the annual ILC meeting in Geneva.

III. Present employment

Ministry for Foreign Affairs, Stockholm, Principal Legal Adviser on International Law.

Adviser on public international law at the Ministry since 1987.

First Secretary 1987, Deputy Director 1994, Director 2000, Principal Legal Adviser on International Law 2002.

IV. Professional career

2006. Elected Member of the United Nations International Law Commission for 2007–2011.

2000. *Swedish National Defence College*, Project Leader for a research project on Baltic Sea matters (The Baltic Sea: International law and security policy).

1993. *University of Lund*, Assistant Research Fellow.

1983–1986. *Swedish Defence Staff*, adviser on security policy matters.

1983. *Upper Secondary School*, Karlskrona, relief teacher.

1982. *Ministry of Justice*, Stockholm, law clerk.

1980. *District Court*, Sölvesborg, law clerk.

1975–1980. *National Prison and Probation Service*, Probation Officer, Karlskrona and Uppsala, including Personal Case Study Investigations for courts (qualified social investigations which are one of the bases for the court's choice of sentence), periodic work.

Experience before 1975 not considered.

V. Educational background

1998. Ph.D. in international law, Lund University. Title of thesis: *The Antarctic Treaty System – Erga Omnes or Inter Partes?*

1982. LL.M., Uppsala University. Exam paper: *Marine Scientific Research and the Principle of the Freedom of the High Seas*.

1983. Diploma in International Affairs, The Johns Hopkins University, School of Advanced International Affairs, Bologna Center.

1981. Course in Public International Law (in particular law of the sea), University of San Diego, held in Oxford.

1976–1982. Studies in philosophy and political science, Uppsala University.

Courses included: international humanitarian law, EU law and politics, Islamic law, maritime delimitation, various courses in computer literacy.

VI. Languages

Swedish	Mother tongue
English	Fluent
French	Passive working knowledge
German	Passive working knowledge
Spanish	Passive working knowledge
Italian	Passive working knowledge

VII. Selected academic engagements

2010. Assessment (faculty examiner at public defence) of doctoral thesis: *Marine Protected Areas in International Law: A Norwegian perspective*, University of Tromsø, Norway.

2009. Assessment (faculty examiner at public defence) of doctoral thesis: *Norwegian Fisheries Jurisdiction over foreign fishing vessels*, University of Tromsø, Norway.

2008. Assessment of doctoral thesis on *Explosive Remnants of War and the Protection of Human Beings under Public International Law*. Graduate Institute of International and Development Studies, Geneva, Switzerland.

2007. Participant in the Preparatory Conference to set up a Masters Programme on Polar Law at Akureyri University, Iceland.

2005. Participant in the planned Swedish-based academic research project *The Use of Force Revisited. Regime Change in International Law?*

2000 and 2002. Senior Fellow at the Faculty of Law, Melbourne University, Australia. Responsible for the postgraduate course *Law of the Sea and National Security* at Melbourne University, Australia.

1999 and 2000–2001. Responsible for the academic postgraduate course for naval officers and lawyers, *Law of the Sea for Naval Officers*, Swedish National Defence College.

2000. Judge in the *Jean Pictet Competition* (CCJP), arranged by the ICRC and the Swedish Red Cross, Mariefred, Sweden.

1998–2010. Engaged as examiner, member of assessment panels and appointment committees at the Universities of Turku, Cambridge, Oslo and Tromsø, and defence colleges in Norway and Sweden.

1992–1997. Numerous research visits to Cambridge University, UK, primarily to the Scott Polar Research Institute.

1986–1987. Guest researcher at Institut für Internationales Recht, Kiel, Germany.

1986. Guest researcher at the Swedish Institute for International Affairs, Stockholm.

1993–2001. Referee for articles on polar studies (law and politics) for the Cambridge journal *Polar Record*.

Participant in international academic conferences, presenting papers *inter alia* on international law, in particular the law of the UN Charter, humanitarian law, law of the sea, security policy and polar law.

Frequent lecturer at Swedish and foreign universities and organisations including: the universities of Uppsala, Stockholm, Lund, Gothenburg, Umeå, Linköping, Örebro; the World Maritime University, Malmö, Sweden; Rovaniemi University, Finland; Oslo University, Norway; New York University, USA; Melbourne University, Australia; the Institute for International Humanitarian Law, San Remo, Italy; the International Red Cross and Red Crescent Committee, Geneva; the Australian Red Cross; the Naval War College, Newport, Rhode Island, USA; American Society of International Law; British Institute of International and Comparative Law; and the International Tribunal for the Law of the Sea (ITLOS).

Lectures, teaching, or presentations at Swedish-based entities, such as the Swedish National Defence College, the Royal Swedish Academy of War Sciences, the Swedish Naval Schools, the Coast Guard, the Security Police, the Civil Defence, the Swedish Armed Forces, the Swedish International Development Cooperation Agency (Sida), colleges of adult education, the Ministry for Foreign Affairs (internal and external training for foreign diplomats), the Swedish Emergency Management Agency, the Swedish Parliament, the Swedish Shipowners Association, the Swedish Institute for International Affairs, the Swedish Branch of the International Law Association, the United Nations Association of Sweden, the Swedish Red Cross, the Swedish Section of Amnesty International, the Swedish Peace and Arbitration Society, the Women's International League for Peace and Freedom, and the Göteborg Book Fair.

2009. Reviews and assessments of articles for legal and other journals, such as the science journal *Nature*.

VIII. Publications and other writings

Please see separate document.

IX. Assignments

Designated arbitrator on the list of arbitrators under the *United Nations Convention on the Law of the Sea*.

Designated arbitrator on the list of arbitrators under the *Protocol on Environmental Protection to the Antarctic Treaty*.

Designated Alternate Arbitrator, *Court of Conciliation and Arbitration within the OSCE*.

Designated *National Expert on the Law of the Sea*, International Hydrographic Organization.

Member of the *International Oceanographic Commission Roster of Experts on Marine Scientific Research and Transfer of Marine Technology*.

Member of the *Humanitarian Law Delegation*, Ministry for Foreign Affairs.

Member of the Swedish Government's *Delegation for International Humanitarian Law Monitoring of Arms Projects*.

Expert in the *Government inquiry on maritime spatial planning*.

Member of the Board of the *Swedish Institute of International Law at Uppsala University*.

Member of the Board of the *Swedish Branch of the International Law Association*.

Member of the *Committee on Compensation for Victims of War*, International Law Association.

Member of the Baseline Committee of the *International Law Association*.

Member of the Board of the *International Institute of Humanitarian Law*, San Remo, Italy and Member of the Institute.

Member of the Editorial Board of the *Nordic Journal of International Law*.

Member of the Advisory Board of *Journal of International Humanitarian Legal Studies*.

Member of the *Swedish Society for International Affairs*, Stockholm.

Member of the Board of the *Forskraft Research Foundation in Memory of Theodor Adelswärd*.

Consultative Expert in *Project Oceans*, Swedish Postcode Foundation.

Previous assignments include:

Member of the Board of the *Antarctic Summit*, <http://www.atsummit50.aq/>

Member of the Board of the *Royal Swedish Society of Naval Sciences*.

Member of the *Continental Shelf Committee of the International Law Association*.

Member of the *Steering Committee for the International Humanitarian Law Research Initiative*, *Harvard Program on Humanitarian Policy and Conflict Research*, USA.

Member of the Board of the *Swedish Association for International Humanitarian Law*.

Member of the *Swedish Defence Science Society*.

Other memberships include: *The Swedish Red Cross*, *Swedish Polar Club*, *Sjöhistoriska samfundet Forum Navale (Forum Navale Maritime History Society)*, *Friends of the Maritime Museum in Karlskrona*, *Svenska sjöräddningssällskapet (Swedish Sea Rescue Society)*, *American Society of International Law*, *Sällskapet Nya Idun* and *Swedish Women's Forum*.

X. Examples of special responsibilities

2007. Co-organiser of the Expert Meeting: Gender Perspectives on International Humanitarian Law and Gender. Report Summary can be found on: http://manskligarattigheter.gov.se/dynamaster/file_archive071128

2006. Member of the United Nations International Law Commission.

2006– Responsible for consultations and negotiations on maritime delimitation issues at the Swedish Ministry for Foreign Affairs.

2005–2007. Chair of the Working Group on Gender and International Humanitarian Law of the Swedish Humanitarian Law Delegation.

2005–2009. Member of the Swedish delegation in negotiations with Norway on a new reindeer grazing convention.

2004–2005. Chair of the Swedish delegation in negotiations on a three-state agreement with Russia and Lithuania.

2004–2010. Associate member of the Air and Missile Warfare Project, hosted by the Program on Humanitarian Policy and Conflict Research (HPCR) at Harvard University. The aim of the project is to produce a manual on air warfare restating customary international law governing air and missile warfare.

2000–2002. Expert in the Government inquiry on international criminal law and Swedish jurisdiction (Swedish Government Official Reports 2002:98), Swedish Ministry of Justice.

2001–2002. Member of the working group that prepared the Royal Swedish Academy of Sciences' television programme *Kunskapens Krona (The Crown of Knowledge)*.

2001. Expert in the Government inquiry on border control in times of war (Swedish Government Official Reports 2002:4), Swedish Ministry of Defence.

1999–2001. Head of the Swedish delegation to the expert meetings at UNESCO (Paris) on the protection of underwater cultural heritage.

1999–2001. Member of the multidisciplinary organising committee for an international scientific symposium on the centennial celebration of the polar explorer Otto Nordenskjöld: Antarctic Challenges. Historical and Current Perspectives on Antarctica. Gothenburg University and The Royal Society of Arts and Sciences in Gothenburg.

2001. Member of the International Committee of the Red Cross (ICRC) expert group on particularly inhumane weapons (*SIrUS* project).

1995–1996. Moderator for diplomatic and technical negotiations on maritime delimitation between two states. Resulted in a maritime delimitation agreement.

1994. Member of the Swedish Government's on-site inspection team in Antarctica in accordance with the Antarctic Treaty.

1988–1994. Member of the Group of Experts that developed the *San Remo Manual on International Law Applicable to Armed Conflicts at Sea*. The expert group worked under the aegis of the International Red Cross and the San Remo International Institute of Humanitarian Law.

1988–1993. Member of the *Working Group on Arctic International Relations*, an international working group led by Professor Oran Young, USA, and Professor Franklyn Griffiths, Canada, with the task of studying the political and legal situation in the Arctic.

1987–1995. Secretary to the *Humanitarian Law Delegation*, Ministry for Foreign Affairs.

1986–2005. Attendance at most conferences and meetings within the framework of the Antarctic Treaty System as a member or Head of the Swedish Delegation, including the Antarctic Treaty Consultative Meetings, meetings within the context of the Convention on the Conservation of Antarctic Marine Living Resources, negotiations on a mineral resources regime and the negotiations on the Protocol on Environmental Protection to the Antarctic Treaty as well as various related expert meetings. Responsible for the Swedish engagement in the negotiations on a liability regime for the protection of the Antarctic environment that led to the conclusion of Annex VI to the Protocol on Environmental Protection to the Antarctic Treaty, Liability Arising From Environmental Emergencies.

1987–2005. Attendance at numerous meetings and diplomatic conferences on matters relating to international humanitarian law, such as the International Conference of the International Red Cross and Red Crescent Committee, the review conference on the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons Which May Be Deemed to Be Excessively Injurious or to Have Indiscriminate Effects, CCW. Special responsibility for the Swedish work on the Protocol on Blinding Laser Weapons.

1987–2010. Frequent participation in UN General Assembly Meetings (First and Sixth Committees).

Publications

Major work

1998. *The Antarctic Treaty System – Erga Omnes or Inter Partes*, PhD thesis, University of Lund, January, 1998.

Articles and books

2010. *Building the International Legal Framework for Antarctica*. To be published in Berkman, P.A., Lang, M.A., Walton, D.W.H., and Young, O.R. (eds.): *Science Diplomacy: Antarctica, Science and the Governance of International Spaces*, Smithsonian Institution Scholarly Press.

2010. *The Sea, Science and the Human Dimension*. To be published in Vidas, Davor (ed.): *The World Ocean in Globalization*, Volume II, Brill, 2010.

2009. *International Law and Scientific Research in the Arctic: The Role of Science in Law and the Role of Law in Science*. In *New Chances and New Responsibilities in the Arctic Region*, Winkelmann, I., Tiroch, K., Witschel, G. and Wolfrum, R. (eds.) Berliner Wissenschafts-Verlag, Berlin, 2010, pp. 233–244. Also published in *Heidelberg Journal of International Law*, ZaōRV 69(2009) pp. 683–694. Max Planck Institute for Comparative Public Law and International Law.

2009. *Fisheries Management and Good Governance. Global, Regional and National Legislation and Regulation*. With Miller, Denzil G.M. Kungliga Lantbruksakademien (Royal Swedish Academy of Agriculture and Forestry) and Sida (Swedish International Development Cooperation Agency), *Fish, Trade and Development* ("The Blue Book"), pp. 191–210. http://www.ksla.se/sv/redirect_frameset.asp?p=950

2009. *Folkrätten, havet och den enskilda människan*. (Book) Liber 2009. Translated, to be published in English 2010: *International Law, the Sea and the Individual*.

2008. *Hostis humanis. Om sjörövare då och nu. (Hostis humanis. On Pirates then and now)*. *Tidskrift i Sjöväsendet*, (Journal of the Royal Swedish Naval Society), 2008:5, pp. 324–330.

2008. *The Human Dimension of Maritime Security*. International Symposium on Selected Issues in Maritime Security, 10–12 November 2008, World Maritime University, Malmö, Sweden. To be published in the forthcoming report from the symposium, 2010.

2008. *From Ove to Bring*. In Engdahl, O. and Wrangé, P. (eds.), *Law at War -- The Law as it was and the Law as it should be*, 2008 Koninklijke Brill BV, The Netherlands, pp. 1–8.

2008. *The Writings of Ove Bring*. In Engdahl, O. and Wrangé, P. (eds.), *Law at War – The Law as it was and the Law as it should be*, 2008 Koninklijke Brill BV, The Netherlands, pp. 9–19.

2007. *The Antarctic Treaty System: Legal and Environmental Issues-Future Challenges for the Antarctic Treaty System*. In Triggs, Gillian and Riddell, Anna (eds.), *Antarctica. Legal and Environmental Challenges for the future*, 2007 British Institute of International and Comparative Law, pp. 1–17.

2007. *Evidence as an Issue in International Legal Practice*. In American Society of International Law, ASIL Proceedings of the 100th Annual Meeting (A Just World Under Law), 2006, pp. 40–44.

2005. *The application of Article 36 of the First Additional Protocol by Governments*. In Helm, Anthony S. (ed.), *The Law of War in the 21st Century: Weaponry and the Use of Force*, United States Naval War College, International Law Studies, Volume 82, 2006, pp. 183–191.

2004. *The Use of Force and the Case of Iraq*. In Amnéus, Diana and Svanberg-Torpman, Katinka (eds.), *Peace and Security. Current Challenges in International Law*, Studentlitteratur, Lund, 2004, pp. 373–407.

2004. *Acquisition of Territory at the Time of Otto Nordenskjöld: A Swedish Perspective*. In Elzinga, Aant, Nordin, Torgny, Turner, David and Wråkberg, Urban (eds.), *Antarctic Challenges*.

Historical and Current Perspectives on Otto Nordenskjöld's Antarctic Expedition 1901–1903.

Göteborg: Kungl. Vetenskaps- och Vitterhets-Samhället [Royal Society of Arts and Sciences] 2004.
(Acta Regiae Societatis Scientiarum et Litterarum Gothoburgensis. Interdisciplinaria. 5), pp. 301–326.

2004. **Threats caused by old and new weapons.** In Ravasi, Guido and Beruto, Gian Luca (eds.), *The Two Additional Protocols to the Geneva Conventions: 25 Years Later. Current Problems of International Humanitarian Law III, Proceedings from the 26th Round Table Meeting at the International Institute of Humanitarian Law*, San Remo, Edizioni Nagard, 2004, pp. 89–92.

2003. **Vart är folkrätten på väg? (Where is international law heading?).** In *Internationella Studier (International Studies)*, Stockholm, No 3/2003.

2003. **Maritime Security: an Individual or a Collective Responsibility?** In Petman, Jarna and Klabbers, Jan (eds.), *Nordic Cosmopolitanism: Essays in International Law for Martti Koskenniemi*, Kluwer Law International, The Hague, 2003, pp. 391–416.

2003. **Flag State Perspectives.** In Nordquist, Myron E., Moore, John Norton and Mahmoudi, Said (eds.), *The Stockholm Declaration and the Law of the Marine Environment*, Kluwer Law International, 2003, pp. 299–310.

2002. **Terrorism and International Law.** In *Maritime violence and other security issues at sea: Proceedings of the international symposium held at the World Maritime University, Malmö, Sweden 26–30 August 2002*, WMU Publications, Malmö, Sweden, 2002, pp. 157–163.

2002. **Om folkrätt och maritim säkerhet (On international law and maritime security).** In *Kungliga Krigsvetenskapsakademiens Handlingar och Tidskrift (The Royal Swedish Academy of War Sciences Proceedings and Journal)* 4. Häftet 2002, pp. 4–23.

2001. **The Baltic Sea from the perspective of international law.** In *Proceedings from the Baltic Future Symposium, Tidskrift i Sjöväsendet (Journal of the Royal Swedish Naval Society)*, 3:2001, pp. 209–214. Can be downloaded from <http://www.koms.se/>

2001. **Antarktandernas politiska geografi i ett folkrättsligt perspektiv (The legal and political geography of the Andes of Antarctica from the perspective of international law).** In *Antarktanderna. Svensk forskning i Otto Nordenskjölds fotspår (The Andes of Antarctica. Swedish Research following Otto Nordenskjöld)*, Ymer 2001, Årgång 121 (Årsbok för Svenska Sällskapet för Antropologi och Geografi) (Yearbook of the Swedish Society for Anthropology and Geography), pp. 207–223.

2000. **Sovereignty at Sea.** In Richard Herr (ed.), *Sovereignty at Sea. From Westphalia to Madrid*, Wollongong Papers on Maritime Policy, No 11, University of Wollongong, Australia, 2000, pp. 38–61.

2000. **Rest in peace? New developments concerning the wreck of the M/S Estonia.** With Klabbers, Jan, Helsinki, in *Nordic Journal of International Law*, No 3, 2000, pp. 317–332.

2000. **International Law in International Maritime Operations.** In *NAVY 2000, Symposium Proceedings, Royal Swedish Society of Naval Sciences*, Stockholm, 2000, pp. 157–158.

2000. **Kropp, isbjörnen och folkrätten (Kropp, the polar bear and international law).** In *Internationella studier (International Studies)*, No 2/2000, pp. 3–7.

1999. **Folkrätt och rovfiske i Antarktis, (International law and overfishing in the Antarctic).** In *Internationella studier (International Studies)*, No 3/1999, pp. 49–62.

1999. **Review of International Law for Antarctica,** Francioni, Francesco and Scovazzi, Tullio (eds.), and **Governing the Antarctic,** Stokke, Olav Schram and Vidas, Davor (eds.). In *Nordic Journal for International Law*, 1999:1, pp. 99–103.

1998. **Behöver Sverige en maritim strategi? (Does Sweden need a maritime strategy?).** In *Tidskrift i Sjöväsendet, (Journal of the Royal Swedish Naval Society)*, 1998:5, pp. 395–403.

1998. **Marina säkerhets- och förtroendeskapande åtgärder i Östersjön (Maritime security and confidence building measures in the Baltic Sea).** With Wedin, Lars. In *Tidskrift i Sjöväsendet*, (Journal of the Royal Swedish Naval Society), 1998:4, pp. 267–381.

1997. **Sweden and the Law of the Sea.** In Treves, Tullio (ed.), *The Law of the Sea: The European Union and its Member States*, Kluwer, 1997, pp. 495–520.

1996. **Militär, säkerhetspolitisk och folkrättslig vinkling på 'Säkerhet i en ny tid' (Security in changing times. Military, security and legal reflections).** In *Säkerhet i en ny tid. Dokumentation av ÖCB:s forskardagar 1995 om risk, sårbarhet och säkerhet i samhällsutvecklingen (Security in changing times. Documentation of the meeting for researchers organised by the Swedish Agency for Civil Emergency Planning on risk, vulnerability and security in the development of society)*, Stockholm 1996, pp. 61–65.

1995. **Weapons and Humanitarian Norms.** In Maley, William (ed.), *Shelters from the Storm: Developments in International Humanitarian Law*, Australian Defence Studies Centre et alia, Canberra, 1995, pp. 121–141.

1995. **Fredstida militära aktiviteter i den exklusiva ekonomiska zonen (Peaceful military activities in the exclusive economic zone).** In *Tidskrift i Sjöväsendet (Journal of the Royal Swedish Naval Society)*, 1995:1, pp. 7–18.

1994. **Asia, Antarctica and the Principle of the Common Heritage of Mankind.** In Herr, Richard A. and Davis, Bruce W. (eds.), *Asia in Antarctica*, Centre for Resource and Environmental Studies, Canberra, 1994, pp. 139–157.

1993. **Första svenska inspektionen av Antarktis (The First Swedish Inspection of Antarctica).** In *Tidskrift i Sjöväsendet (Journal of the Royal Swedish Naval Society)*, 1993:4, pp. 219–223.

1992. **Antarktis – om sydpolens historik, juridik och politik (Antarctica: on the history, law and politics of the South Pole).** *UD informerar* 1992:1 (Swedish Ministry for Foreign Affairs Information Series), 49 pages.

1992. **Review of The International Regulation of Armaments: The Law of Disarmament,** Lysén, Göran. In *Juridisk Tidskrift (Legal Periodical)*, Volume 3, No 2, 1991–92, pp. 359–364.

1986. **Antarktis – långt borta och nära (Antarctica – far away yet close).** In *Utrikespolitiska institutets artikeltjänst (Swedish Institute of International Affairs' Article Service)*, Green Series No 2, 14 February 1986.

Unpublished conference papers include:

2010. **The Role for Governments in ILC Projects – How Can the ILC Best Reflect the Needs and Views of States?** Presented at the conference *The International Law Commission in the 21st Century: what should it be doing to make a contemporary difference?* Arranged by George Washington University Law School and co-sponsored by the Department of State Office of the Legal Adviser.

2009. **The influence of Grotius' *Mare Liberum* on Sweden's Foreign Policy. Some notes from a historical perspective.** Lecture as part of the *Mare Liberum 1609-2009* celebrations in The Hague.

2008. **The World Ocean in Globalization: Challenges for Marine Regions.** International Conference, 21–23 August 2008, Oslo, Norway, closing session 23 August 2008.

2007. **Folkrätt, fred och framtiden (International law, peace and womenfolk),** Presentation at a meeting with [Women's Association] Sällskapet Nya Idun, Stockholm.

2007. **International law aspects of collaboration in the Baltic Sea Region.** Presentation at *Baltic Future*, a symposium arranged by the Royal Swedish Academy of Sciences, KVA, the Royal Swedish Society of Naval Sciences, KÖMS, the Royal Swedish Academy of Agriculture and Forestry, KSLA, the Royal Swedish Academy of Engineering Sciences, IVA, Stockholm, 1–2 October 2007.

2007. **Introduction to *The Anna Lindh Lecture 2007*** given by President of the International Court of Justice Rosalyn Higgins, Lund University Hall, Sweden.

2007. Om folkrätt, världshaven och Antarktis (On International Law, the Oceans and Antarctica).

Presentation at a conference arranged by the Swedish Gene Technology Advisory Board (Gentekniknämndens populärvetenskapliga konferens: Jakten på gener i naturens skafferier), Riksdagshuset, 19 September 2007, available on: http://www.genteknik.se/konferenser/Jakten_pa_gener.Pdf

2007. **Border Control Collaboration: a speciality of the Baltic Sea Region.** Presentation at the *Regional Border Control Seminar* arranged by the [Coast Guard] Operative Planning Board, 7–8 March 2007.

2006. **The Demilitarisation of Islands from the Perspective of International Law and the examples of the Aaland Islands, the Spitzbergen archipelago and the continent of Antarctica.** Presentation to the 6th Peace Island Forum: Security and Peace in Island Societies, Jeju Island, Korea.

2003. **Legal aspects on issues overlapping the concept of scientific research and military intelligence activities in the EEZ.** Presentation and moderator at the *Exclusive Economic Zones World-wide & the Context of the Deepwater Program Conference*, SMi Conferences, London 2003.

2002. **Regulating new weapons – is Protocol I enough?** Presentation at the International Committee of the Red Cross and Red Crescent, Round Table on the occasion of the 25 years of the Additional Protocols to the Geneva Conventions, 6 June 2002, Geneva.

2001. **The interface with global organisations: are there new demands?** Wilton Park Conference: 40 years on: The Antarctic Treaty System in the 21st Century.

2000. **Blinding weapons and other weapons to be discussed in the context of international humanitarian law.** Paper for the Seventeenth Annual Seminar for Diplomats on International Humanitarian Law for Diplomats accredited to the United Nations, 9–10 February 2000, New York University, Faculty of Law.

1999. **Flaggan och folkrätten (The Importance of the Flag in International Law).** Paper presented at a conference on the importance of a vessel's flag, at Örlogsskolorna, Berga, 7 September 1999.

1999. **International Law Perspectives on Non-Lethal Weapons.** Presented at Jane's Third Conference on Non-Lethal Weapons, London, 1999.

1998. **Blinding Laser Weapons.** Presented at the 24th International Congress of Ophthalmologists, Amsterdam.

1991. **Cooperation in the Arctic – a legal perspective.** Paper for The Arctic: a future zone of conflict or peaceful cooperation? 14–15 June 1991, Umeå, Sweden.

1990. **Arctic cooperation and the New Law of the Sea** Paper for Third Northern Regions Conference: Cooperation in a Changing World, 16–20 September 1990, Anchorage, Alaska.

1986. **The Antarctic future – a legal concern of all states? Some aspects.** Paper for Conference on Antarctic Activities and International Law, 20–21 June 1986, Siena, Italy.

Work in progress

Östersjön och folkrätten. En bok om närområdets folkrätt och säkerhetspolitik. (The Baltic Sea and international law. A book on international law and security policy in the Baltic Sea region.)

Other writings and publications include:

Contributions to the Swedish National Encyclopedia. Articles include legal and political aspects of the Arctic, Antarctica, the Baltic Sea, law of the sea, etc.

Contributions to the Swedish Karnov's Legal Commentary.

Referee on articles concerning Antarctic issues (international law and policy) for *Polar Record*, issued in Cambridge, UK and for *Nature*.

Review and assessments of articles for legal journals.

Articles in journals and the daily press. Debate articles include: **"International law changes"** in the Swedish daily newspaper Svenska Dagbladet, 22 September 2001, and **"Bush slips in international law"**, 28 January 2002, both articles written in collaboration with Foreign Ministry colleague Pål Wrange; **"The UN gave no mandate for violence"**, Svenska Dagbladet, 1 April 2003, written in collaboration with Director-General for Legal Affairs at the Foreign Ministry, Carl Henrik Ehrenkrona.

Maurice Kamto (Cameroon)

[Original: English and French]

PERSONAL IDENTITY

Name : Maurice Kamto
Date of Birth: 15 February 1954
Place of Birth: Bafoussam (Cameroon).
Nationality : Cameroonian

ACADEMIC QUALIFICATIONS

- Bachelors Degree in Public Law from the Faculty of Law of the University of Yaounde (1979) (*Second class upper*);
- Diploma in International Higher Studies, Institut des Hautes Etudes Internationales, (IHEI), Nice (1980) (*First class*) ;
- Certificate in European Communities Studies, Institut des Hautes Etudes Internationales (IHEI), Nice (1980) (*Second class lower* :);
- Diploma in Extensive Studies in Fundamental Public Law (Post-graduation), Faculty of Law, University of Nice, France, (1980) (*Second class lower*);
- Diploma in Extensive Studies in Public and Private International Law (Post-graduation), Faculty of Law of the University of Nice, France, (1980) (*Second class upper*);
- Diploma of the Public Administration Institute, Paris (1982) (*First class*);
- Doctorate in Law, Faculty of Law, University of Nice, France, (1983) (*First class with distinction*).

AWARDS

- Thesis Prize by the Faculty of Law of the University of Nice (1983);
- Academy of Overseas Science Prize (1988).

PROFESSIONAL QUALIFICATIONS

- Agrégé des Facultés françaises de Droit (Competitive Examination: Qualification to the Grade of Full Professor of Law), Paris, 1988;
- Called to the Paris Bar in 1997.

DISTINCTIONS

- Commander of Order of Valour (Republic of Niger);
- Knight of the Order of Valour (Republic of Cameroon) ;
- Knight of Academic Distinction awarded by the African and Malagasy Council of Higher Education (CAMES).

LANGUAGES

- French : Written, Spoken = Excellent;
- English : Written, Spoken = Good;
- Native language : Spoken = Excellent.

PROFESSIONAL EXPERIENCE

□ *Academic and Administrative Responsibilities*

- Dean of the Faculty of Law and Political Science, University of Yaounde II (1999-2004);
- Head of the Public International Law Department, Faculty of Law and Political Science, University of Yaounde II (2000-2004);
- Director of the Diploma in Extensive Studies in Public and Private International Law, Faculty of Law and Political Science, University of Yaounde II (2001-2003);
- Professor at the Yaounde and Ngaoundere Universities and since 1994 at the University of Yaounde II in Soa;
- Professor at the Institute of International Relations of Cameroon (IRIC) (1984-1999);
- Professor at the National School of Administration and Magistracy (ENAM);
- Associate Professor at the Douala and Dschang Universities and at the Catholic University of Central Africa (UCAC);
- Guest Professor at the Universities of Bordeaux I (France) (1990); Limoges (France) (1991, 1992, 1994); Nice (France) (1992); Dakar (Senegal) (1995); Littoral (France) (1996); Paris II Panthéon-Assas (France) (1998);
- Member of Jury of the Competitive Entrance Examination into the Institute of International Relations of Cameroon (IRIC);
- Member of Jury of the Competitive Entrance Examination into the National School of Administration and Magistracy (ENAM);
- Member of Jury of the “Agregation” (Competitive Examination in Public Law and Political Science (CAMES) to the Grade of Full Professor of Law) at the November 1993 Session in Cotonou (Benin) and the November 1995 Session in Lomé (Togo);
- Founder and Director of the Centre for Studies, Research and Documentation on International Law and the Environment (CERDIE), an NGO (1980);
- Founder and Director of the Centre for Studies and Research on International and Community Law of the University of Yaounde II (CEDIC) (2000);
- Founder and Co-director of the *Revue juridique africaine* (R.J.A.) (1988);
- Co-director of the *Revue de législation et de jurisprudence camerounaises* (1989) ;
- Founder and Director of the law journal *Lex lata* (1994);
- Founder of the *Revue africaine des sciences juridiques* (R.A.S.J.) (2000) and of the *Revue africaine d’Etudes politiques et stratégiques* (R.A.E.P.S.) (2001), Faculty of Law and Political Science, University of Yaounde II.

❑ International Law Commission

- First Vice-Chairman of the United Nations *International Law Commission* (I.L.C) in 2000;
- Special Reporter of International Law Commission (I.L.C) on the topic “*Expulsion of Aliens*” since 2004.

❑ Consultancy

- Counsel of the National Investment Corporation (SNI) in 1986 in the Case: the State of *Cameroon (SNI) vs KLONER*, which was submitted for arbitration to CIRDI;
- Expert of the International Telecommunications Union (ITU) with regard to the legal aspects concerning the creation of the African Satellite Telecommunications Organization (RASCOM): in this capacity, Drafter of the International Agreement creating RASCOM as well as the Statute of this Organization;
- Senior ITU Expert for the Reform of the Legal and Institutional Telecommunications Framework : in this capacity, Legislative drafter of telecommunications laws in Mali (1996), in Rwanda (1996), in Mauritania (1997), in Burkina Faso (1997), in Guinea Bissau (1998), in the Comoros Islands (1998);
- Consultant of the Draft on the Harmonization of Business Law in the CFA Zone in 1993;
- Consultant for many international organizations among which:
 - the African Satellite Telecommunications Organization (RASCOM) in Abidjan (Côte d’Ivoire): in the capacity, we have given some Legal opinions to this Organization;
 - the United Nations Development Programme (UNDP) ;
 - the United Nations Environmental Programme (UNEP): in this capacity, Drafter of the Umbrella-Law of the 1996 on the Environment in Cameroon;
 - the World Food Programme (WFP): in the capacity, Drafter of a Bill of the Fisheries;
 - the Bank of Central African States (BEAC): in this capacity, Drafter of the Treaty creating the Economic and Monetary Community of Central Africa, Known in its French acronym as CEMAC;
 - the World Bank (WB): in this capacity, Senior Legal Adviser and Drafter of many Legal instrument for the legal Framework of the National Program for a Participative Development.

GOVERNMENTAL EXPERIENCE

- Minister Delegate to the Vice-Primer Minister, Minister of Justice, Keeper of the Seals of Cameroon (December 2004-...).

MEMBERSHIP

- Member of the United Nations for *International Law Commission* (I.L.C) since May 1999;
- Associate Member of the *Institut de Droit International* since 2005;
- Member and First Secretary General of the Cameroon National Committee on Human Rights and Freedoms (CNDHL);
- Member of the Scientific Council of the Centre for Legal and Political Studies of the African World at the Paris University (Pantheon-Sorbonne in France);
- Member of the Group of Experts of the Centre for Environmental Law at the International Union for Nature Protection (UICN) in Bonn (Germany);
- Member of the Network Committee "Environmental Law" at the French Speaking Networks University (UREF) in Paris (France);
- Member of the Committee on Environmental Law at the UICN ;
- Member of the French Society for International Law (SFDI) in France ;
- Member of the French Society for Environmental Law (SFDE) in France ;
- Member of the Henri Capitant Association in France ;
- Member of the International Law Association (ILA) in Great Britain;
- Member of the International Commission of Jurists in Geneva (Switzerland);
- Member of the French Speaking and Inspiration Law Institute (IDEF-France);
- Member of the African Society for International Comparative Law (SADIC) in Great Britain.

ACTIVITIES AT THE INTERNATIONAL LAW ACADEMY OF THE HAGUE

- Researcher at the International Law Research Centre and in International Relations of the Academy (1991);
- Professor for the external session of lectures at the International Law Academy held from 25 November to 6 December 1996 in Abidjan (Côte d'Ivoire);
- Seminar Director, French Language Section at the International Law Academy of The Hague of the July/August 1997 lecture Sessions;
- Guest Professor at the Summer School of the International Law Academy, International Public Law Section, July 2003: course taught "*The Will of the State in International Law*".

ACTIVITIES AT THE INTERNATIONAL COURT OF JUSTICE

- Co-Agent, Counsel and Advocate of Cameroon at the International Court of Justice (I.C.J.) in the case concerning the *Land and Maritime Boundaries between Cameroon and Nigeria (Cameroon v. Nigeria; Equatorial Guinea intervening)* (1994-2002);
- Counsel and Advocate of the Republic of Niger at the I.C.J. in the case concerning the *Land dispute between the Republic of Benin and the Republic of Niger* (2003-2005);
- Counsel of the Republic of Guinea in the case concerning *Diallo (Guinea vs Democratic Republic of Congo)* (2003-2006).

ACTIVITIES AT OTHER INTERNATIONAL COURTS

- Appointed Co-arbitrator at the Court of Arbitration of the International Chamber of Commerce of Paris in the Cases:
 - 1°) *Ethiopia Amalgamated Ltd (Ethiopia)*,
 - 2°) *Allied International Marketing Corporation (USA) vs National Bank of Ethiopia (Ethiopia)*;
- Counsel and Advocate of Cameroon in the case concerning « *Lafarge* » before Cameroonian Courts and the Arbitration Court of the International Centre for the Settlement of Disputes relating to investments (CIRDI), Washington, 2003;
- Appointed Counsel for the SCEMAR Company before the Arbitration Court of the International Chamber of Commerce of Paris in 1994 in the Case *SCEMAR SARL vs Dragages S.A.*

PARTICIPATION AT INTERNATIONAL COMMISSIONS AND CONFERENCES

- Member of the Cameroon/Nigeria/United Nations Joint Commission for the implementation of the I.C.J. ruling of 10 October 2002 in the case concerning the *Land and Maritime Boundaries between Cameroon and Nigeria* (2002-...);
- Member and Head of the Cameroonian Delegation at the Follow up Committee created by the Greentree Agreement of 12 June 2006 between Cameroon and Nigeria on the Withdrawal and Transfer of Authority in the Bakassi Peninsula (2006-...) ;
- Head of the Cameroonian Delegation at the Signing Ceremony of the Withdrawal of the Nigerian Armed Forces in the Bakassi Peninsula on the 14 August 2006;
- Head of the Cameroonian Delegation at the Sub-Commission of Affected Populations (2003-2004);
- Head of the Cameroonian Delegation in the Working Group on Maritime Boundary (2003-...);
- Member of the Sub-Commission on Demarcation (2002-...);
- Member of the Working Group on the Withdrawal and transfer of authority in the Lake Chad area (2003);
- Member of the Working Group on the Withdrawal and Transfer of Authority in the Bakassi Peninsula (2004);
- Member and Legal Adviser of the Cameroon Delegation to the Rome Diplomatic Conference on the Setting Up of the International Criminal Court (a member of the drafting Committee of this Conference) in July 1998;
- Member and Legal Adviser of the Cameroon Delegation to the First Session of the Preparatory Commission for the International Court of Justice in New York (16 to 26 February 1999), and at various sessions of the United Nations General Assembly;
- Representative of the Cameroon Government to the Organization for Harmonization of Business Law in Africa (OHADA) since 2005;
- Representative of the Cameroon Government to the Law Ministers of the Commonwealth since 2005;

- Head of the Cameroon Delegation to United Nations Congress for Prevention of Crime and Criminal Justice, 18-25 April 2005 Bangkok, Thailand.

MAIN PUBLICATIONS ON INTERNATIONAL LAW

Nota Bene: Publications on Domestic law, Administrative Law, Constitutional Law and National Environmental, Law are not included in this bibliography.

❑ Books

- L'agression en droit international*, Paris, Pedone, 2010 ;
L'Afrique dans un monde en mutation Dynamiques internes, marginalisation internationale ? (sous la dir.), Afredit, 2010 ;
Manuel de méthodologie et exercices corrigés de droit international public (en collaboration), Yaoundé, Presses de l'Université Catholique d'Afrique Centrale, 2010 ;
La volonté de l'Etat en Droit international, R.C.A.D.I. , T. 310, 2004, Martinus Nijhoff Publishers, Leiden/Boston, 2007, 420 p ;
Droit de l'Environnement en Afrique, EDICEF, Paris, 1996, 416 p. ;
L'OUA : Rétrospective et perspectives Africaines, Paris, Economica, 1990 (en collaboration) 338 p. ;
Pouvoir et Droit en Afrique Noire, Essai sur les fondements de constitutionnalisme dans les Etats d'Afrique Noire Francophone, Paris, L.G.D.J., 1987, 545 p. ;

❑ Articles

- « La Communauté Economique des Etats de l'Afrique Centrale (C.E.A.C.), une communauté de plus ? » *Annuaire Français de Droit International (A.F.D.I.)*, Paris, Vol. XXXI, n° 2, 1987, pp. 839-862 ;
 « Transfert de Technologie et Perspectives Internationales de Développement en Afrique subsaharienne. Quelques réflexions », *Afrique et Développement*, Addis-Abeba, Vol. XII, n° 2, 1987, pp. 101-133 ;
 « L'accession de la Namibie à l'indépendance », *Revue Générale de Droit International Public (R.G.D.I.P.)*, Paris, July - September 1990, n°3, pp 577-634 ;
 « Le territoire du Cameroun et le Droit International », Report to the XXXXth Congress of the Association Henri Capitant, 12-16 February 1990 in *La Maîtrise des Sols*, Travaux de l'Association Henri Capitant, Economica, Paris, 1991, pp. 87-145 ;
 « Les tentatives de règlement non juridictionnel du différend territorial Tchado-Lybien à propos de la Bande d'Aouzou », *Revue Juridique et Politique Indépendance et Coopération (R.J.P.I.C.)*, 1991 ;
 « Le droit international des ressources en eaux continentales africaines », *AFDI*, Paris, 1991, pp. 841-911 ;

- « Les conventions régionales sur la conservation de la nature et des ressources naturelles en Afrique et leur mise en œuvre », in *Revue Juridique de l'Environnement (RJE)*, (France), 1991 ; n° 4, pp. 417 - 442 ;
- « Fleuves et lacs internationaux africains et problèmes écologiques: Aperçu des problèmes juridiques », paper for the international symposium on the topic: Quels fleuves pour demain ? organized by the French Ministry of Environment and the C.N.R.S. at the Faculty of Law of the Poitiers University, from 23 to 26 September 1991 and published in *Environnement Policy and Law*, (Bonn, R.F.A.), 1991, Vol. 21, n° 5 & 6, pp. 236-240;
- « Les Communautés Européennes et les sanctions internationales » Research report for the International Law Research Centre of The Hague Academy of International Law, 1991, summer Session, published in the *Revue Africaine de Droit International et Comparé (RADIC)*, Londres, Vol. 7, n° 3, pp. 511- 567 ;
- « Les nouveaux principes du Droit international de l'Environnement » in *R.J.E.*, France, n° 4, October - November 1992, pp. 11-21 ;
- « La désertification : Aperçu écologique et esquisse pour une convention sur les zones désertiques, arides, semi-arides et sèches humides » in *Droit de l'Environnement et Développement Durable* (under the supervision of Mr. Prieur and S. Doumbé Billé), Presses Universitaires de Limoges (PULIM), 1994, pp. 79-90 ;
- « Les actes de l'Organisation » in *La Convention sur l'interdiction et l'élimination des crimes chimiques: Une percée dans l'entreprise multilatérale du désarmement*, The Hague Academy of International Law, Martinus Nijhoff, Dordrech/Boston/London, 1995, pp. 343- 362 ;
- « Le mécanisme de l'OUA pour la prévention, la gestion et le règlement des conflits : l'esquisse d'un nouvel instrument régional pour la paix et la sécurité en Afrique », minutes of the Nice symposium, in Arrangements régionaux et sécurité collective, in *ARES*, Vol. XV, n° 2, 1996, pp. 61-84 ;
- « L'ONU et l'assistance électorale » 7th Symposium of the Société Africaine de Droit International et Comparé (*SADIC*), Londres, 1996, pp. 71-92;
- « Les forêts, "Patrimoine commun de l'humanité et droit international", general introductory report for the Limoges symposium of 7 - 8 November 1994 on the topic : *Droit, Forêts et Développement Durable*, published by Editions Bruylant, Bruxelles, 1996, pp. 79-90 ;
- « Pauvreté et souveraineté dans l'ordre international contemporain » in *Mélanges en l'honneur du Doyen Paul Isoart*, Paris, Pedone, 1996, pp. 284-305 ;
- « Le choix des sujets pour le développement progressif et la codification du droit international par la C.D.I. et ses méthodes de travail », in *Pour un meilleur droit international : La Commission du droit international à 50 ans*, New York, 27-28 November 1997, pp. 256-273 ;
- « Le colloque des Nations Unies sur la codification et le développement progressif du droit international », *AFDI*, 1997 ;
- « Droit au développement des Etats? Retour sur le droit au développement au plan international » *Revue Universelle des droits de l'Homme (RUDH)* ; Vol. 11, n° 1-3, pp. 1-10 ;
- « Le contentieux de la frontière maritime entre la Guinée-Bissau et le Sénégal », *RGDIP*, September 1997, n° 3, pp. 695-735 ;
- « Singularité du droit international de l'environnement » in « *Les hommes et l'environnement. En hommage à Alexandre-Charles KISS*, Paris Frison-Roche, 1997, pp 315-322;

- « Le matériau cartographique dans les contentieux frontaliers et territoriaux internationaux » in *Liber Amicorum Mohammed Bedjaoui*, Londres, ASICL, 1998, pp. 371-398;
- « Les Cours de Justice des Communautés et des Organisations d'intégration économique africaines », *Annuaire africain de droit international (AADI)*, Vol. 6, 1998, pp. 107-150 ;
- « Esquisse d'une "doctrine" du patrimoine national d'intérêt écologique mondial » paper for the symposium on environmental law heritage, organized by the Association « LES THERMALES DE RIOM », Riom (France) in September 1998 ;
- « Les origines de la déclaration universelle des droits de l'homme », report to the International symposium held on the occasion of the 50th Anniversary of the Universal Declaration on Human Rights and organized by the « Commission Nationale Consultative des Droits de l'homme de la France », Paris, September 1998, La documentation française, 1999, pp. 145-149 ;
- « Responsabilité pénale de l'Etat et responsabilité pénale de l'individu » in Katia Boustany et Daniel Dormoy (dir. publ.), *Génocide(s)*, Bruxelles, Bruylant, Editions de l'Université de Bruxelles, 1999, pp. 487-511;
- « L'intitulé d'une affaire portée devant la C.I.J. » *Revue belge de droit international (R.B.D.I.)*, 2001, n° 1, pp. 5-22 ;
- « The Compatibility of the OHADA Treaty with the Substantive Rules for Regional Organizations of the World Trade Organization (WTO) » Africa's regional report to the International Law Association, 2001;
- « Mondialisation et droit » *Revue hellénique du droit international*, 2002, pp. 457-485 ;
- « L'application des contre-mesures dans le temps », (2002) in *Droit de la responsabilité de l'Etat (C.E.D.I.N.)* to be published by A. Pedone, Paris ;
- « Les Etats africains riverains de l'Atlantique et la protection des tortues marines », paper for the Bucarest symposium of the Environmental International Law Network of the Agence Universitaire de la Francophonie, September 2002, published in the *Revue Roumaine du Droit de l'Environnement*, n° 1, 2002, pp. 141-151 ;
- « Une troublante "immunité totale" du Ministre des affaires étrangères » *R.B.D.I.*, Janvier 2002, pp. 511-530 ;
- « La mise en œuvre du droit international de l'environnement » (general introductory report), in *La mise en oeuvre du droit international de l'environnement au plan national*, Limoges, PULIM, 2003, pp. 9-41 ;
- « Les interactions de la Jurisprudence internationale et des jurisprudences nationales » paper for the symposium organized by the Société française pour le droit international (S.F.D.I. in Lille, 11-13 September 2002), in *La juridictionnalisation du droit international*, Paris, A. Pedone, 2003, pp. 393-460 ;
- « Charte africaine, instruments internationaux de protection des droits de l'homme. Constitutions nationales : articulations respectives » in Jean François Flauss (ed.), *Instruments internationaux de protection des droits de l'homme et droits nationaux*, Bruxelles, Bruylant, 2004, pp. 11-47;
- « La nationalité du navire en droit international », *Mélanges Jean Pierre Queneudec et Laurent Lucchini*, Paris, A. Pedone, 2004, pp. 343-373 ;

- « Regard sur la jurisprudence du tribunal international du droit de la mer » *R.G.D.I.P.*, 2005, n°4 ;
- « Valeur humaine et construction d'un ordre public international » in *Mélanges Abdelfatah Amor*, Centre de Publications Universitaires, Tunis, 2005, pp. 581-601;
- « Les moyens de preuve devant la Cour internationale de Justice à la lumière de quelques affaires récentes portées devant elle » ; A paper presented at the Colloquium organized by the I.C.J., on 10 and 11 April 2006 at The Hague on the occasion of the 60th Anniversary of the International Court, *German Yearbook of International Law*, Vol. 49, 2006, pp. 259-292 ;
- « Commentaire de l'article 9 de la Convention de Vienne de 1969 sur le droit des traités » in *La Convention de Vienne de 1969 sur le droit des traités. Commentaire article par article* (under the supervision of O. Corten and P. Klein), Bruylant, Bruxelles, Tome I, 2007, pp. 259-287 ;
- « Le droit des peuples à disposer d'eux-mêmes : entre fétichisme idéologique et glissements juridiques », *Annuaire africain de droit international* (AADI), 2007 ;
- « L'espèce protégée en droit international de l'environnement », in *Pour un droit commun de l'environnement. Mélanges en l'honneur de Michel Prieur*, Paris, Dalloz, 2007, pp. 867-879 ;
- « Le statut juridique des traités signés entre les représentants des puissances coloniales et les monarques indigènes africains en droit international », in *Mélanges Jean Salmon*, Bruxelles, Bruylant, 2007 ;
- « Le rôle des "accords et arrangements régionaux" en matière de maintien de la paix et de la sécurité internationales à la lumière de la Charte des Nations Unies et de la pratique internationale » ; *R.G.D.I.P.*, TCXI, 2007 / 4, pp. 771-802.
- « Countermeasures in Time » in J. Crawford and A. Pellet (eds), *The Law of International responsibility*, Oxford University Press, 2009;
- « Considérations actuelles sur l'inexécution des décisions de la Cour Internationale de Justice » in *Liber Amicorum Judge Thomas MENSAH*, 2009 ;
- « Law and the Demarcation of boundaries, in the light of the experience of the Demarcation of the boundary between Cameroon and Nigeria » Communication au XXIV^e FIG International Congress « *Facing the Challenges – Building the Capacity* » in Sydney, Australia, 11-16 April 2010;
- « Commentaire du Traité portant révision du Traité relatif à l'Harmonisation du Droit des Affaires en Afrique, signé à Port-Louis (Île Maurice), le 17 octobre 1993, Juriscope, Poitiers, 2010 ;
- « Sur quelques questions techniques liées à la détermination du tracé d'une frontière maritime délimitée » in *Mélanges Daniel Vignes*, 2010 ;
- « The function of law and the codification of international law in a changing world » in *Liber Amicorum Bruno SIMMA*, 2011;
- « Requiem pour le Droit international du Développement in *Mélanges Madjid BENCHIKH*, 2011.

Mars 2011

Kriangsak Kittichaisaree (Thailand)

[Original: English]

H.E. Ambassador Kriangsak Kittichaisaree, LL.B., LL.M., Ph.D.

Current Position: The Kingdom of Thailand's Ambassador Extraordinary and Plenipotentiary to the Commonwealth of Australia (since 26 Feb. 2010), and, concurrently, Ambassador-designate to Papua New Guinea, Fiji and the Solomon Islands

Education background in International Law:

- LL.M. (Harvard Law School) specializing in International Human Rights Law (with the highest grade of A+ for LL.M. paper and another A+ for class seminar)
- Ph.D. (Cambridge University) specializing in the International Law of the Sea.

Work experiences: practice, teaching, and research in all areas of international law

- Oct. 1986 – Dec. 1994, and Feb. 1999 – Nov. 2004: legal officer, and subsequently, Director of the Division of Legal Affairs and Deputy Director-General of the Department of Treaties and Legal Affairs of the Ministry of Foreign Affairs of the Kingdom of Thailand
- 18 Nov. 2004 – 2 Mar. 2006: Ambassador Attached to the Ministry of Foreign Affairs of Thailand responsible for international legal issues as well as counter-international terrorism
- 3 Mar. – 30 Nov. 2007: Director-General of the Department of International Organizations, Ministry of Foreign Affairs of Thailand, in charge of the law and constitution of international institutions, international human rights and the rule of law, transnational organized crimes, and the workings of global economic and political institutions in all aspects including arms control and disarmament, international security under the UN framework, and UN reform. He was concurrently Permanent Representative of Thailand to the UN Economic and Social Commission for Asia and the Pacific (UNESCAP).
- Coordinator of the International Legal Cooperation against Terrorism stream of the Legal Issues Working Group of the Bali Regional Ministerial Meeting on Counter-Terrorism, in response to the Bali Bombing of 12 Oct. 2002 and subsequent terrorist activities in the Asia-Pacific region and beyond.¹
- Elected (in his individual capacity) Chairman of the Group of 77 of the Whole of the 9th Session of the Preparatory Commission for the International Sea-Bed Authority and for the International Tribunal for the Law of the Sea
- Aug. 1999 – present: Member of the UNESCO/Intergovernmental Oceanographic Commission's Advisory Body of Experts on the Law of the Sea and an expert for the purposes of Special Arbitration under Art. 2 of Annex VIII of the UN Convention on the Law of the Sea of 1982

Academic experiences in International Law:

- Author of the pioneering textbook *International Criminal Law* (Oxford University Press: Oxford, Jul. 2001)².

¹ The participating countries were the 10 ASEAN Member States, Australia, Canada, China, Fiji, Germany, India, Japan, the Republic of Korea, the Netherlands, New Zealand, Papua New Guinea, the Russian Federation, Timor Leste, and the USA. The UN Counter Terrorism Committee, the UN Office on Drugs and Crime, the Pacific Islands Forum Secretariat, and the Southeast Asia Regional Centre for Counter-Terrorism also participated.

² It has been used as a textbook on the subjects of war crimes, crimes against humanity and genocide at, for instance, Harvard University (recently as one of the 2 key textbooks for Harvard's course entitled 'Crimes against Humanity' (Spring Semester 2009)), and several law schools in Europe.

- Chairman, Foundation for the Development of International Law in Asia and Member of the Editorial Board of the *Asian Yearbook of International Law*, Dec. 1999 - 2006
- Visiting Professor at Duke University School of Law's Asia-America Institute in Transnational Law in July 2000 (Course: The World Trade Organization: The Adjudication of International Trade Disputes); July 2004 (Course: Global Commerce and Freedom of the Seas); and July 2011 (Course: Contemporary Issues in Space Law and the Law of the Sea).
- Visiting Professor teaching *International Criminal Law* at the University of New South Wales School of Law in Sydney, Australia (since Jan. 1999), and at the National University of Singapore in 2006 and 2009.
- Senior Visiting Fellow, Centre for International Law/National University of Singapore (Jan. 2011-).
- Nov. 2002-2006, teaching 'UN and International Law', being part of the English language course entitled *United Nations and International Cooperation*, Faculty of Political Science, Thammasat University, Thailand

Other Positions Held Include:

- 1 Oct. 2007 – 25 Feb. 2010: Ambassador Extraordinary and Plenipotentiary to the Islamic Republic of Iran
- 2007: Adviser, Select Committee on the Draft Bill on Anti-Human Trafficking, Thailand's National Assembly (Parliament)
- 2006: Eminent adviser of the Constitutional Court of Thailand
- Thailand's chief legal counsel in maritime boundary delimitation negotiations
- Dec. 1994 – Jan. 1999, Minister-Counsellor, Royal Thai Embassy in Washington, D.C., overseeing legal, economic, political, and consular affairs.
- 1995– present, Member, Regional Network on the Legal Aspects of Marine Pollution, UNDP/IMO Regional Programme for the Prevention and Management of Marine Pollution in the East Asian Seas, Manila, The Philippines

Ambassador Kriangsak Kittichaisaree's biography is featured in both *Who's Who in the World* (since 2003) and *Who's Who in Public International Law* (Grotius: Cambridge, 2007).

entitled 'Crimes against Humanity' (Spring Semester 2009)), and several law schools in Europe, Canada, Australia, Singapore and New Zealand. The textbook was quoted in the *amicus curiae* brief submitted in June 2006 to the Supreme Court of Chile on behalf of 20 U.S. law professors who supported the extradition of former Peruvian President Alberto Fujimori to stand trial for human rights violations in Peru. More recently, this textbook has been cited by the Supreme Court of Canada alongside classic law textbooks in its judgment in the case of *R v Hape*. It was also cited by the International Criminal Court in *Situation in the Central African Republic in the Case of the Prosecutor v. Jean-Pierre Bemba Gombo: Decision on Confirmation of Charges*, 15 June 2009.

INTERNATIONAL DIPLOMATIC CONFERENCES AND NEGOTIATIONS
ATTENDED INCLUDE: -

- In July 2008, when Thailand did not have a Foreign Minister, the Prime Minister of Thailand appointed Ambassador Kittichaisaree as Special Envoy to represent the Royal Thai Government at the 15th Ministerial Meeting of the Non-Aligned Movement (NAM).
- Chairperson, 303rd Session of the Advisory Committee of Permanent Representatives and Other Representatives Designated by Members of the Commission, United Nations Economic and Social Commission for Asia and the Pacific (UNESCAP), 23 June 2006
- Alternative Representative of Thailand in the Steering Committee of the Four Nations (Chile, South Africa, Sweden and Thailand) Initiative on Governance and Management of the United Nations Secretariat, May 2006 – Jan. 2008
- 2006 – 2007: Head of the Thai Delegation to Senior Officials' Meetings of the Human Security Network (HSN) and the Helsinki Process on Globalization and Democracy, held in Thailand, USA, Japan, and Slovenia
- Delegate, Thai delegation to the 84th Session of the Human Rights Committee of the International Covenant on Civil and Political Rights, Geneva, July 2005
- Head of the Delegation of Thai Senior Officials, Asia-Africa Summit, Jakarta, March-April 2005
- Chief Legal Counsel for free trade area (FTA) negotiations with New Zealand and with EFTA member countries (Norway, Switzerland, Iceland, and Liechtenstein) and in litigations against the Royal Thai Government in foreign courts in relation to the Tsunami of Dec. 2004
- Head of the Thai Delegation, negotiations with Australia and Italy on treaties on mutual legal assistance in criminal matter, 2004
- Alternate Representative of Thailand to the 56th Session of the United Nations General Assembly, Sept. – Dec. 2001; Representative, 61st Session, Sept.-Dec. 2006; Alternative Representative, 62nd Session, Sept. – Dec. 2007
- Head of the Thai Delegation, 40th Session, Asian-African Legal Consultative Organization, New Delhi, 20 – 25 June 2001
- Head of the Thai Delegation, UN Open-ended Informal Consultative Process on Oceans and the Law of the Sea (UNICPOLOS), United Nations, New York, 7 – 11 May 2001
- Head of the Thai Delegation, 5th and 8th Sessions of the Preparatory Commission for the International Criminal Court, United Nations, New York, 12 – 30 June 2000, and 24 September – 4 October 2001, respectively
- Deputy Head of the Thai Delegation, 33rd Session of the United Nations Conference on the International Trade Law (UNCITRAL), United Nations, New York, 12 June – 7 July 2000
- Thai delegate to the sixth and final round of negotiation to conclude the Convention between the Kingdom of Thailand and the United States of America for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion With Respect to Taxes on Income, 26 – 29 August 1996

- Delegate, United Nations Environment Programme's Intergovernmental Conference to Adopt a Global Programme of Action for the Protection of the Marine Environment From Land-Based Activities: Washington, DC, 23 October – 3 Nov. 1995
- Delegate, negotiation to conclude the agreement between Thailand and Switzerland on the transfer of prisoners and co-operation to enforce judicial judgments in criminal cases: Bern, Switzerland, Oct. 1992
- Delegate, fisheries co-operation negotiation with Vietnam: Hanoi, Sept. 1991
- Delegate and subsequently Head of the Thai Delegation, Preparatory Commission of the International Sea-Bed Authority and for the International Tribunal for the Law of the Sea, 5th Session (Jul. – Aug. 1987, New York); 6th Session (Mar. – Apr. 1988, Kingston, Jamaica; Aug. – Sept., New York); 7th Session (Feb. – Mar. 1989, Kingston, Jamaica; Aug. – Sept. 1989, New York); 8th Session (Aug. 1990, New York); 9th Session (Mar. 1991, Kingston, Jamaica; Aug. 1991, New York)
- Delegate, negotiations with Malaysia on the Constitution of the Thailand-Malaysia Joint Authority on the Joint Development Area in the Gulf of Thailand and Its Implementing Legislation (Dec. 1989, Chiang Mai, Thailand, and May 1990, Kuala Lumpur, Malaysia)
- Sole negotiator to conclude an agreement on the exchange of the premises of the Royal Thai Consulate-General in Hong Kong, Oct. 1989
- Member and sometimes head of delegation, Informal Sessions of the International Tin Council [May – Jul. 1989, Sept. 1989, Oct. – Nov. 1989, Dec. 1989, Mar. 1990]
- Monitoring and instructing legal counsel in the litigation against the International Tin Council and Thailand in the House of Lords, England, May-Jul. 1989
- Secretary, fisheries negotiations with Malaysia, Jan. 1988 – 1993
- Adviser, land boundary negotiations with Malaysia, Burma (Myanmar), and Laos, 1987-1994
- Delegate and Secretary to the President, Inter-Sessional Meeting, Asian-African Legal Consultative Committee, New Delhi, 30 – 31 Mar. 1987

CONFERENCES/WORKSHOPS/SEMINARS (SELECT)

- Panellist*, Workshop on ASEAN Co-operation on Piracy and Maritime Terrorism, Centre for International Law/National University of Singapore, Jan. 2011
- The keynote speaker*, 'Australia, Thailand and the World', at the Australian Institute of International Affairs, Brisbane, Australia, 22 Jun. 2010
- The keynote speaker* on the topic "Support for the UN, focusing on the Security Council's Committee on Counter Terrorism: The work of the CTC in light of partners' experience", at the 4th Asia-Europe Conference on Counter Terrorism, Copenhagen, Denmark, 26 – 27 Jun. 2006
- One of the 5 panellists*, High-Level Panel on 'Terrorism: Threat to a Civilized Society', moderated by the UN Undersecretary-General for Legal Affairs, at the UN Headquarters, New York, on 9 June 2005. (The other panellists included: Judge Baltasar Garzon of the 'Pinochet' fame, and the Deputy

Secretary-General of the Council of Europe. Webcast of this annual Treaty Event is available at: http://untreaty.un.org/English/Panel_2005.asp.)

A keynote speaker, Workshop on the legislative implementation of universal instruments against terrorism and regional experiences in promoting international cooperation against terrorism, organized by the Terrorism Prevention Branch of the UN Office on Drugs and Crime in cooperation with the Anti-Terrorism Center of the Commonwealth of Independent States, held in Moscow, Russian Federation, on 28 – 30 Nov. 2005

Panellist, 'Transnational Maritime Issues in Armed Conflict and Peace Operations', 15th Annual United States Pacific Command International Military Operations and Law Conference, Bangkok, 3 – 6 June 2002

Participant, East-West Center's Policy and Research Planning Workshop on Military and Intelligence Gathering Activities in Exclusive Economic Zones: Consensus and Disagreement, Bali, 27 – 29 June 2002

Speaker, 'The International Criminal Court', 4th International Law Seminar of the Singapore International Law Society, 2 Sept. 2000. (The other three Speakers were: Professor Peter Malanczuk of Erasmus University; Professor Thomas Franck of New York University School of Law; and Sir Franklin Berman, Visiting Professor of Public International Law, Oxford University, and Former Legal Adviser of the UK Foreign and Commonwealth Office.)

Speaker, The Oslo Conference on Human and Regional Security Around the South China Sea, organized by the University of Oslo, Norway, 2 – 4 June 2000

Arbitrator, 'Who owns the Henrietta Reef?', Mock International Arbitration organized by the London-based International Bar Association, Section on Energy and Resources Law, held in Hong Kong on 6 Apr. 2000 (Counsel for the parties appearing before the Tribunal included Professor Gillian Triggs, now Dean of the University of Melbourne Faculty of Law, and Mr. Rodman Bundy of the law firm Eversheds, who argues cases regularly before the International Court of Justice and other international tribunals.)

Speaker, International Law Association-Australia/New Zealand Society of International Law's Joint International Conference on Security, Wealth, and Survival: Implementation, Compliance and Enforcement of International Law, Wellington, New Zealand, 8 – 10 Jul. 1999

Panellist, 'International Criminal Court', 6th Annual Conference of the Australia-New Zealand Society of International Law, Australian National University, Canberra, 19 – 21 Jun. 1998

Panellist, 'How can the United States utilise international organisations and treaties to protect and transfer intellectual property with its Asian trading partners?', organised by the International Law Society of Georgetown University and George Washington University Law School, Washington, DC, 25 Jan. 1997

Speaker, the 1st-3rd Meetings of the Technical Working Group on Legal Matters on Managing Potential Conflicts in the South China Sea, organised by the Canadian International Development Agency (CIDA) and the University of British Columbia, (held in Phuket, Thailand, Jul. 1995; Chiang Mai, Thailand, Jun. 1997; and Pattaya, Thailand, Oct. 1998)

- Panellist*, 'Law Reform and Environmental Protection', Conference on Southeast Asia: Law Reform and Societies in Transition, organised by the Harvard International Law Society, Harvard Law School, Cambridge, MA, USA, 22 Apr. 1995
- Panellist*, Conference on Trade and the Environment in Pacific Rim Nations, co-sponsored by the American Bar Association's Standing Committee on Environmental Law, the Inter-Pacific Bar Association, and the United States-Asia Environmental Partnership: Hong Kong, 15 – 17 Feb. 1993
- Regular Panellist and Speaker* at international conferences and academic workshops organised by the Southeast Asian Programmes on Ocean Law and Policy (SEAPOL), financed by the Canadian International Development Agency (CIDA), e.g. at the conferences in Bali (May 1990), Kuala Lumpur (July 1993), Singapore (May 1994)
- Commentator and Speaker*, Workshop on Managing Potential Conflicts in the South China Sea, organised by the Indonesian Government, 1st Workshop, 1990 – 4th Workshop, 1993
- Co-ordinator and Speaker*, International Symposium on 'Regional Co-operation on the Law of the Sea: ASEAN and the EC Perspectives', 23 – 25 Nov. 1988, held in Cha-Am, Thailand, organized by the International Studies Centre, Institute of Foreign Affairs, Bangkok

Publications

(a) Books

- International Criminal Law*, Oxford University Press: Oxford, July 2001
[Excellent review by *Yale Journal of International Law*] 2nd edition is in preparation.
- Research Report to Thailand's Law Reform Committee on Development of The Legislation on the Continental Shelf and the Exclusive Economic Zone*, Bangkok, 1995. (As chief author; 467 pp., Thai language)
- Deep Seabed Mining and Its Reflections on Contemporary International Law*, International Study Centre, Institute of Foreign Affairs: Bangkok, 1989
- Regional Co-operation on the Law of the Sea: ASEAN and the EC Perspectives*, International Studies Centre, Institute of Foreign Affairs: Bangkok, 1988. Editor.
- The Law of the Sea and Maritime Boundary Delimitation in South-East Asia*, Oxford University Press, 1987. [Reviewed by, e.g., Professor Daniel Bardonnet in *Annuaire français de droit international*, Vol. XXXIV, 1988, at 1031.]

(b) ARTICLES (PUBLISHED IN 4 CONTINENTS) INCLUDE: -

- 'International Criminal Law', being a chapter in the Diplomatic Training Programme Manual, University of New South Wales, Feb. 2002.
- 'A Code of Conduct for Human and Regional Security around the South China Sea', 32 *Ocean Development & International Law* 131-147 (2001).
- 'The NATO Military Action and the Potential Impact of the International Criminal Court', 4 *Singapore Journal of International & Comparative Law*

498-529 (2000).

- 'Armed Conflict Before International Tribunals', *Proceedings of the Fourth International Law Seminar*, jointly organized by the Legal Services, Ministry of Defence, and the Society of International Law, Singapore, 2 Sept. 2000: 102-143.
- 'International Legal Order in a Changing World', *Proceedings of the International Law Association-Australia/New Zealand Society of International Law Conference*: Wellington, Jul. 1999.
- 'Practical Difficulties for the International Criminal Court to Overcome', *Proceedings of the 6th Annual Conference of the Australia-New Zealand Society of International Law*, Canberra: Australian National University, June 1998: 79-89.
- 'International Law on the Protection of Nationals Abroad', *Saranrom*, Feb. 1998: 273-286 (in Thai)
- 'Effectuation of international law in the municipal legal order of Thailand', 4 *Asian Yearbook of International Law* 171-184 (1994).
- 'Trade And The Environment In Pacific Rim Nations', *American Bar Association, Standing Committee on Environmental Law*: Washington, DC, 1994: 35-38.
- 'Using Trade Sanctions and Subsidies to Achieve Environmental Objectives in the Pacific Rim', 4 *Colorado Journal of International Environmental Law and Policy* 296-322 (1993)
- 'Marine Resources Management', *Foreign Relations Journal*, Philippine Council for Foreign Relations: Manila, Vol. VIII, Number 1, March 1993: 83-89.
- 'Development of ocean law, policy and management in Thailand', *Marine Policy*, Jul. 1990, Butterworth-Heinemann: Surrey, UK: 315-323.

Ahmed Laraba (Algeria)

[Original: English]

1- PERSONAL DATA:

Family Name : LARABA.

First Name: Ahmed.

Date and place of birth: 17 May 1947, Mila (Algeria).

Nationality : Algerian.

2- EDUCATION AND ACADEMIC QUALIFICATIONS:

1969: BA. Degree in law – Faculty of Law, University of Algiers

1970: Master of Public law

1985: Doctorat d'Etat (State Doctorate) in International Public Law (Law of the Sea), Faculty of Law, University of Algiers.

3- LANGUAGES:

Arabic: native language (working language).

French: read, written and spoken fluently (working language).

English: read and spoken.

4- PROFESSIONAL EXPERIENCE AND FUNCTIONS:

Currently Professor of International Public law at:

1- the Faculty of law - University of Algiers; (since 1971);

2- the National School of Administration of Algeria;

3- the School of Magistrates, Algiers;

4- the Institute of National Security, Algiers.

- Visiting Professor in International Public Law at:

- 1998-1999: Faculty of law, *University of Lyon 2*;

- 1998-1999: Faculty of law, *University of Paris X – Nanterre*;

- 1998-1999: *University of Saint-Quentin-en-Yvelines (France)*;

- 1999-2000 and 2000-2001: professor at the *University of Montpellier 3 (France)*; teaching and courses on the World Trade Organization (WTO), and the impact of its rules on the internal States law,

- 2000-2001: Professor at the Faculty of law of the *University of Aix-en-Provence, Marseille*.
- 2002-2003: Faculty of law of *University Paris I, Pantheon-Sorbonne*.
- 1999- 2011: Faculty of law and Political sciences of *University "Lumiere", Lyon 2*, teaching and courses concerning: the sources of the International law, the law of treaties, the jurisprudence of the CIRDI,

Research and academic activities of teaching particularly in:

law of treaties, law of the sea, the law of the international contracts, the arbitration law in particular of the International Center of Regulation of the Disputes relative to the Investment (CIRDI), the evolution of the intellectual property laws, the application of the international Treaties in the internal States law, and generally relations between international law and domestic States law, the law of States succession, and International Criminal Law.

- 1993 - 2000 and 2004 - 2009: Chairman of the jury of the competition of Master (option International law and International Relations) of the Faculty of law, University of Algiers.

Miscellaneous activities of research:

- Chief Editor, Magazine "IBTIKAR" of the National Office of the law of property.
- Member of the Scientific Committee of the Magazine "IDARA" of the National School of Administration of Algiers.
- Scientific member of the Council of the National Institute of Global and strategic studies (INESG).
- Deputy-president of the Algerian Association of Constitutional law.

5- OTHER LEGAL AND DIPLOMATIC ADVISORY ACTIVITIES

- Legal advisor of Algeria on the advisory opinion before the International Court of Justice (ICJ) on "Legal consequences of the construction of a wall in the Occupied Palestinian Territories" (2004).
- Legal advisor of Algeria, in the international commercial arbitration of CIRDI, LESI-DIPENTA companies in Algeria (2003-2005).
- Legal advisor of the Algeria in the arbitration CIRDI, setting LESI-

ASTALDI in Algeria (February 2005-).

- Member of the Algerian Delegation at several Diplomatic Conferences (WIPO, OUA (African Union), League of the Arabic States).
- Legal consultant and advisor of several Algerian companies, among which the National Company of the Railroad Transport (SNTF), the SONELGAZ and the SONATRACH, in the field of the International commercial arbitration, (1985-2010).
- Legal advisor of the National Office of the Copyrights and IP of Algeria.
- Member of the legal Committee and the legislation of the international Confederation of Societies of author's and composers (CISAC).
- Associate member of the laboratory of International compared Business Law, the Faculty of law and the Political sciences of the University Lyon 2.
- Former legal Consultant of the International Committee of the Red Cross (ICRC) for the Maghreb (1995-2005).

6- MAIN PUBLICATIONS AND STUDIES:

- Secessions and the international law, memory of Diploma of Higher education of Public law, in 1970.
- Introductory report in the Colloquium on the Organization of African Unity (in collaboration), SNED, in 1973.
- New notions and new law of the Sea, international Symposium of Algiers «International law and Development », OPU, in 1978.
- The demarcation of the maritime areas, Algerian Magazine of the legal, political and economic Sciences, (RASJPE), in 1978.
- The influence of the principle of freedom on the classic maritime "law", RASJPE, on 1979.
- «Algeria and the law of the sea, Doctoral thesis, 1985.
- Introductory report on the concept of state of necessity «in seminar organized by the Faculty of law of Algiers, December, 1991. - «Column of conventional right, IDARA, Algiers, in 1995.
- «The fishing zone of Algeria, the legal letter, on 1996.
- Study on the humanitarian International law: «the case of the national liberation War, CICR, 1996, BRUYLANT, 2005 about the prerogatives of the Committee on Human Rights, in 1999.
- Study on "States and the International Criminal Court ", INESG, in 2000.
- «The initiatives of the United States and the European Union related

to the Mediterranean Sea : competition or complementarities?" Euromesco, in 2007.

- «arbitration, as a method of the settlement of disputes between the authority of regulation of the post and the telecommunications and other partners", Seminar of the Faculty of law University of Algiers, in June 2008.

-«The World Intellectual Property Organization, the World Trade Organization and the copyright: competition or complementarities?» Algiers, in 1996.

-«The legal regime of the literary and artistic property in Algeria ", IBTIKAR, in 1997.

- «The copyright in the Arabic States, IBTIKAR, on 1998.

- «The legal regime of copyright and similar rights ", Seminar of the National Office of Copyright (ONDA), on 2002.

-«The legal regime of the program of computer ", ONDA, on 2003.

-«Can we talk about Algerian jurisprudence related to the copyright law? ONDA, in 2008.

Ewald W. Limon (Suriname)

[Original: English]

Ewald Wensley Limon
Ambassador for multilateral diplomacy

Summary and special strength

Legal background: national (civil) law and international law specialization in International Public Law.

Relevant understanding of the processes of global change and their influence on the Civil Law System.

Personal details:

Family name	Limon
Other names	Ewald Wensley

Date of birth	11 October 1953
Place of birth	Paramaribo, Suriname
Gender	Male
Height	6.3
Nationality	Surinamese
Marital Status	Married, two children

Qualifications

1. 1979-1985	Law study Degree obtained (Master of law) (LLM) University of Suriname
--------------	--

2. 1982-1983 International Law and Development
Diploma
Institute for Social Studies
The Hague, Netherlands
3. 1978-1981 Research Assistant with the Institute for
International Law
University, of Suriname

Academic record:Lecturer in:

- International Public Law
- International Peace and Security
- International Humanitarian Law
- Law of International Organization

Specialized in:

- Law of the Sea
- Human Rights
- Disarmament
- Peace and Security

Legal background:

- Legal advisor to the Government of Suriname on International Maritime Affairs.
- Advisor to the Government of Suriname on Law of the Sea matters.
- Representative of Suriname to the Six Commission of the General Assembly of the United Nations.
- Senior Advisor to the legal department of the Ministry of Foreign Affairs.
Advises on International Public Law, Memoranda Draft Treaties and Agreements and other international legal instrument.
- Advisor to the Government of Suriname (Ministry of Foreign Affairs) on Indigenous Peoples.

National Commissions:

- Member of the Natural Boundary Commission for the Suriname - Guiana (France) boundary
- Member of the National Borden Commission for the Suriname - Guyana Maritime Boundary

- Chair of the sub-commission on practical measures in relation to the Suriname - Guyana Maritime Boundary
- Chair of the National Commission for the submission of the claim of the outer limits of the Continental Shelf in accordance with Article 76 UNCLOS

Diplomatic background:

- Ambassador for multilateral diplomacy (present).
- Ambassador and Permanent Representative to the United Nations (2003- 2007).
- Permanent Secretary of the Ministry of Foreign Affairs (2001-2003).
- Head of the Department for International Organizations of the Ministry of Foreign Affairs (1997-2001).
- 1st Secretary to the Suriname Permanent Mission in the United Nations (1985-1994).
- Joined the Ministry of Foreign Affairs of Suriname (diplomatic service) in 1982.

International Conference and Meetings and multilateral legal negotiations.

1982	Delegate to the United Nations Conference on the Law of the Sea; negotiation on the Convention on the Law of the Sea.
1984-2001	Delegate to the subsequent General Sessions of the General Assembly of the United Nations.
2003-2006	Head of delegation to the subsequent sessions of the United Nations General Assembly.

Extract from a note verbale dated 7 December 2010 from the Permanent Mission of Suriname

AIDE MEMOIRE

Presentation of the candidacy of H.E. Ewald W. LIMON to the
International Law Commission (ILC)

- During the Sixty-sixth session of the General Assembly to be held in the year 2011 election for members of the International Law Commission (ILC) will take place for the term 2012-2016.
- The work of the ILC contributes to the realization of a just and equitable international community based on the rule of law in particular international public law.
- Suriname is highly committed to the creation of an international community based on the rule of law.
- The codification and development of international public law is of importance. Suriname believes that rules of conduct that govern international relations should be codified in order to increase their legal status.
- Furthermore the development of international law based on the needs and requirements of humanity as a whole is equally important.
- The Government of Suriname has ratified several conventions and agreements and accepted other legal documents as a considered policy of supporting the legal ordering of the international society.
- Suriname considers the work of the ILC of critical importance.
- For these and other reasons the Government of Suriname presents the candidacy of H.E. Ambassador Ewald Wensley LIMON, Senior Advisor for Political and Legal Affairs of the Ministry of Foreign Affairs and former Permanent Representative of Suriname to the United Nations.
- Ambassador LIMON is a lawyer, trained within the Civil Law system and graduated from the Anton de Kom University of Suriname (LLM). He has taken several post graduated courses including at the Institute of Social Studies in the Hague and with the UNITAR (UN) system.
- He has a remarkable academic performance. He is lecturer in public international law, the law of international organizations, international peace and security and international humanitarian law. He is a member of boards of academic and research organizations.
- The Government of Suriname believes that Ambassador Ewald W. LIMON has the required qualities to contribute satisfactory to the work of the ILC.
- In view of the above mentioned, the Government of Suriname kindly requests support for the candidacy of H.E. Ewald W. LIMON for membership of the ILC in elections to be held during Sixty-sixth session of the General Assembly of the United Nations.

Tiyanjana Maluwa (Malawi)

[Original: English]

PART I: INTRODUCTION

Present Position: H. Laddie Montague Chair in Law,
Director, School of International Affairs; &
Associate Dean for International Affairs,
Dickinson School of Law, Pennsylvania State
University, USA

Most Immediate Past Position: Legal Adviser/Counsel, Office of the Office
of the United Nations High Commissioner for
Human Rights (OHCHR), Geneva,
Switzerland

Core Areas of Academic Interest: Public International Law
International Organizations
International Human Rights Law
International Refugee Law
International Law in Africa

Languages: English (Excellent)
French (Very Good)

PART II: ACADEMIC AND PROFESSIONAL HISTORY**1. GENERAL BIOGRAPHICAL INFORMATION****1.1 Personal Particulars:**

- (a) Full Name: Tiyanjana MALUWA
- (b) Sex: Male
- (c) Country of Birth: Malawi
- (d) Nationality: Malawi

1.2 Educational Qualifications:

- (a) Doctor of Philosophy (Ph.D.), Queens' College, University of Cambridge, United Kingdom (1984).
- (b) Master of Laws (LL.M.), University of Sheffield, United Kingdom (1979).
- (c) Bachelor of Laws (LL.B.), University of Malawi (1977).

1.3 Work Experience:

- (a) July, 2007 to date: Director, Pennsylvania State University School of Affairs, University Park, PA, USA.
- (b) January 18, 2004 to date: Professor of Law, Pennsylvania State University, Dickinson School of Law, University Park, PA, USA.
- (c) November 15, 2001 to January 14, 2004: Legal Adviser/Counsel and Head Rule of Law Unit, Office of the United Nations High Commissioner for Human Rights, Geneva, Switzerland.
- (d) January 1, 1998 to November 10, 2001: Legal Counsel/Director, Legal Department, Organization of African Unity, Addis Ababa, Ethiopia.
- (e) December 1, 1995 to December 31, 1997: Professor of Law in the Department of Public Law, University of Cape Town, South Africa.

January 1, 1995 to November 30, 1995: Associate Professor of Law in the Department of Public Law, University of Cape Town.

June 1, 1993 to December 31, 1994: Senior Lecturer in Law, University of Cape Town.
- (f) December 14, 1990 to May 31, 1993: Senior Lecturer in Law, University of Botswana.

April 1, 1990 to December 13, 1990: Lecturer in Law, University of Botswana.

January 1, 1989 to December 31, 1989: Visiting Research Fellow in International Law at the Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany [on special research leave from the University of Botswana].

December 10, 1986 to December 31, 1988: Lecturer in Law, University of Botswana.
- (g) July 1, 1984 to November 30, 1986: Lecturer in Law, University of Malawi.

October 1, 1978 to June 30, 1984: on study leave from the University of Malawi, to pursue graduate studies for LL.M. and Ph. D. degrees, respectively.

September 1, 1977 to September 30, 1978: Staff Associate (Junior Lecturer) in Law, University of Malawi.

2. TEACHING

2.1 Courses taught at Pennsylvania State University, Dickinson School of Law:

International Organizations; United Nations and International Law; International Human Rights Law; International Refugee Law.

2.2 Selected Special Lectures delivered at the following selected universities:

University of Nebraska, Lincoln, USA (Human Rights); University of Pretoria, South Africa (Human Rights); University of Amsterdam - Addis Ababa Program (International Law); Eduardo Mondlane University, Maputo, Mozambique (Human Rights); University of Stellenbosch, South Africa (International Trade Law); University of the Witwatersrand, South Africa (International Law); University of Heidelberg, Germany (Human Rights); Graduate Institute of International Studies, Switzerland (International Law); Norman Manley Law School, Kingston, Jamaica (International Legal Education).

2.2 Courses Taught at the University of Cape Town, South Africa:

1993-97: Public International Law; Constitutional Law; International Trade Law; Human Rights and International Humanitarian Law.

2.3 Courses Taught at the University of Botswana:

1986-88: Public International Law; Jurisprudence.

1990-93: Public International Law; Jurisprudence.

2.4 Courses Taught at the University of Malawi:

1984-86: Introduction to Law; Law of Contract; Public International Law; Jurisprudence.

PART III: PRINCIPAL DUTIES AND RESPONSIBILITIES AT THE UNITED NATIONS

- Providing legal advice in the areas of international law relevant to the work of the Office of the High Commissioner for Human Rights (OHCHR) as well as relevant legal frameworks for international cooperation.
- Acting as focal point of OHCHR on legal matters.
- Undertaking legal review of documents containing obligations and other responsibilities on the part of OHCHR.
- Providing advice on legal aspects of policy matters for consideration by the Senior Management and Policy Board if requested.
- Advising on legal aspects of the various substantive programs undertaken by the various branches, units and field offices of OHCHR.
- Preparation of analytical policy papers addressing the legal aspects of the Office's policies and strategies on various matters, as may be required.
- Preparation of legal opinions and briefs on specific issues for presentation to the High Commissioner, Deputy High Commissioner and Senior Management, by way of internal memoranda, as may be requested.
- Preparation of project proposals and projects relating to legal issues, as may arise.
- Providing operational assistance to various offices and units, including field offices, as may be requested.

Providing general advice on legal issues as required internally within OHCHR.

PART IV: PRINCIPAL DUTIES AND RESPONSIBILITIES AT THE ORGANIZATION OF AFRICAN UNITY/AFRICAN UNION

- Acting as Chief Legal Adviser to the OAU Secretary General and General Secretariat, OAU Policy Organs and OAU Specialized Agencies.
- Advising on all legal aspects pertaining to the establishment of the African Economic Community (AEC).

- Advising on the harmonization and coordination of legal strategies and policies of Member States within the framework of the AEC and decisions taken by other relevant bodies of the OAU/AEC.
- Advising on the legal aspects of conventions and agreements to which the OAU is a party including the interpretation of any provision of such instruments that may be referred to the Office of the Legal Counsel.
- Advising on all issues of a legal nature arising from the implementation of the Headquarters Agreements with host countries and the General Convention on the Privileges and Immunities of the OAU.
- Providing legal advice on strategies for the setting up of the various institutions envisaged under the AEC Treaty, such as the Pan-African Parliament, Court of Justice and the various Ministerial Technical Committees.
- Preparing contracts, including administrative and employment contracts, to which the OAU is a party and offering advice on issues and disputes that may arise from their application.
- Preparing OAU treaties/conventions as well as Co-operation Agreements between the OAU and Member States or other organizations.
- Acting as custodian of all OAU treaties/conventions and other legal instruments of which the OAU General Secretariat is a depository and constantly communicating to Member States the status of signatures and ratifications of the said instruments.
- Participating in meetings of a legal nature on behalf of the OAU General Secretariat.
- Preparing and conducting all elections before the OAU Assembly of Heads of State and Government.
- Dealing with all issues relating to the granting of observer status in the OAU/AEC.

PART V: LIST OF MAJOR SCHOLARLY PUBLICATIONS

1. Dissertations and books:

- (a) *The International Legal Personality of the Holy See: A Study of the Status of a non-State entity in International Law*, (unpublished LL.M. dissertation, University of Sheffield, 1980).

- (b) *Some Aspects of International Law and the Evolution of International Riparian Organizations in West Africa*, (unpublished Ph.D. dissertation, University of Cambridge, 1984).
- (c) T. Maluwa & H. Corder, (Eds.), *Administrative Justice in Southern Africa*, (Cape Town: University of Cape Town, 1997).
- (d) *International Law in Post-Colonial Africa*, (The Hague: Kluwer Law International, 1999).
- (e) *Gender Equality through Law: Lessons from Southern Africa*, (Lincoln, NE: Department of Political Science, University of Nebraska, Special Lecture Monograph, 1999).
- (f) *Organization of African Unity/African Union Treaties and Other Basic Documents: Texts, Commentary and Current Status*, (Manuscript under review).
- (g) *The African Union: Reimagining African Unity* (Manuscript under review).
- (h) (Editor and Principal Drafter) *Darfur: The Quest for Peace, Justice and Reconciliation: Report of the African Union High-Level Panel on Darfur* (Addis Ababa: African Union, 2009).

2. Chapter contributions to books:

- (a) "The Legal Regime for the Protection of Refugees in Malawi" in Mhone, G. (Ed.), *Malawi at the Crossroads: The Post-Colonial Political Economy* (Harare: Sapes Books, 1992), pp. 349-371.
- (b) "Law, Politics and Refugees in Southern Africa: Recent Developments in Refugee Law and Policy in Malawi" in Alfredsson, G. & Macalister-Smith, P. (Eds.), *The Living Law of Nations: Essays in Memory of Atle Grahl-Madsen*, (Kiel: N.P. Engel, 1996), pp. 113-132.
- (c) "Refugees as a Factor in the Search for Peace and Security in post-apartheid Southern Africa" in Mandaza, I. (Ed.), *Peace and Security in Southern Africa*, (Harare: Sapes Books, 1997), pp. 119-150.
- (d) "International Law as an Aid to the Interpretation and Application of Law in Municipal Legal Systems in Africa" in Zyl van, D. & Ajibola, B. (Eds.), *The Judiciary in Africa*, (Cape Town: Juta, 1998), pp. 47-63.
- (e) "Making International Law More Relevant and Readily Available" in UN Codification Division, *Making Better International Law: The ILC at 50*, (New York: United Nations, N.Y., 1998), pp. 346-361.
- (f) "Southern Africa's Land Dilemma: Balancing Resource Inequities", in Zeleza, P.T. & Kalipeni, E. (Eds.), *Sacred Spaces and Public Quarrels: African Cultural and Economic Landscapes*, (Trenton, NJ: Africa World Press, 1999), pp. 301-321.

- (g) "Environment and Development in Africa: Some Legal and Institutional Issues" in Tesi, M.K. (Ed.), *The Environment and Development in Africa*, (Lanham, MD: Lexington Books, 2000), pp. 79-102.
- (h) "Human Rights and Foreign Policy in Post-Apartheid South Africa", in Forsythe, D. (Ed.), *Comparative Foreign Policy and Human Rights*, (Tokyo: UNU, 1999), pp. 250-275.
- (i) "United Nations Headquarters Agreement: Obligation to Arbitrate (Advisory Opinion)", in Bernhardt, R. (Ed.), *Encyclopedia of Public International Law*, Vol. 4, (Amsterdam, London & New York: North-Holland/Elsevier, 2000), pp. 1125-1129.
- (j) "Law", in Zeleza, P.T. & Eyoh, D. (Eds.), *Encyclopaedia of Twentieth Century African History*, (London & New York: Routledge, 2002), pp. 313-317.
- (k) "The Transition from the Organization of African Unity to the African Union" in A. Yusuf, (Ed.), *A Manual on the African Union (forthcoming)*.

3. Articles:

- (a) "The Origins and Development of International Fluvial Law in Africa: A study of the international legal regimes of the Congo and Niger Rivers from 1885 to 1960", 29 *Netherlands International Law Review* 368 (1982).
- (b) "The Holy See and the Concept of International Legal Personality: Some Reflections", 19 *Comparative and International Law Journal of Southern Africa* 1 (1986).
- (c) "Succession to Treaties and International Fluvial Law in Africa: the Niger Regime", 33 *Netherlands International Law Review* 334 (1986).
- (d) "The Treaty-Making Capacity of the Holy See in Theory and Practice: A study of the *jus tractum* of a non-State entity", 20 *Comparative and International Law Journal of Southern Africa* 155 (1987).
- (e) "Some international legal aspects of the regulation and utilization of the Niger under the Niamey Treaties", 66 *Revue de droit international* 1 (1988).
- (f) "Legal Aspects of the Niger River under the Niamey Treaties", 28 *Natural Resources Journal* 671 (1988).
- (g) "The Peaceful Settlement of Disputes Among African States, 1963-1983: Some Conceptual Issues and Practical Trends", 38 *International and Comparative Law Quarterly* 299 (1989).
- (h) "The Development of International Fluvial Law in Post-Colonial West Africa: the Senegal Regime", 67 *Revue de droit international* 1 (1989).

- (i) "Environment and Development in Africa: An Overview of Basic Problems of Environmental Law and Policy", 1 *African Journal of International and Comparative Law* 650 (1989).
- (j) "Treaty Interpretation and the Exercise of Prudential Discretion by the International Court of Justice: Some Reflections on the *PLO Mission Case*", 37 *Netherlands International Law Review* 330 (1990).
- (k) "The Concept of Asylum and the Protection of Refugees in Botswana: Some Legal and Political Aspects", 2 *International Journal of Refugee Law* 587 (1990).
- (l) "The Domestic Implementation of International Refugee Law: A Brief Note on Malawi's Refugee Act of 1989", 3 *International Journal of Refugee Law* 503 (1991).
- (m) "Towards an Internationalization of the Zambezi River Regime", 25 *Comparative and International Law Journal of Southern Africa* 20 (1992).
- (n) "Succession to Treaties in Post-Independence Africa: A Retrospective Consideration of Some Theoretical and Practical Issues with special reference to Malawi", 4 *African Journal of International and Comparative Law* 791 (1992).
- (o) "Human Rights and Refugees in Southern Africa: Some Perspectives on Recent Legislative Developments in Malawi", 53 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 88 (1993).
- (p) "Disputed Sovereignty over Sidudu (or Kasikili) Island (Botswana-Namibia): Some Observations on the International Legal Aspects", 5 *African Journal of International and Comparative Law* 113 (1993).
- (q) "International Human Rights Norms and the Interim Constitution of South Africa", 19 *South African Yearbook of International Law* 14 (1993/4).
- (r) "Custom, Authority and Law: Jurisprudential Perspectives on the Theory of Customary International Law", 6 *African Journal of International and Comparative Law* 387 (1994).
- (s) "Democracy and Human Rights: The Significance of Human Rights Law to Developing Countries", 6 *African L Rev* 24 (1995).
- (t) "Southern African Land-locked States and the Right of Access under the New Law of the Sea", 10 *International Journal of Marine and Coastal Law* 527 (1995).
- (u) "The Refugee Problem and the Quest for Peace and Security in Southern Africa", 7 *International Refugee Law Journal* 653 (1995).
- (v) "The Role of International Law in Interpreting and Protecting Human Rights under the Malawian Constitution", 3 *African Yearbook of International Law* 53 (1995).

- (w) "Discourses on Democracy and Human Rights in Africa: Contextualizing the Relevance of Human Rights in Developing Countries", 2 *Journal of African Policy Studies* 47 (1996).
- (x) "The Incorporation of International Law and its Interpretational Role in Municipal Legal Systems in Africa: An Exploratory Survey", 23 *South African Yearbook of International Law* 45 (1998).
- (y) "Implementing the Principle of Gender Equality through the Law: Some Lessons from Southern Africa", 3 *International Journal of Discrimination and the Law* 249 (1999).
- (z) "International Law-Making in Post-colonial Africa: the Role of the Organization of African Unity", 49 *Netherlands International Law Review* 81 (2002).
- (aa) "Reimagining African Unity: Some Preliminary Reflections on the Constitutive Act of the African Union", 10 *African Yearbook of International Law* 3 (2002).
- (bb) "The Constitutive Act of the African Union and Institution-Building in Post-Colonial Africa", 16 *Leiden Journal of International Law* 157 (2003).
- (cc) "Fast-tracking African Unity or Making Haste Slowly? A Note on the Amendments to the Constitutive Act of the African Union", 51 *Netherlands International Law Review* 172 (2004).
- (dd) "The Organization of African Unity/African Union and International Law: Mapping New Boundaries or Revisiting Old Terrain?", 98 *ASIL Proc.* 232 (2004).
- (ee) "The African Union, the Southern African Development Community and the New Partnership for Africa's Development: Some Observations on South Africa's Contribution to International Law-Making and Institution-Building in Africa, 1994-2004", 29 *South African Yearbook of International Law* 5 (2004).
- (ff) "South Africa and the African Union", 1 *Int'l Org. Law Review* 103 (2005).
- (gg) "The Move from Institutions?: Examining the Phenomenon in Africa" 100 *ASIL Proc.* 294 (2006).
- (hh) "From the Organization of African Unity to the African Union: Rethinking the Framework for Inter-State Cooperation in Africa in the Era of Globalization", 5 *UBLJ* 5 (2007).
- (ii) "Ratification of African Union Treaties by Member States: Law, Policy and Practice" (*forthcoming*).
- (jj) "Recovering Dignity and Restoring Equality for the Other Half: Entrenching Gender Equality in Post-Conflict Sierra Leone" (*forthcoming*).
- (kk) "Internationalizing Legal Education in the Age of Globalization: What Can Africa and the Caribbean Learn from Others?" (*forthcoming*).

4. Book Reviews:

- (a) T.O. Elias's *Africa and the Development of International Law*, (Second Revised Edition by R. Akinjide, 1988) 1 *African Journal of International and Comparative Law* 727 (1989).
- (b) G.J. Naldi's *The Organization of African Unity*, (1989), 2 *African Journal of International and Comparative Law* 493 (1990).
- (c) "T.W. Bennett's *A Sourcebook of African Customary Law for Southern Africa*, (1991), 4 *African Journal of International and Comparative Law* 295 (1992).
- (d) S.C. Vasciannie's *Land-locked States and Geographically Disadvantaged States in the Law of the Sea*, (1990), 40 *Netherlands International Law Review* 356 (1993).
- (e) Edward Kwakwa's *The International Law of Armed Conflict: Personal and Material Fields of Application*, (1992), 5 *African Journal of International and Comparative Law* 481 (1993).
- (f) John Dugard's *International Law: A South African Perspective*, (1994), 41 *Netherlands International Law Review* 379 (1994).
- (g) Christof Heyns's *Human Rights in Africa 1996*, (1997), 44 *Netherlands International Law Review* 301 (1997).
- (h) Nii Bruce-Lante's *Claims to Statehood in International Law*, (1994), 30 *International and Comparative Law Journal of Southern Africa* 391 (1997).
- (i) P.T. Zeleza and P.J. McConaughay's *Human Rights, the Rule of Law and Development in Africa*, 26 *Human Rights Quarterly* 1098 (2004).
- (j) Fatsah Ouguergouz's *The African Charter on Human and Peoples' Rights: A Comprehensive Agenda for Human Dignity and Sustainable Democracy*, 13 *African Yearbook of International Law* 306 (2006).
- (k) Abdullahi Ahmed An-Na'im's *African Constitutionalism and the Role of Islam*, 24 *J. Law & Religion* 101 (2008).

PART VI: SELECTED PAPERS PRESENTED AT MAJOR CONFERENCES AND OTHER FORA AND CONSULTANCY REPORTS

- (a) "Distance Education in Malawi: Constraints and Possibilities for Regional Cooperation in the SADCC Area", (with K. Msiska and M.D. Khembo). Paper presented at SADCC Distance Education Workshop, Mbabane, Swaziland, 21-24 July, 1986.

- (b) *Report and Selected Proceedings of the Inaugural Congress of the African Association for Human and Peoples' Rights in Development* (Ed.), December, 1987.
- (c) "The Protection of Refugees in Southern Africa: Legal Considerations and Political Realities". Paper presented at Symposium on African Refugees organized by Amnesty International (Heidelberg Chapter) and the West German Refugee Council (Heidelberg Section), Heidelberg, Federal Republic of Germany, 20 June, 1989.
- (d) "A Review of the Conservation Aspects of the National Legislation of Botswana". Paper presented at the Seminar on Biological Diversity and International Law organized by the IUCN, Harare, Zimbabwe, 11-16 November, 1991.
- (e) "The Role of International Law in the Common Utilization and Management of the Resources of International Drainage Basins: A Brief Survey of African State Practice". Paper presented at the ZACPLAN Workshop organized by the Environment and Land Management Sector Coordinating Unit (ELMS) of SADC, Lusaka, Zambia, 2-6 December, 1991.
- (f) "Human Rights and Refugees in Southern Africa: Some Perspectives on Recent Legislative Developments". Paper presented at the CODESRIA Conference on Democratisation and Human Rights in Africa: the Internal and External Context, Harare, Zimbabwe, 11-14 May, 1992.
- (g) "The Refugee Problem and the Quest for Peace and Security in Southern Africa". Paper presented at Southern African Regional Institute for Policy Studies (SARIPS) 1994 Annual Colloquium, Harare, Zimbabwe, (25-30 September, 1994).
- (h) "Environment and Development in Africa in the 1990s: A Consideration of Some Legal and Policy Issues". Keynote Paper presented at the Canadian Association of African Studies Twenty-third Annual Conference, Peterborough, Ontario, Canada, 10-13 May, 1995.
- (i) "Southern Africa's Land Dilemma: Balancing Resource Inequities". Paper presented at the Symposium on 'Space, Culture and Society in Africa', Center for African Studies, University of Illinois, Urbana-Champaign, 28-30 March, 1996.
- (j) "Making International Law More Relevant and Readily Available". Paper presented at U.N. Colloquium on Progressive Development and Codification of International Law, U.N. Headquarters, New York, USA, 28-29 October, 1997.
- (k) "Composition and Independence of the Court: Appointment of Judges". Paper presented at the National Consultative Workshop on the Establishment of an African Court on Human and Peoples' Rights, Pretoria, South Africa, 18 November, 1997.
- (l) "Environmental Legislation in Botswana: A Proposal for Legislative Reforms". Consultancy Report submitted to the Government of Botswana, January, 1997.

- (m) "Definition and Determination: Who is a Refugee?" Paper presented at the Conference on Refugees in the New South Africa, Pretoria, South Africa, 26-28 March, 1998.
- (n) "Codification and Progressive Development of Human Rights Law through the Organization of African Unity". Paper presented at the One-Day International Course on Human Rights Law, Eduardo Mondlane University, Maputo, Mozambique, 28 September, 1998.
- (o) "The African Union, the New Partnership for Africa's Development (NEPAD) and Human Rights". Paper presented at the African Union-OHCHR Workshop at the Inaugural Summit of the African Union, Durban, South Africa, 8 July, 2002.
- (p) "The New African Development Agenda and the Promotion and Protection of Human Rights: the Role of OHCHR". Paper presented at the OHCHR Workshop on Human Rights at the World Summit on Sustainable Development, Johannesburg, South Africa, 31 August, 2002.
- (q) "Cooperation and Information-Sharing Between the Office of the High Commissioner for Human Rights and the International Criminal Court". Paper presented at the Africa Legal Aid (AFLA) Conference on The International Criminal Court and Africa, Accra, Ghana, 24-25 October, 2003.
- (r) "Making International Environmental Law in Africa: the Role of International Institutions". Paper presented at the Conference of the Chief Justices and Senior Judges of Southern Africa, Johannesburg, South Africa, 8- 10 December, 2003.
- (s) "The OAU/African Union and International Law: Mapping New Boundaries or Revising Old Terrain?". Paper presented at the Panel on 'Africa: Mapping New Boundaries in International Law', 98th Annual Meeting of the American Society of International Law, Washington, DC, USA, 2 April, 2004.
- (t) "South Africa in Africa: South Africa's Role in International Law-Making and Institution-Building in Africa". Paper presented at the Conference on Ten years of Constitutionalism and Constitutional Adjudication in South Africa, Turfloop, South Africa, 7 May, 2004.
- (u) "The African Union, the New Partnership for Africa's Development and the Southern African Development Community". Paper presented at the Symposium on a Decade of Developments in International Law, Pretoria, South Africa, 8 July 2004.
- (v) "Report of Experts' Mission to Sierra Leone to Assess Compliance with the UN Convention for the Elimination of All Forms of Discrimination Against Women". Prepared (with others) for and submitted to of the United Nations Division for the Advancement of Women (New York, October 2004).
- (w) "The African Union's Approach to Human Rights". Paper presented at the Africa Legal Aid (AFLA) Conference on South-North Dialogue on the Reconstruction of Africa within the context of the African Union and NEPAD, Maastricht, The Netherlands, 29-30 January, 2006.

- (x) "A Comprehensive African Anti-Terrorism Model Law and Legislative Guide". Prepared (with Dapo Akande) for and submitted to the African Union Commission, Addis Ababa, Ethiopia, May, 2006.
- (y) "Human Rights and Criminology: Rebuilding Criminal Justice Systems in Post-conflict Societies". Paper presented at Stockholm International Criminology Symposium, Stockholm, Sweden, 15 June, 2006.
- (z) "Legal Education in the Age of Globalization: What can African universities learn from others?". Keynote Paper presented at Annual Meeting of the Society of Southern African Law Teachers, Cape Town, South Africa, 3 July, 2006.
- (aa) "Human Rights and Environmental Protection in Africa: Lessons from the Ground". Paper presented at United Nations University International Leadership Academy & United Nations University-Institute for Natural Resources in Africa Workshop on Waste Management in Africa: Theory and Practice, Accra, Ghana, 7-9 May, 2007.
- (bb) "The African Union and the Fight against Terrorism: the Draft Comprehensive African Anti-Terrorism Model Law". Paper presented at International Conference on Implementation of the UN Global Counter-Terrorism Strategy in Southern Africa, The Hague, Netherlands, 26-27 July, 2007.
- (cc) "Study on the Content and Scope of Substantive Gaps in the Existing International Instruments to Combat Racism, Racial Discrimination, Xenophobia and Related Intolerance". Prepared (with others) for the UN Intergovernmental Working Group, UN Human Rights Council, Geneva, Switzerland, Jan-Sept., 2007.
- (dd) "The Role and Capacity of the African Union in Implementing the UN Global Counter-Terrorism Strategy". Paper presented at ISS/CGCC Conference on Implementing the UN Global Counter-Terrorism Strategy in Southern Africa, Johannesburg, South Africa, 17-19 September, 2007.
- (ee) "Protecting Human Rights and the Rule of Law while Combating Terrorism". Paper presented at IPA/Center for Global Counterterrorism Cooperation Workshop on the Conditions Conducive to the Spread of Terrorism: the Role of the UN in the Implementing Pillar I of the UN Global Counter-Terrorism Strategy, New York, USA, 5 December, 2007.
- (ff) "Study on Treaty Ratification Procedures of AU Member States". Prepared for and submitted to the African Union Commission, Addis Ababa, Ethiopia, January, 2008.
- (gg) "The Future of Criminology". Panel presentation at Stockholm Criminology Symposium 2008, Stockholm, Sweden, 16 June, 2008.
- (hh) "Legal Education in the Age of Globalization: What Can the Caribbean Learn from Others?", Inaugural Distinguished Lecture, Norman Manley Law School, Kingston, Jamaica.

PART VII: SELECTED AWARDS, GRANTS AND RELATED FELLOWSHIPS

- (a) International Institute of Human Rights Fellowship to participate in the Institute's Tenth Study Session in Strasbourg, France, 1-28 July, 1979.
- (b) International Labour Organization Fellowship in Human Rights to undertake an internship at the ILO Headquarters, Geneva, Switzerland, 1-31 August, 1979.
- (c) United Nations Fellowship to participate in the Eighteenth U.N. International Law Seminar in Geneva, Switzerland, 10-28 May, 1982.
- (d) C.R.E.D.U. (France) Overseas Research Fellowship for Field Research (1982).
- (e) Hague Academy of International Law Fellowship to participate in the 1983 Study Session on International Law at the Hague Academy, The Hague, Netherlands, 25 July-12 August, 1983.
- (f) Queens' College (Cambridge) Overseas Student Research Grant for research and travel (1983).
- (g) Max Planck Society Residential Research Fellowship at the Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Federal Republic of Germany, January, 1989 - January, 1990.
- (h) Oxford Refugee Studies Programme Fellowship to participate in the Second International Research and Advisory Panel Meeting at the University of Oxford, England, 2-6 January, 1991. Presented paper entitled: *The Legal Aspects of the Protection of Refugees in Botswana*.
- (i) UNRISD Fellowship to participate in UNRISD Symposium on 'Social and economic aspects of mass voluntary return of refugees from one African country to another', Harare, Zimbabwe, 12-14 March, 1991.
- (j) IJRL/UNHCR Fellowship to participate in a Colloquium on 'The 1951 Convention Relating to the Status of Refugees: Principles, Problems and Potential', Geneva, Switzerland, 22-24 July, 1991. Presented paper entitled: *The Domestic Implementation of International Refugee Law: A Brief Note on Malawi's Refugee Act of 1989*.
- (k) IUCN Fellowship to participate in the Seminar on 'Biological Diversity and International Law', Harare, Zimbabwe, 11-16 November, 1991. Presented paper entitled: *A Review of the Conservation Aspects of the National Legislation of Botswana*.
- (l) British Parliamentary Fellowship to participate in the 'Conference of International Lawyers on Human Rights in Tibet', organized by the British All-Party Parliamentary Committee on Tibet, in London, United Kingdom, 6-10 January, 1993.

- (m) ICRC Fellowship to participate in the Seminar on 'International Humanitarian Law for University Teachers', organized by the Graduate Institute of International Studies, Geneva, and the International Committee of the Red Cross in Geneva, Switzerland, 11-18 July, 1993.
- (n) 21st Century Trust Fellowship to participate in Seminar on 'The Future of the Welfare State', Alton, United Kingdom, 21-26 January, 1994.
- (o) British Council Fellowship to participate in British Council International Seminar on 'The Legal Control of Public Power in Europe', London, United Kingdom, 11-16 December, 1994.
- (p) Various university research grants and fellowships.

PART VIII: MEMBERSHIP OF ACADEMIC COMMITTEES AND PROFESSIONAL BODIES, AND RELATED SERVICE

(i) Membership of Major University Committees:

Pennsylvania State University

The Dickinson School of Law:

Vice-Chair of the Faculty, (2005 - 2007)
 Appointments Committee, (2005 - 2006)
 Chair, International Programs Committee (2007- 2009)

School of International Affairs:

Strategic Planning Committee for the School of International Affairs (2005 - 2007)
 Chair, Appointments Committee (2007-)

Penn State University (General):

Task Force on the Globalization of Research and Graduate Education (2008)
 Advisory Committee on Graduate Education (2008-)
 Advisory Committee of the Africana Research Center (2008 -)

University of Cape Town

University Committees:

Visiting Scholars Fund Committee
 Academic Planning Committee
 University Senate

Faculty of Law Committees:

Nominations Committee

Moots Committee

Foreign Visitors and Exchange Students Committee

Executive Committee, School for Advanced Legal Studies

University of Botswana

Legal Education Curriculum Committee

University Senate

University of Malawi

University Council

University Senate

Research and Publications Committee

(ii) Academic Assignments, Consultancies and Related Service:

- (a) Examiner in Law for the Public Accountants' Examination Council of Malawi (1984-86).
- (b) External Examiner, Faculty of Law, University of Dar-es-Salaam, Tanzania (1991-1993).
- (c) External Examiner, Faculty of Law, University of Nairobi, Kenya (1992; and 1996).
- (d) External Examiner in Law, University of the North West, South Africa (1994).
- (e) External Examiner, Faculty of Law, University of Venda, South Africa (1995-1997).
- (f) External Examiner, Faculty of Law, University of Swaziland (1996-1997).
- (g) External Examiner, Faculty of Law, University of Malawi (1997-1999).
- (h) External Examiner, Faculty of Law, Rhodes University, South Africa (1997 - 1998, and 2004).
- (i) External Examiner, Graduate Institute of International Studies, Geneva, Switzerland (2002).
- (j) External Examiner, Faculty of Law, University of Cape Town, South Africa (2004).

- (j) Acting Chairperson of the Interim Executive Committee of the African Association for Environmental Law and Policy (1991 – 1992).
- (k) Expert consultant on International Environmental Law to the Environment and Land Management Sector Coordinating Unit (ELMS) of the Southern African Development Community (SADC), (June, 1991 - June, 1993).
- (l) Chairman of Drafting Committee for the Protocol on the Common Utilization and Management of SADC River Basins (1992).
- (m) Expert consultant on Legal Reforms and Environmental Legislation for the Botswana National Conservation Strategy (Coordinating) Agency and Swedforest International AB's Action Plan Study (1995 – 1997).
- (n) Appointed Special Rapporteur on Human Rights in Nigeria by the UN Commission on Human Rights (but subsequently unable to assume responsibilities due to political objections – 1997).
- (o) Expert consultant for the United Nations Division for the Advancement of Women: undertook a mission to Sierra Leone to assess compliance with the UN Convention for the Elimination of All Forms of Discrimination Against Women (October 2004).
- (p) Judge in the Final Rounds of the African Human Rights Moot Competition (Maputo, 1998; Pretoria, 2001; Cairo, 2002; Johannesburg, 2005).
- (q) Expert consultant for the African Union engaged to draft a comprehensive *African Anti-Terrorism Model Law* for adoption by the African Union (2005 - 2006).
- (r) Member of UN Group of Experts appointed by the Office of the UN High Commissioner for Human Rights to prepare a study on complementary standards to counter racism, racial discrimination, xenophobia and related intolerance (2006 - 2008).
- (s) Expert consultant for the African Union: engaged to prepare a study on the treaty ratification procedures of AU Member States. (2008).
- (t) External Examiner, Faculty of Law, University of Oslo, Norway (2008).
- (u) Legal Expert/Adviser to the African Union High-Level Panel on Darfur (under the Chairmanship of former President Thabo Mbeki of South Africa) (2009).

- (v) Expert consultant for the African Union: engaged to prepare new legal instruments for the transformation of the African Union Commission into an African Union Authority (2009-2010).

(iii) **Membership of Selected Professional and Other Bodies:**

- (a) Honorary Member of the Malawi Law Society.
- (b) Member of the Law Reform Committee of the Malawi Law Society (1984-1986).
- (c) Member and Acting Chairperson of the Interim Executive Committee of the African Association for Environmental Law and Policy (1991 – 1995).
- (d) Member of the African Society of International and Comparative Law.
- (e) Member of the Governing Body of the African Foundation for International Law.
- (f) Member of the American Society of International Law.
- (g) Member of the International Law Association.
- (h) Member of the Editorial Board, *African Journal of International and Comparative Law*.
- (i) Member of the International Editorial Advisory Board, *African Human Rights Law Journal*.
- (j) Member of the Editorial Board, *African Yearbook of International Law*.
- (k) Member of the External Research Advisory Committee of the United Nations High Commission for Refugees (1998 - 2000).
- (l) Member of the Transition/Advisory Team of the Program for the Reform and Restructuring of the General Secretariat of the Organization of the African Unity (1999 – 2001).
- (m) Member of the Drafting Committee of the International Law Association on the Accountability of International Organizations (1998 – 2004).
- (n) Member of the Study Group of the International Law Association on State Responsibility (1998 – 2002).
- (o) Member of the International Jury for the Stockholm Prize in Criminology (2005 to date).

- (p) Member of International Advisory Board, Center on Global Counterterrorism Cooperation.
- (q) Member of International Advisory Board, *Malawi Law Journal*.

Extract from a note verbale dated 21 October 2010 from the Permanent Mission of Malawi

Professor Tiyanjana Maluwa is a highly reputable Professor in International Law with outstanding academic and practicing background. He is currently H.Laddie Montague Chair in Law, Director of School on International Affairs and Associate Dean for International Affairs at Dickinson School of Law, Pennsylvania State University. Professor Maluwa has had the benefit of serving as Legal Counsel at the African Union and the United Nations Office of the High Commissioner for Human Rights. Professor Maluwa's curriculum vita has been attached.

The Government of the Republic of Malawi strongly believes that Professor Maluwa's continuing academic and professional engagement with International Law issues would be beneficial to the work of the International Law Commission (ILC).

Donald M. McRae (Canada)

[Original: English]

Date of Birth: 23 March 1944

Citizenship: Canadian and New Zealand

Education: University of Otago, New Zealand, 1962-67
Cambridge University, England, 1968-69
Columbia University, New York, 1969-70

Degrees Held: LL.B., Otago (1966)
LL.M., Otago (1967) First Class Honours
Diploma in International Law, Cambridge. (1970)

Awards and Honours:

- N.Z. Law Society's Sir Timothy Cleary Memorial Prize, 1966
- N.Z. University Grants Committee Postgraduate Scholarship, 1967
- N.Z. Legal Research Foundation Prize for Essay on Law Reform, 1968
- British Institute of International and Comparative Law Overseas Research Fellowship, 1968
- Charles Evans Hughes Fellowship (Columbia University), 1969
- Canada Council Leave Fellowship, 1977-78
- Fellow of the Royal Society of Canada, 2002
- John E. Read Medal, 2003
- Elected to the International Law Commission, November, 2006

Professional Societies and Affiliations:

- Admitted as Barrister and Solicitor of the Supreme Court of New Zealand, 1966
- American Society of International Law (since 1969), (member of the Executive Council 1991-94; counsellor 2004-present)
- Admitted to the Bar of Ontario, 1989
- Canadian Council on International Law, (President 1990-92)
- Society of International Economic Law Interim President 2007-present
- "Door Tenant" Barristers Chambers at 20 Essex Street, London, England

Current positions:

- Professor, Faculty of Law, Common Law Section, University of Ottawa, (since 1987)
- Member, Board, Canadian Lawyers for International Human Rights, (since 1992)
- Member, Board, Public Interest Advocacy Centre, (since 1992)
- Member of Chapter 18 Roster of Panelists Canada-United States Free Trade Agreement, (since 1993)
- Member of Chapter 19 Roster of Panelists, NAFTA, (since 1994)
- Hyman Soloway Professor of Business and Trade Law, University of Ottawa, (since 1996)
- Member of Indicative List of Panelists under WTO Dispute Settlement Understanding, since 1996)
- Adviser, Government of New Zealand on international trade law matters, (since 1997)

- Counsel, Government of New Zealand on international trade law issues including cases before the WTO, (since 1998)
- Member, Permanent Court of Arbitration (since 1998)
- Special Legal Adviser to North American Commission on Environmental Cooperation, (since 2002)
- Adjunct Professor, Norman Paterson School of International Affairs, Carleton University, (since 2004)
- Member, International Law Commission (ILC) (since 2006)
- Member, ICSID tribunal, *Bosh v. Ukraine*, (since 2009)
- Member, NAFTA Chapter 11 tribunal, *Bilcon v. Canada*, (since 2009)
- Co-Chair, ILC Study Group on Most-Favoured Nation Clause (since 2009)
- Chair, Drafting Committee at the 62nd Session of the ILC
- Member, WTO Panel, *US-Tyres from China*, (since 2010)

Former positions:

- Assistant Lecturer in Law, University of Otago, 1966-67
- Lecturer in Law, University of Otago, 1968
- Assistant Professor, Faculty of Law, University of Western Ontario, 1970-72
- Visiting Associate Professor, Faculty of Law, University of British Columbia, 1972-73
- Associate Professor, Faculty of Law, University of British Columbia, 1973-77
- Visiting Fellow, Centre for International Studies, Cambridge University, 1977-78
- Professor, Faculty of Law, University of British Columbia, 1977-87
- Associate Dean, Faculty of Law, University of British Columbia, 1980-1982
- Dean, Faculty of Law, Common Law Section, University of Ottawa, 1987-94

Professional Experience:

- Consultant, Intergovernmental Oceanographic Commission (IOC) of UNESCO, 1979
- Adviser, Department of External Affairs, Government of Canada, on various international legal issues, 1979-92
- Counsellor, International Law, Department of External Affairs, 1983-86
- Counsel, Canada in Fisheries Arbitration (Canada/France), 1985-86
- Special Observer, Canadian Delegation to the 41st Session of the General Assembly, 1986
- Consultant, United Nations Under Secretary for Law of the Sea on High Seas Fisheries Issues (1991), and on State Practice on the Law of the Sea since 1982, (1992)
- Special Investigator, Canadian Human Rights Commission on complaints brought by Innu Nation against the Government of Canada, 1992-93, 2001-2002
- Chief Negotiator, Canada for the Pacific Salmon Treaty, 1998-99
- Co-Chair Joint Task Group, Government of Canada and the Government of British Columbia on Post-Treaty Fisheries, 2003-2004

Maritime Boundary Experience

- Consultant, Government of British Columbia on the law of the sea (1973) and west coast maritime boundaries (1977-82)
- Senior Legal Adviser, Agent for Canada in the Gulf of Maine maritime boundary case (Canada/United States), 1983-84
- Consultant, International Centre for Ocean Development, Government of Kiribati, Organization of Eastern Caribbean States, Government of Western Samoa, and the Government of

- Namibia on maritime delimitation, 1987-88
- Counsel, Canada in Canada-France Arbitration over St. Pierre and Miquelon Maritime Boundary, 1991-92
- Adviser, Province of Newfoundland and Labrador on maritime boundary matters, 1996-2000
- Agent and Counsel, Newfoundland and Labrador in the Newfoundland and Labrador-Nova Scotia Maritime Boundary Dispute and Arbitration 2000-2002
- Adviser, Government of New Zealand on maritime boundary issues 2000-2005
- Counsel, Republic of Suriname before arbitral tribunal in *Guyana v. Suriname* 2006

Trade and Investment Law Experience

- Chair, Dispute-Settlement Panel on Salmon and Herring (first Panel set up under Chapter 18 of the Canada-U.S. Free Trade Agreement) 1989
- Chair, Dispute Settlement Panel set up under U.S.-Israel Free Trade Agreement, 1990-91
- Member, Dispute Settlement Panel set up under Chapter 18, Canada-United States Free Trade Agreement (Non-Mortgage Interest), 1992
- Member, Dispute Settlement Panel set up under Chapter 19, Canada-United States Free Trade Agreement (Softwood Lumber Injury) 1993
- Member, Dispute Settlement Panel set up under Chapter 20, North American Free Trade Agreement (Supply Management) 1996
- Counsel, New Zealand Government in the following WTO cases: *EC-Measures Affecting Butter Products*; *Canada-Measures Affecting the Importation of Milk and the Exportation of Dairy Products*; *United States-Safeguard Measures on Imports of Fresh, Chilled and Frozen Lamb Meat from New Zealand and Australia*; *United States-Safeguard Measures on Steel and Steel Products*; *Australia-Measures Affecting the Importation of Apples (current)*
- Counsel, Canadian Government in NAFTA Chapter 11 case: *Pope & Talbot Inc. and the Government of Canada*
- Member, WTO Dispute Settlement Panel *United States-Rules of Origin*
- Adviser to Government of Morocco on FTA negotiations with the United States, 2003-2004 and 2008-2009
- Member, WTO Panel on *EC-Measures Affecting Trade in Commercial Vessels* 2004-2005
- Member, WTO Panel on *Brazil-Retreaded Tyres* 2006- 2007
- Member, NAFTA Chapter 11 tribunal *Cargill v. Mexico*, 2006- 2009 (Nominated by Respondent)
- President, ICSID tribunal, *European Cement v. Turkey*, 2007- 2009 (Appointed by ICSID)
- Member, ICSID tribunal, *Trans-Global v. Jordan*, 2008-2009 (Nominated by Claimant)

Selected List of Lectures:

- Hague Academy of International Law, course of lectures on "The Contribution of International Trade Law to the Development of International Law" 1996
- Hersch Lauterpacht Memorial Lectures, Cambridge University, 1997 on "From Security to Trade: Refocusing International Law"

Recent Publications:

A complete list of close to 100 publications is available upon request.

- "What is the Future of WTO Dispute Settlement?" 7 J. Int'l Econ. L. 3-21 (2004)
- "Fisheries: Fishers, Natives, Sportsmen, States and Provinces" 30 Canada-US L. J. 189-198

(2004)

- "The Legal Regime of Maritime Boundary Agreements" in Colson and Smith eds *International Maritime Boundaries* Vol. V, 3281-3304 (2005).
- "United States Unilateralism: Cause or Symptom? A Brief Response to Professor Zemanek" 8 *Austrian Review of International and European Law* 75-79 (2003) (published 2005)
- "The Legal Ordering of International Trade: From GATT to the WTO" in Macdonald and Johnston eds, *Towards World Constitutionalism* 543-566 (2005)
- "Developing Countries and 'The Future of the WTO'" 8 *Journal of International Economic Law* 603-610 (2005)
- "Treaty Interpretation and the Development of International Trade Law by the WTO Appellate Body" in Sacerdoti, Yanovich and Bohanes, eds, *The WTO at 10: The Contribution of the Dispute Settlement System*, 360-371 (2006).
- Comments on "Trade, Investment and the Environment. Closed Boxes?" Proceedings of the 100th Annual Meeting of the American Society of International Law, 2006, 34-37.
- "Approaches to the Interpretation of Treaties: The European Court of Human Rights and the WTO Appellate Body" in *Liber Amicorum Luzius Wildhaber* (2007), 1407-1422.
- "Arctic Sovereignty. What is at Stake?", Canadian Institute of International Affairs, *Behind the Headlines*, Vol. 64, No. 1, 23 pp (2007).
- "Reconciling the International and the Domestic: The Reasonable Period of Time under Article 21.3 of the DSU" in Janow, Donaldson and Yanovich eds, *The WTO: Governance, Dispute Settlement & Developing Countries*, 987-1008 (2008) with Robin Hansen, and Panel Discussion 1017-1021.
- "An Arctic Agenda for Canada and the United States" in *From Correct to Inspired: A Blueprint for Canada-US Engagement*, Carleton University, January, 2009.
- *The Oxford Handbook of International Trade Law* edited with Daniel Bethlehem, Rodney Neufeld and Isabelle Van Damme, 801pp (2009).
- "The Place of the WTO in the International System" in *The Oxford Handbook of International Trade Law*, Bethlehem, McRae, Neufeld and Van Damme, eds, 54-75 (2009).

Extract from a note verbale dated 6 May 2011 from the Permanent Mission of Canada

Professor McRae is a dual national (Canada/New Zealand) and ordinarily exercises civil and political rights in Canada.

Shinya Murase (Japan)

[Original: English, French and Spanish]

Professor, Jochi (Sophia) University Faculty of Law

Sex: male.

Date and place of birth: 4 April 1943 (Nagoya, Japan).

Education

1961-1962: AFS Exchange Student at Artesia High School, New Mexico, U.S.A.

1963: Graduated from Tokai High School, Nagoya.

1967: B.A. from International Christian University, Tokyo.

1969: LL.M from University of Tokyo Graduate School of Law

1972: S.J.D. from University of Tokyo Graduate School of Law

Profession

1972-1974: Lecturer, Rikkyo (St. Paul's) University College of Law

1974-1982: Associate Professor, Rikkyo University College of Law

1974-1976: Visiting Scholar/Research Fellow, Harvard Law School

1980-1982: Legal Officer, Codification Division, Office of Legal Affairs, United Nations

1982-1993: Professor, Rikkyo University College of Law

1993-Present: Professor, Jochi (Sophia) University Faculty of Law

1995: Visiting Professor, Columbia Law School

1998-2004: Judge, Administrative Tribunal, Asian Development Bank

2009-Present: Member, UN International Law Commission

Academic Associations

(1) International

1. Hague Academy of International Law: Member of the Curatorium (2004-Present)

2. International Law Association: Member of the Executive Council (1999-Present)

3. American Society of International Law: Member of the Executive Council (1992-1995)

(2) Domestic

1. *Kokusaiho Gakkai* (Japanese Society of International Law): Member of the Executive Council (1988-Present)

2. *Kokusaiho Kyokai* (Japan Branch of the International Law Association): Member of the Executive Council (1992-Present); Vice-President (2009-Present)

3. *Kokusai Keizaiho Gakkai* (Japan Association of International Economic Law), President

(2004-2006)

4. *Sekaiho Gakkai* (Japanese Association of World Law): Member of the Executive Council (1988-2008)

Other Relevant Activities

1. Legal Adviser to the Delegation of Japan at the Sixth Committee of the United Nations General Assembly (1991, 2009-Present)
2. Member of the Panel of Diplomatic Policy Assessment, Ministry for Foreign Affairs of Japan (2002)
3. Member of the Eminent Persons/Experts Panel of the ASEAN Regional Forum (2002-Present)
4. Lead Author, Intergovernmental Panel on Climate Change (IPCC), WG-III (2004-2007)
5. Member and Acting Chair of the Committee on a Future Framework for Addressing Climate Change of the Industrial Structure Council, Ministry of Economy, Trade and Industry (METI) of Japan (2004-Present)
6. Member of the Prime Minister's Advisory Panel on the Legal Problems concerning National Security (2007-2008)
7. Member of the Headquarters Council for the Research Activities of the Antarctic Area, Ministry of Education, Culture, Science and Technology (MEXT) of Japan (2007-Present)
8. Chair, Committee on the Legal Principles relating to Climate Change, International Law Association (2008-Present)

Major Publications

(1) Books in English:

- *International Law: An Integrative Perspective on Transboundary Issues*, Sophia University Press, 2011, 470 pages.

(2) Articles in English:

1. "The Most-Favored-Nation Treatment in Japan's Treaty Practice 1854-1905", *American Journal of International Law*, vol.70, 1976, pp. 273-297.
2. "International Lawmaking for the New International Economic Order", *The Japanese Annual of International Law*, no.25, 1982, pp. 45-66.
3. "Trade versus Security: The COCOM Regulations in Japan", *The Japanese Annual of International Law*, no.31, 1988, pp. 1-17.

4. "Reception of International Law into Domestic Law of Japan", *Proceedings of the 19th Annual Conference of the Canadian Council on International Law*, 1990, pp. 263-272.
5. "Remarks on International Lawmaking for the Protection of the Global Environment", *The Proceeding of the American Society of International Law*, 1991, pp. 409-413.
6. "Perspectives from International Economic Law on Transnational Environmental Issues", *Recueil des cours de L'Académie de Droit international*, vol. 253, 1995, pp. 283-431.
7. "Unilateral Measures and the WTO Dispute Settlement", in Simon Tay & Dan Esty, eds., *Asian Dragons and Green Trade: Environment, Economics and International Law*, Times Academic Press, 1996, pp. 137-144.
8. "Unilateral Measures and the Concept of Opposability in International Law", *Thesaurus Acroasium*, Thessaloniki Institute of International Public Law, vol.28, 1999, pp. 397-454.
9. "The Relationship between the United Nations Charter and General International Law regarding Non-use of Force: The Case of NATO's Air Campaign in the Kosovo Crisis of 1999", *Liber Amicorum Judge Shigeru Oda*, Kulwer Law International, 2002, pp. 1543-1553.
10. "Conflict of International Regimes: Trade and Environment", Thessaloniki Institute of International Public Law and Relations, *Thesaurus Acroasium*, vol.31, 2002, *Thesaurus Acroasium*, vol.31, Thessaloniki Institute of International Public Law, 2002, pp. 297-340.
11. "Thomas Baty in Japan: Seeing through the Twilight", *The British Year Book of International law*, vol.73, 2002, pp. 315-342.
12. "Trade and the Environment: With Particular Reference to Climate Change Issues", *Manchester Journal of International Economic Law*, vol.2, Issue 2, 2005, pp.18-38.
13. "Trade and the Environment: With Particular Reference to Climate Change Issues", Harald Hohmann, ed., *Agreeing Implementing the Doha Round of the WTO*, Cambridge University Press, 2008, pp. 391-419 (reproduction of No. 12 above).
14. "Unilateral Responses to International Terrorism: Self-defense or Law-enforcement?", in Sienho Yee & Jacque-Yvan Morin, eds., *Multiculturalism and International Law, Essays in Honour of Edward McWhinney*, Martinus Nijhoff, 2009, pp. 429-444.
15. "Presence of Asia at the Hague Peace Conference of 1907", *Colloquium, Topicality of the Hague Peace Conference of 1907*, Hague Academy of International Law, Martinus Nijhoff, 2009, pp. 85-101.

(3) Books in Japanese (solo authorship):

1. *Kokusaiho no Keizaiteki Kiso* (Economic Basis of International Law, Yuhikaku, 2001, 322 pages.
2. *Kokusai Rippo: Kokusaiho no Hogenron* (International Lawmaking: Sources of International Law), Toshindo, 2002, 748 pages.

(4) Books in Japanese (editorship):

1. *Buryokufunso no Kokusaiho* (International Law of Armed Conflict), Toshindo, 2004, 895 pages (ed. with Akira Mayama).
2. *Jieiken no Gendaiteki Tenkai* (The Right of Self-defence in the Contemporary Context), Toshindo, 2007, 308 pages.
3. *Kokusai Keiji Saibansho* (International Criminal Court), Toshindo, 2008, 360 pages (ed. with Keiko Ko).
4. *Kaiyo Kyokai Kakutei no Kokusaiho* (International Law of maritime Boundary Delimitation), Toshindo, 2008, 225 pages (ed. with Junichi Eto).
5. *Kokuren Anpori no Kinou Henka* (Changing Functions of the UN Security Council), Toshindo, 2009, 200 pages.
6. *Henkakuki no Kokusaiho Iinkai* (International Law Commission at a Crossroad, Festschrift for Ambassador Chusei Yamada), Shinzansha, 2011, 550 pages (ed. with Koji Tsuruoka).

(5) Articles in Japanese: numerous articles, essays and judicial reviews (omitted).

Sean D. Murphy (United States of America)

[Original: English]

Patricia Roberts Harris Research Professor of Law
George Washington University

Employment:

PATRICIA ROBERTS HARRIS RESEARCH PROFESSOR OF LAW, George Washington University Law School, Washington, D.C. (Full Professor, 2004-present) (Associate Professor, 1998-2004),

- Teaching courses in Public International Law, International Organizations, Foreign Relations Law (and previously in International Environmental Law, International Business Transactions).
- Chair, Appointments Committee (2007-2008); Member (2006-2008, 2003-2004).
- Chair, Curriculum Committee (2005-2006); Member (2002-2003).
- Member, Board of Editors, *American Journal of International Law* (2000-2010).
- Member, Board of Editors, *Journal of National Security Law & Policy* (2010-present).
- Member, Executive Council, American Society of International Law (2001-2004).
- Member, Judicial Advisory Board, American Society of International Law (2002-present).
- Member, U.S. Department of State Legal Adviser's Advisory Committee on Public International Law (1999-present)
- Member, American Branch, International Law Association
- Member, American Bar Association & ABA Section of International Law
- Vice-Chair, National Security Committee, American Bar Association Section of International Law (2010-2011).

LEGAL COUNSELOR, U.S. EMBASSY, The Hague, The Netherlands (1995-98)

- Argued/filed briefs before the International Court of Justice in the *Lockerbie, Iran Airbus, Iran Platforms, Paraguay (Breard)*, and *Nuclear Weapons* cases.
- Served as U.S. Agent to the Iran-U.S. Claims Tribunal, both arguing cases/filing briefs on behalf of the U.S. Government and assisting private claimants.
- Served as U.S. representative to the International Criminal Tribunal for the former Yugoslavia, which involved monitoring legal and institutional issues, providing information to the prosecutor for lead purposes and for use at trial, and coordinating other U.S. support.
- Served on delegations harmonizing private law through codification by the Hague Conference on Private International Law.

ATTORNEY, OFFICE OF THE LEGAL ADVISER, U.S. DEPARTMENT OF STATE (1987-95):

- Office of International Claims and Investment Disputes (1987-89 & 1994-95): litigation and arbitration concerning trade and investment disputes.
- Office of Oceans, Environment & Science (1992-93): negotiation of international environmental agreements and international intellectual property agreements.
- Office of Politico-Military Affairs (1989-91): interpretation of foreign assistance legislation, laws of war, and war powers; negotiation of base agreements.

LAW CLERK, Hon. Thomas A. Flannery, U.S. District Court, Washington, D.C. (1985-86).

Education:

UNIVERSITY OF VIRGINIA, Doctor of Juridical Science (S.J.D.) (1995).

- Recipient, Ford Foundation Graduate Scholarship.
- Council on Foreign Relations Fellow.

UNIVERSITY OF CAMBRIDGE, Master of Laws (LL.M.) (1987).

COLUMBIA UNIVERSITY, Juris Doctor (J.D.) (1985).

- Editor-in-Chief, *Columbia Journal of Transnational Law*.
- Harlan Fiske Stone Scholar (each year).
- Honors, Parker Program in International and Comparative Law.

CATHOLIC UNIVERSITY, Washington, D.C., B.A. (1982).

- Phi Beta Kappa, Magna Cum Laude.

Awards/Memberships:

American Society of International Law 2003 Certificate of Merit (awarded for 2002 book entitled *United States Practice in International Law, 1999-2001*).

American Society of International Law 1997 Certificate of Merit for Preeminent Contribution to Creative Scholarship (awarded for 1996 book entitled *Humanitarian Intervention: The United Nations in an Evolving World Order*).

14th Annual McLean Lecturer on World Law (2005), Pittsburgh Law School.

A.B.A. 1996 Outstanding Younger Federal Lawyer Award.

American Journal of International Law 1995 Francis Deák Prize for Outstanding Scholarship by a Younger Author (awarded for 1994 article entitled *Prospective Liability Regimes for the Transboundary Movement of Hazardous Wastes*).

U.S. Department of State Superior Honor Awards (1989 & 1998).

Recent Television & Radio Appearances:

CNN; News Hour with Jim Lehrer; McLaughlin One-on-One; ABC Evening News; Voice of America TV; National Public Radio; BBC Radio; Canadian National Radio.

Personal:

Married; three children.

Selected International Litigation

Application of the Interim Accord of 13 September 1995 (the former Yugoslav Republic of Macedonia v. Greece) (pending) (representing Macedonia).

Accordance with International Law of the Unilateral Declaration of Independence by the Provisional Institutions of Self-Government of Kosovo (Request for Advisory Opinion), The Hague, July 2010 (representing Kosovo).

Damages Hearings (Group Two Claims) (Ethiopia-Eritrea), Ethiopia-Eritrea Claims Commission, The Hague, May 2008 (representing Ethiopia).

Damages Hearings (Group One Claims) (Ethiopia-Eritrea), Ethiopia-Eritrea Claims Commission, The Hague, April 2007 (representing Ethiopia).

Dispute Concerning the Maritime Boundary between Guyana and Suriname, Law of the Sea Convention Annex VII Arbitral Tribunal, Washington, D.C., December 2006 (representing Suriname).

Cases Concerning the Use of Force, Central/Western Fronts & Other Claims (Ethiopia-Eritrea), Ethiopia-Eritrea Claims Commission, The Hague, April 2005 (representing Ethiopia).

Cases Concerning the Home Front (Ethiopia-Eritrea), Ethiopia-Eritrea Claims Commission, The Hague, March 2004 (representing Ethiopia).

Cases Concerning the Central Front (Ethiopia-Eritrea), Ethiopia-Eritrea Claims Commission, The Hague, November 2003 (representing Ethiopia).

Case Concerning Oil Platforms (Iran v. U.S.), Merits Phase, International Court of Justice, The Hague, March 2003 (representing the United States).

Cases Concerning Prisoners of War (Ethiopia-Eritrea), Ethiopia-Eritrea Claims Commission, The Hague, December 2002 (representing Ethiopia).

Case Concerning *Compañía del Desarrollo de Santa Elena, S.A. v. Costa Rica*, International Centre for the Settlement of Investment Disputes (ICSID), Washington, D.C., May 1999 (representing Santa Elena).

Case Concerning Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libya v. U.S.), Jurisdiction Phase, International Court of Justice, The Hague, February 1998 (representing the United States)

Case Concerning Aerial Incident of 3 July 1988 (Iran v. U.S.), Jurisdiction Phase, International Court of Justice, The Hague, *settled* February 1996 (representing the United States)

Case Concerning Oil Platforms (Iran v. U.S.), Jurisdiction Phase, International Court of Justice, The Hague, December 1996 (representing the United States).

Case Concerning *Elettronica Sicula S.p.A. (ELSI)* (U.S. v. Italy), International Court of Justice, the Hague, July 1989 (representing the United States)

PUBLICATIONS

(Some papers in draft form may be accessed on the Social Science Research Network (SSRN) through the following URL: <<http://ssrn.com/author=266471>>)

Books

PRINCIPLES OF INTERNATIONAL LAW (2006) (West).

UNITED STATES PRACTICE IN INTERNATIONAL LAW, VOLUME II: 2002-2004 (2005) (Cambridge University Press).

UNITED STATES PRACTICE IN INTERNATIONAL LAW, VOLUME I: 1999-2001 (2002) (Cambridge University Press).

PUBLIC INTERNATIONAL LAW IN A NUTSHELL (4th ed., 2007) (3d ed., 2002) (West) (with Buerghenthal).
— Chinese-language edition (2005).

HUMANITARIAN INTERVENTION: THE UNITED NATIONS IN AN EVOLVING WORLD ORDER (1996) (University of Pennsylvania Press).

Casebooks

INTERNATIONAL LAW: CASES AND MATERIALS (5th ed. 2009) (West) (with Lori Damrosch, Louis Henkin & Hans Smit).

FOREIGN RELATIONS AND NATIONAL SECURITY LAW (3d ed. 2008) (West) (with Thomas Franck & Michael Glennon).

Articles/Chapters in Books

"Aggression, Legitimacy and the International Criminal Court," 20 EUROPEAN JOURNAL OF INTERNATIONAL LAW 1147 (2009).

"The International Legality of U.S. Military Cross-Border Operations from Afghanistan into Pakistan," in 85 Int'l L. Studies 109 (U.S. Naval War College, 2009), and in 39 ISRAELI YEARBOOK ON HUMAN RIGHTS 281 (2009).

"Criminalizing Humanitarian Intervention," 41 CASE W. RES. J. INT'L L. 241 (2009).

"Protean *Jus ad Bellum*," 27 BERKELEY J. INT'L LAW 22 (2009), and in A WISER CENTURY?, VERÖFFENTLICHUNGEN DES WALTHER-SCHÜCKING-INSTITUTS FÜR INTERNATIONALES RECHT AN DER UNIVERSITÄT KIEL 183 (Thomas Giegerich, ed., Duncker & Humblot, Berlin) (2009).

"Does International Law Obligate States to Open Their National Courts to Persons for the Invocation of Treaty Norms That Protect or Benefit Persons?, in THE ROLE OF DOMESTIC COURTS IN TREATY ENFORCEMENT: A COMPARATIVE STUDY 61 (David Sloss, ed.) (Cambridge University Press) (2009).

"The United States and the International Court of Justice: Coping with Antinomies," in THE SWORD AND THE SCALES: THE UNITED STATES AND INTERNATIONAL COURTS AND TRIBUNALS 46 (Cesare Romano

ed.) (Cambridge University Press) (2009).

"Evolving Geneva Convention Paradigms in the 'War on Terrorism': Applying the Core Rules to the Release of Persons Deemed 'Unprivileged Combatants,'" 75 *George Washington Law Review* 1105 (2007).

"Interim Measures of Relief," in *THE IRAN-UNITED STATES CLAIMS TRIBUNAL AT 25: THE CASES EVERYONE NEEDS TO KNOW FOR INVESTOR-STATE & INTERNATIONAL ARBITRATION*, at 75 (Christopher S. Gibson & Christopher R. Drahozal, eds.) (Oxford University Press) (2007).

"The Doctrine of Preemptive Self-Defense," 50 *Villanova Law Review* 699 (2005).

"Taking Multinational Corporate Codes of Conduct to the Next Level," 43 *Columbia Journal of Transnational Law* 389 (2005).

"Self-Defense and the Israeli 'Wall' Advisory Opinion: An *Ipse Dixit* from the I.C.J.?", 99 *American Journal of International Law* 62 (2005).

"Assessing the Legality of Invading Iraq," 92 *Georgetown Law Journal* 173 (2004).

"International Law, the United States, and the Non-Military 'War' Against Terrorism," 14 *European Journal of International Law* 347 (2003).

"Liability and the WHO Framework Convention on Tobacco Control," 5 *International Law Forum du Droit International* 62 (2003).

"Terrorism and the Concept of 'Armed Attack' in Article 51 of the U.N. Charter," 43 *Harvard International Law Journal* 41 (2002).

"Biotechnology and International Law," 42 *Harvard International Law Journal* 47 (2001).

"Securing Payment of the Award," in *THE IRAN-UNITED STATES CLAIMS TRIBUNAL AND THE PROCESS OF INTERNATIONAL CLAIMS RESOLUTION 299* (David D. Caron & John R. Crook eds., 2000) (Transnational Publishers).

"Amplifying the World Court's Jurisdiction Through Counter-claims and Third Party Intervention," 33 *George Washington International Law Review* 5 (2000).

"Democratic Legitimacy and the Recognition of States and Governments," 48 *International and Comparative Law Quarterly* 545 (1999).

reprinted in part in *DEMOCRATIC GOVERNANCE AND INTERNATIONAL LAW* 123 (Gregory H. Fox & Brad R. Roth eds., 2000) (Cambridge University Press).

"Progress and Jurisprudence of the International Criminal Tribunal of the Former Yugoslavia," 93 *American Journal of International Law* 57 (1999).

"Prospective Liability Regimes for the Transboundary Movement of Hazardous Wastes," 88 *American Journal of International Law* 24 (1994).

"The Security Council, Legitimacy, and the Concept of Collective Security After the Cold War," 32 *Columbia Journal of Transnational Law* 201 (1994).

"The *ELSI* Case: An Investment Dispute at the International Court of Justice," 16 *Yale Journal of International Law* 391 (1991).

"The Impact of Recognition of Foreign States on Litigation in U.S. Courts," 26 *Stanford Journal of International Law* 391 (1991) (with Mary Beth West).

Report

"Evaluation of an International Liability Regime for the WHO Framework Convention on Tobacco Control," presented to a panel of legal experts at the World Health Organization, Geneva (April 9, 2001), available at <<http://tobacco.who.int/en/fctc/LiabilityWorkshop.html>> (English and French).

Edited Materials

"Contemporary Practice of the United States Relating to International Law," 93 *American Journal of International Law* 161, 470, 628, & 879 (1999); *id.*, 94 *American Journal of International Law* 102, 348, 516, & 677 (2000); *id.*, 95 *American Journal of International Law* 132, 387, 626, & 873 (2001); *id.*, 96 *American Journal of International Law* 237, 461, 706, 956 (2002); *id.*, 97 *American Journal of International Law* 179, 419, 681, & 962 (2003); *id.*, 98 *American Journal of International Law* 169, 349, 579 & 820 (2004).

Book Reviews/Shorter Pieces

"Shabtai Rosenne, *The Law and Practice of the International Court, 1920-2005* (4th ed. 2006)," in 100 *American Journal of International Law* 963 (2006).

Foreword to "Lawyers and Wars: A Symposium Issue in Honor of Edward R. Cummings," 38 *George Washington International Law Review* 101 (2006).

"Humanitarian Intervention," in *I ENCYCLOPEDIA OF GENOCIDE AND CRIMES AGAINST HUMANITY* 465 (Dinah L. Shelton, ed. 2005) (Macmillan).

"The Law of the Lands: Why US Courts Look Overseas," *Boston Globe*, June 5, 2005.

"John Hart Ely, *War and Responsibility* (1993)," in 88 *American Journal of International Law* 843 (1994).

Selected Conference Lectures/Presentations/Commentary

"International Court Jurisprudence on the Use of Force: Comparing Georgia v. Russia to the Iran-U.S. Oil Platforms Case," American Bar Association Section on International Law, Spring Meeting, Washington, D.C. (Apr. 15, 2009).

"The Concept of International Law," American Society of International Law Annual Conference, Washington, D.C. (Mar. 26, 2009), *Proceedings of the 103rd Annual Meeting, American Society of International Law* ____ (forthcoming).

"Criminalizing Humanitarian Intervention," Case Western University Law School, Cleveland, Ohio (Sept.

26, 2008); U.S. Department of State Advisory Committee on Public International Law, Washington, D.C. (Nov. 7, 2008); Fletcher School of International Law and Diplomacy, Tufts University, Medford, Massachusetts (Nov. 14, 2008).

"The President's Understated Power to Appoint and Receive Ambassadors," Vanderbilt Law School, Nashville, Tennessee (Sept. 12, 2008).

"The Legality of U.S. Cross-Border Operations from Afghanistan Into Pakistan," U.S. Naval War College (June 26, 2008).

"The Nature and Sources of International Law," U.S. Foreign Service Institute Training Program on "Fundamentals of International Law," Washington, D.C. (May 14, 2008).

"Corporations, Crimes, and Transnational Law," George Washington University Law School Symposium on "Transnational Corporate Responsibility for the 21st Century", Washington, D.C. (April 8, 2008) (moderator).

"The Legacy of Iraq: Its Impact on International Law," American Society of International Law Annual Conference, Washington, D.C. (Apr. 11, 2008), *Proceedings of the 102d Annual Meeting, American Society of International Law* 215 (2008) .

"Protean *Jus ad Bellum*," Walther-Schücking-Instituts für Internationales Recht, Christian-Albrechts University of Kiel, Germany (Nov. 9, 2007), and Temple Law School International Law Colloquium, Philadelphia, PA (March 27, 2008).

"State Courts and International Tribunals," George Washington University Law School Symposium on "Is There a New Common Law of Investment Arbitration?", Washington, D.C. (October 16, 2007) (moderator).

"*Hamdan* and the Military Commissions Act of 2006: An Overview," American Society of International Law Annual Conference, Washington, D.C. (Mar. 30, 2007), *Proceedings of the 101st Annual Meeting, American Society of International Law* 339 (2007) .

"Strategies and Instruments for International Environmental Change," National Association of Environmental Law Societies, 19th Annual Conference, George Washington University, Washington, D.C. (Mar. 16, 2007) (moderator).

"The United States and the International Court of Justice: Coping with Antinomies," Georgetown University International Legal Theory Colloquium, Washington, D.C. (February 23, 2007).

"What is International Law?," Federal Judicial Center Program on International Law & Litigation for U.S. Judges, Washington, D.C. (Nov. 13, 2006) & District of Columbia Superior Court Judges Annual Conference, Washington, D.C. (May 4, 2007).

"Evolving Geneva Convention Paradigms in the 'War on Terrorism,'" George Washington Law Review Symposium on "The New Face of Armed Conflict: Enemy Combatants After *Hamdan v. Rumsfeld*," Washington, D.C. (Oct. 20, 2006).

"International Law Five Years After 9/11," American Society of International Law Panel for Capital Hill Staffers, Washington, D.C. (Sept. 12, 2006).

"Eritrea's Invasion of Ethiopia: The Eritrea Ethiopia Claims Commission's *Jus ad Bellum* Award," Addis Ababa University Law School, Addis Ababa, Ethiopia (May 22, 2006).

"Interim Measures of Relief: Ten Lessons from the Iran-U.S. Claims Tribunal's Jurisprudence," American Society of International Law Annual Conference, Washington, D.C. (Mar. 29, 2006).

"International and Foreign Law as a Part of U.S. Law," American Society of International Law Seminar-by-Web ("Webinar") (Mar. 9, 2006), *available at* <<http://www.asil.org>>.

"Reflections on the 2003 U.S. Supreme Court Term," American Society of International Law Annual Conference, Washington, D.C. (Mar. 31, 2005) (moderator).

"The United States and the International Court of Justice," George Washington University Elliot School of International Affairs (Feb. 23, 2005 & March 7, 2007).

"Taking Multinational Corporate Codes of Conduct to the Next Level," George Washington University Institute for International Corporate Governance and Accountability, Washington, D.C. (Nov. 5, 2004).

"The Doctrine of Preemptive Self-Defense," Tufts University Fletcher School of Foreign Affairs (Oct. 1, 2004), and Villanova Law School (Oct. 23, 2004).

"The United States and the Foundations of International Law," British Institute of International & Comparative Law, London, United Kingdom (Nov. 28, 2003).

"The Structure of the International and European Legal System and Its Values," Hague Joint Conference on Contemporary Issues of International Law, The Hague (July 5, 2003), in *FROM GOVERNMENT TO GOVERNANCE: 2003 HAGUE JOINT CONFERENCE ON CONTEMPORARY ISSUES OF INTERNATIONAL LAW* 391 (2003).

"Commentary on 'Peacemaking: The Interaction of Law, Politics and Diplomacy,'" American Society of International Law Annual Conference, Washington, D.C. (Apr. 4, 2003), *published in part in Proceedings of the 97th Annual Meeting, American Society of International Law* 177 (2003) (commentary on speech by former Senator George Mitchell).

"Universal Jurisdiction in International Law," Haifa University Law School, Israel (Dec. 17, 2002).

"Terrorism and International Law," American Society of International Law, Tillar House, Washington, D.C. (Nov. 1, 2002).

"International Intervention and State Sovereignty," China Reform Forum, Beijing, China (Jan. 14, 2002).

"The Concept of Obligation in International Law: Is the Constructivist Perspective Helpful?," McGill University Workshop (Oct. 5, 2001).

"Modalities and Practicalities of Reform to Address Humanitarian Intervention," Duke University School of Law (Apr. 20, 2001), *published with on-line journal American Diplomacy at* <http://www.unc.edu/depts/diplomat/articles/hum_intervention/hum_07_murphy.html>.

"The U.S. Lawyer-Statesman at Times of Crisis: A Look at Colonial America," American Society of International Law Annual Conference, Washington, D.C. (Apr. 6, 2001), *published in part in Proceedings of the 95th Annual Meeting, American Society of International Law* (2001).

"Calibrating Global Expectations Regarding Humanitarian Intervention," Joint Conference of Minda de Gunzburg Center for European Studies at Harvard University and Kenan Institute for Ethics at Duke

University, Cambridge, Mass. (Jan. 18-19, 2001).

"The Rise and Fall of Slave Labor Claims Against Companies of the Axis Powers," International Law Association, U.S. Branch, Annual Conference, New York (Oct. 27, 2000).

"Biotechnology and Sustainable Development," Fourth Annual J.B. and Maurice C. Shapiro Environmental Law Conference, George Washington University (Apr. 13, 2000).

"The Intervention in Kosovo: A Law-Shaping Incident?" American Society of International Law Annual Conference, Washington, D.C. (Apr. 8, 2000), *published in part in Proceedings of the 95th Annual Meeting, American Society of International Law* 302 (2001).

"Humanitarian Intervention and the Kosovo Crisis," ABA Standing Committee on Law and National Security Annual Conference, Washington, D.C. (Oct. 29, 1999), and the International Law Association, U.S. Branch, Annual Conference, New York (Nov. 5, 1999).

"The ICC's Jurisdiction Over the Crime of Aggression," International Law Students Association Annual Conference, New Orleans (Oct. 8, 1999).

"Does the World Need a New International Environmental Court?" Third Annual J.B. and Maurice C. Shapiro Environmental Law Conference, George Washington University (Apr. 15, 1999), *published in 32 George Washington Journal of International Law and Economics* 333 (2000).

"The Bombing of Pan Am Flight 103: Examination of a Potential Criminal Trial in The Hague," Georgetown University, Washington, D.C. (Dec. 1 1998).

"The Role of the United Nations in the Maintenance of Peace Before and After the Year Two Thousand," *26 Georgia Journal of International and Comparative Law* 115 (1995).

"Nation-Building: A Look at Somalia," *3 Tulane Journal of International and Comparative Law* 19 (1995).

"The Role of Bilateral Defense Agreements in Maintaining the European Security Equilibrium," *24 Cornell Journal of International Law* 415 (1991).

"Executive Branch Implementation of Arms Control Treaties," *Proceedings of the 85th Annual Meeting, American Society of International Law* 483 (April 1991) (moderator).

"Neutrality, the Rights of Shipping and the Use of Force in the Persian Gulf War," *Proceedings of the 82nd Annual Meeting, American Society of International Law* 592 (April 1988) (reporter).

November 16, 2010

Bernd H. Niehaus (Costa Rica)

[Original: English and Spanish]

PERSONAL DATA

Name: Bernd H. Niehaus Q.
 Place of birth: San José, Costa Rica
 Date of birth: April 14th, 1941
 Nationality: Costa Rican

EDUCATION

Graduate studies: DES in International Law
 PhD in International Law
 Strasbourg University, France

Diploma in International Law and Comparative
 Human Rights, Law Institute René Cassin, Strasbourg,
 France

1967- 1972 Licentiate in Law
 Universidad de Costa Rica
 San José, Costa Rica

1959 - 1960 Studies in Law
 Bonn University
 Federal Republic of Germany

1960 - 1966 Studies and Graduate in Economics and Political
 Universities of Bonn, Hamburg and Cologne
 Federal Republic of Germany

PROFESSIONAL EXPERIENCE

2002 - 2010 Ambassador of the Republic of Costa Rica to the
 Federal Republic of Germany

2004 - 2010 Ambassador of the Republic of Costa Rica to the
 Republic of Hungary

2004 - 2010 Ambassador of the Republic of Costa Rica to the
 Czech Republic

2003 - 2005 Ambassador of the Republic of Costa Rica to the
 Republic of Poland

2002 Member of the International Law Commission
 United Nations

2001 Vice-President
 Social and Economic Council (ECOSOC)
 United Nations

2000	Vice-President Social and Economic Council (ECOSOC) United Nations
1998	Representative of Costa Rica Security Council United Nations
1998 – 2002	Ambassador, Permanent Representative of Costa Rica to the United Nations New York
1990 – 1994	Minister of Foreign Affairs and Worship Costa Rica
1988 – 1990	Secretary General for Foreign Affairs Christian Democrat Party Costa Rica
1980 – 1982	Minister of Foreign Affairs and Worship Costa Rica
1978 – 1980	Vice-Minister of Foreign Affairs and Worship Costa Rica
1974 – 1998	Professor of Public and Private International Law Universidad de Costa Rica
1975 – 1976	Professor of International Law International Relations School Universidad Nacional, Heredia, Costa Rica
1974 – 1998	Practising Lawyer and Public Notary Funding Partner of the "Bufete Niehaus" Law Firm, currently the "Bufete Niehaus y Niehaus" Law Firm
1974 to the date	Columnist on International Law and Policy Issues in the Costa Rican Press
1963 – 1966	Cultural Attaché Costa Rican Embassy to the Federal Republic of Germany Bonn
LANGUAGES	Spanish German French English

Georg Nolte (Germany)

[Original: English]

Since April 2008	Professor for German and Comparative Public Law, Public International Law and European Law, Humboldt University Berlin, Faculty of Law
Since January 2007	Member of the <u>International Law Commission (ILC)</u> of the United Nations
October 2006 - July 2007	Fellow, <u>Wissenschaftskolleg zu Berlin - Institute for Advanced Study</u>
December 2004 - March 2008	Professor for German and Comparative Public Law, Public International Law and European Law, <u>Ludwig-Maximilians-University Munich, Faculty of Law</u>
April - December 2004	Dean, <u>Faculty of Law, University of Goettingen</u>
February 2004	Visiting Professor, <u>University Paris II (Panthéon-Assas), Institut des Hautes Etudes Internationales</u>
September 2003 - March 2004	Visiting Fellow, <u>All Souls College, Oxford</u>
May 2000 - April 2007	Member, <u>European Commission for Democracy through Law (Venice Commission)</u>
October 1999 - December 2004	Professor for German and Comparative Public Law and Public International Law, <u>University of Goettingen, Faculty of Law</u>
April 1999 - September 1999	Visiting Professor, <u>University of Regensburg, Faculty of Law</u>
October 1998 - March 1999	Visiting Professor, <u>University of Saarland at Saarbruecken, Faculty of Law and Economics</u>
July 1998	Habilitation, <u>University of Heidelberg, Faculty of Law</u> ; venia legendi for German and Comparative Public Law, Public International Law and European Law
December 1994	Caspar-Borner-Medal, awarded by the Senate of the University of Leipzig »for merits in the process of the renewal of the University of Leipzig«
July 1992 - September 1999	Senior Fellow, <u>Max-Planck-Institute for International Law and Comparative Law, Heidelberg</u>
January 1992 - June 1992	Senior Fellow, Center for International Studies, <u>New York University, School of Law</u>
July 1991 - December 1991	Senior Fellow, <u>Max-Planck-Institute for International Law and Comparative Law, Heidelberg</u>
February 1991	Doctor Degree, University of Heidelberg
October 1990 - June 1991	Visiting Lecturer, <u>University of Leipzig, Faculty of Law</u>
January 1987 - September 1990	Junior Fellow, Max-Planck-Institute for International Law and Comparative Law, Heidelberg
1977 - 1982	Law Studies, Free University of Berlin and University of Geneva (Switzerland) (1978/79)
3 October 1959	Born in Bonn (Federal Republic of Germany)

External Scientific Functions

- International Law Commission (ILC) of the United Nations: Member
- German Society of International Law, Vice chairman and member of the Council
- German Society for Peace Research: Member of the Governing Board
- Peace Research Institute Frankfurt: Member of the Scientific Advisory Board
- Die Friedenswarte - Journal of International Peace and Organization: Member of the Scientific Advisory Board
- Göttingen Journal of International Law, GoJIL: Member of the Advisory Board
- Revue belge de droit international: Member of the Scientific Advisory Board
- Social Science Research Center Berlin (WZB), Rule of Law Centre: Associated Member

Ki Gab Park (Republic of Korea)

[Original: English]

Personal Information

- Born in 1957, Pusan Republic of Korea
- Currently a Professor of International Law at Korea University, Republic of Korea

Education

- 1976-1983: LL.B. and LL.M. in International Law, Korea University, Korea
- 1983-1986: Diplôme supérieur de l'Université (DSU) de droit international privé, de droit européenne et de droit international public, l'Université de Paris II, France
- 1985 : Diplôme d'études approfondies (DEA) de droit international, l'Université de Paris II, France
- 1988: Diploma, the Hague Academy of International Law, The Netherlands
- 1989 : Docteur en droit, l'Université de Paris II, France (cum laude)

Work Experiences

- 1990-1997: Professor, Hallym University, Korea
- 1995: Center for Studies and Research in International Law and International Relations, The Hague Academy of International Law: The International Aspects of Natural and Industrial Catastrophes (Section de langue française)
- 1998-present: Professor, School of Law, Korea University, Korea
- 1999 July-August : Director of Studies (French-speaking section), The Hague Academy of International Law, the Netherlands
- 2003 February-2004 April : Visiting Professor, University of British Columbia, Canada (2 semesters lectures)
- 2007 March -August : Visiting Scholar, Waseda University, Japan
- 2007 April : Visiting Professor, l'IHEI (Institut des Hautes Etudes Internationales de Paris) de l'Université de Paris II, France (10 séances de cours 'le droit des organisations internationales)

Conferences and Seminars

- Speaker, "The Need for establishing a regional cooperation regime among Asian States for the victims of transboundary nuclear accident", in Proceedings Seoul Conference on Nuclear Safety in Asia, organized by Ministry of Foreign Affairs, Republic of Korea, (1997.10) (in English)
- Speaker, 'The Convention of Supplementary Compensation: Advantages and Disadvantages of the Korea's Adherence to the CSC', International Symposium, Reform of Civil Nuclear Liability, organized by IAEA & OECD/NEA, Budapest, (1999) (in French)
- Speaker, "The Universality of Human Rights and Cultural Diversity", International Symposium on Oriental Culture and Human Rights Development, Beijing, China, (2002.10) (in English)

- *Speaker, 'Inter-temporal Law in International Law', Northeast Asian History Foundation Forum, (2007.9) (in Korean)*
- *Speaker, "The Reform of the UN", International Symposium: Asia on Moving Forward, organized by Kyoto University Law School and the 21st Century COE Program, Kyoto, Japan, (2008.2) (in English)*
- *Speaker, "Multi-culturalism in Korean and International Law", Asian Society of International Law, Malaysian Chapter, Kuala Lumpur, (2008.8) (in English)*
- *Speaker, "Legal Problems Arising from the Dissolution of an International Organization: the Case of the Korean Peninsula Energy Development Organization", European Society of International Law, 3rd Biennial Conference, Heidelberg, Germany, (2008.9) (in English)*
- *Speaker, "Responsibility to Protect and the Korean Government", Asian Society of International Law, organized by Meiji University, Japan, (2009. 11) (in English)*
- *Speaker, 'Analysis on the Theories in the Modern International Law: studies on the Judicial Fiction', Anam Law Symposium, Seoul, Korea, (2009.11) (in Korean)*
- *Panelist, "Une réinterprétation de l'histoire du droit international ?", Tiers Monde: Bilan et Perspectives, organized by l'Université de Paris I, France, (2010.7) (in French)*

International Diplomatic Conferences and Negotiations

- *1993 -1997: Standing Committee on Liability for Nuclear Damage, IAEA (Vienna)*
- *1994 - present: Group of Governmental Experts on Third Party Liability in the Field of Nuclear Energy, OECD/NEA (now Nuclear Law Committee), Vice-Chair since 2008 (Paris)*
- *1994-1999: Group of Legal Experts on the Work to Elaborate an Annex on Liability for Environmental Damage in Antarctica (Seoul, Cape Town, Tromsø, The Hague, etc)*
- *1996-1999: Ad Hoc Working Group of Legal and Technical Experts to Consider and Develop a Draft Protocol on Liability and Compensation for Damage Resulting from Transboundary Movement of Hazardous Wastes and their Disposal, UNEP/Basel Convention (Geneva)*
- *1999-2006: legal adviser to KEDO LWR Project for Korean Government*
- *2002 July-August: Legal adviser to the Korean Member of Sub-Commission on the Promotion and Protection of Human Rights, UN ECOSOC (Geneva)*
- *2005-2007, 2009: the 6th Committee, UN General Assembly (New York)*
- *2006 May: the Re-examination Conference on UNSFA, UN Law of the Sea (1995) (New York)*
- *2008 April: ICAO Legal Committee, 33rd session (Montreal)*
- *2009 April: ICAO Diplomatic Conference on Air Law for adopting Draft Convention on Compensation for Damage to Third Parties (Montreal)*
- *2009 December: ASEAN Regional Forum Experts and Eminent Persons (Bali, Indonesia)*

Academic Associations Enrollment

- *Asian Society of International Law*(Board Member)
- *European Society of International Law*
- *International Law Association*(Committee on Accountability of International Organizations, Committee on the Legal Status of Non-State Actors in the Field of International Security),
- *International Nuclear Law Association*
- *Japanese Society of International Law*
- *Korean Society of International Law*
- *Société française pour le droit international*

Honors

- 1990: *Prix de droit et économie du transport aérien et spatial*, France
- 1991: *Lauréat de la Fondation internationale de la francophonie*, France
- 1991: *Prix Lemonon*, l'Académie des sciences morales et politique, France

Publications

International Law Commission related Studies

- 'Measures to Strengthen the Functions of the UN for Codification and Development of International Law', *Cooperation for the Better World*, (Korean Committee for 50th Anniversary of UN, 1995), pp.495-544. (in Korean)
- 'Recent Works of the International Law Commission', *Korea International Law Review* (in Korean)
 - 57th Session, 2005 : Vol. 23 (2006.4), pp.197-229.
 - 58th Session, 2006 : Vol. 25 (2007.4), pp.151-194.
 - 59th Session, 2007 : Vol. 28 (2008.10), pp.241-287.
 - 60th Session, 2008 : Vol. 29 (2009.4), pp.195-261.
 - 61st Session, 2009 : Vol. 31 (2010.4), pp.149-240.
- *On International Watercourses*
 - 'Les Règles appliquées par la jurisprudence internationale en droit fluvial', *The Journal of Hallym Law Forum*, Vol. 2. (Hallym University, 1992), pp.197-210. (in Korean)
 - 'Law of the Non-Navigational Uses of International Watercourse', *Korea International Law Review*, Vol. 3 (1994.8), pp.197-210. (in Korean)
- *On Succession of States*
 - 'Nationality of Natural Persons in Relation to the Succession of States', *The Korean Journal of International Law*, Vol. 13, (2000.8), pp.221-239. (in Korean)
- *On International Responsibility of States/ International Organizations*
 - 'Comparison between International Compensation Systems for the Environment Protection', *Korea International Law Review*, Vol. 7, (1997.2), pp.27-50. (in Korean)
 - 'Opinion of the Republic of Korea on the Draft Articles on Responsibility of States: Provisionally Adopted on Second Reading', *The Korean Journal of International Law*,

Vol. 46, (2001.6), pp.317-324. (in Korean)

- 'Responsibility of International Organizations', *Korea University Law Review*, Vol. 2, (2007. 8), pp.67-105. (in English)

Books

- *La Protection de la souveraineté aérienne*, (Paris : A.Pedone, 1991), p. 403. (in French)
- *Private International Law*, (Samwoo-Sa , 1996) (in Korean)
- *Legal Remedies for the Victims of Environment Pollution*, (Sohwa, 1996) (in Korean)
- *Prospects of International Human Rights Law in the 21st Century*, (Samwoo-Sa , 1999) (in Korean)
- *International Law, Vol. I*, (Böbmun-Sa, 1999) (in Korean)
- *International Law, Vol. II*, (Böbmun-Sa, 1999) (in Korean)
- *International Nuclear Liability Law*, (Samwoo-Sa , 2001) (in Korean)
- *General Comments and Recommendation of UN Human Rights Treaty Bodies* (National Human Rights Commission of Korea, 2006) (in Korean)
 - (1) *General Comments Adopted by the Committee on Economic, Social and Cultural Rights*
 - (2) *General Comments Adopted by the Human Rights Committee, ICCPR*
 - (3) *General Recommendations Adopted by the Committee on the Elimination of Racial Discrimination*
 - (4) *General Recommendations Adopted by the Committee on the Elimination of Discrimination Against Women*
 - (5) *General comments Adopted by the Committee on the Rights of the Child*
- *Study on the International Effects of Unilateral Acts by the States in Relation to the Acquirement and Forfeiture of Territorial Sovereignty*, (Korea Maritime Institute, 2008) (in Korean)
- *War and International Law*, (Samwoo-Sa , 2010) (in Korean)
- *Responsibility to Protect*, (Samwoo-Sa , 2010) (in Korean)

Articles

- *General Theory of International Law*
 - 'Internationalization of the Legal Systems', *Social scientific interpretation of the Internationalization*, (1995), pp. 155-183. (in Korean)
 - 'The Current status of public international law in Korea and its preferable direction for 21st century', *Hallym Law Forum*, Vol. 9, (2000), pp. 229-243. (in Korean)
 - 'International Law and Korea: From the past to the Future', *Korea International Law Review*, Vol. 19, (2004. 1), pp.1-23. (in Korean)
 - 'Northeastern Asia and International Law in the 21st century' in *Regards d'une generation de juristes sur le droit international*, (A. Pédone, France, 2008), pp.287-302. (in English)
 - 'Legal Problems Arising from the Dissolution of International Organizations', *Select Proceedings of the European Society of International Law*, Vol.2 (Oxford Univ. Press, 2010), pp.189-203. (in English)
- *Relationship between Int'l Law and Domestic Law / Sources of Law*

- 'Self-executive Treaty: Based on the Theories and Cases of France', *Korea Law Review*, Vol. 34, (1998), pp. 113-142. (in Korean)
- 'Validity of Treaties', *Korea International Law Review*, No. 21 (2005. 8), pp. 17-30. (in Korean)
- 'Relationship between International Law and Domestic Law: Cases of France', *Korea International Law Review*, No. 28 (2008.10), pp. 23-40. (in Korean)
- *Succession of States*
 - 'Eventual Forms of States' Succession between two Koreas: Based on the Analysis of the East and West Germany Unification Treaty', *Journal of North Korea and Unification(I)*, (1993), pp.343-410. (in Korean)
 - 'Comparative Study on Practices of International Law done by two Koreas', *Changing World and International Law*, (Bockyoungsa, 1993), pp.235-266. (in Korean)
 - 'The State succession with respect to treaties: focusing on the models of unified Korea', *Hallym Law Forum*, Vol. 5 (1996), pp. 101-128. (in Korean)
- *Air Law, Law of the Sea Space Law and Antarctica*
 - 'Legal Status of the Air Space over territorial sea and EEZ', *Hallym Journal*, Vol. 8, (1990.12), pp.361-384. (in Korean)
 - 'Misuse of Civil Aviation-Especially about Illicit Traffic in Narcotic Drugs and Psychotropic Substances', *The Korean Journal of Air Law*, No. 3 (1991. 7), pp. 191-206. (in Korean)
 - 'Comparative study about the Air Transport Agreements between The Republic of Korea and Eastern European Countries', *The Korean Journal of International Law*, Vol. 36, No. 2 (1991.12), pp. 65-79. (in Korean)
 - 'Formation of the Air Sovereignty and Its Related Issues', *Anam Law Review*, Vol.1 (1993), pp. 601-617. (in Korean)
 - 'Environmental Liability Issues in Antarctica', *Hallym Law Forum*, Vol. 4, (1994/95), pp. 53-80. (in Korean)
 - 'Legal Issues Arising from the Utilization of Telecommunications Satellites in Northeast Asia', *Hallym Law Forum*, Vol. 8 (1999), pp. 77-100. (in Korean)
 - 'A Commentary on the Korean Legislation for the Activities on Space Development', *Legal Forum of the Ministry of Science and Technology, National Assembly Committee for Technological Information Communication* (2005.2) (in Korean)
 - 'Development of Unmanned Aerial Weapon System and Related Issues of the Military Aviation Law', *Air force Law Review*, No. 27 (2006. 1), pp. 61-77. (in Korean)
 - 'Doesn't Exist Anymore the Freedom of Fishing on the High Seas?', *Law Review*, Vol. 48, No. 1 (2007. 8), pp. 289-320. (in Korean)
 - 'Prospects of the High Seas in the 21st Century', *Dokdo Research Journal*, Vol. 5, Spring (2009. 4), pp. 53-55. (in Korean)
 - 'Korea's Sovereignty of Dokdo Supported by International Law', *Korea Focus*, vol.13, No.3, 2005. 3, pp.104-115.(in English)

- *International Settlement of Disputes / the Use of Force*
 - 'Aerial Incident of 3 July 1988 and International Law', *The Korean Journal of International Law*, Vol. 35, No. 2 (1990.12), pp. 185-200. (in Korean)
 - 'The Armed Invasion of Iraq into Kuwait: Gulf Crisis(I)', *Transnational Law and Business Studies*, No. 6 (1991. 1), pp. 101-120. (in Korean)
 - 'Analysis on the Gulf Crisis(II)', *Transitional International Relations Law*, (Beopmoonsa, 1992), pp. 541-564. (in Korean)
 - 'The 2003 Iraq War and International Law', *Korea Law Review*, No. 46 (2006. 4), pp. 107-140. (in Korean)
 - 'September 11th Terrorist Attacks and UN Collective Security System', *Korea International Law Review*, No. 30 (2009), pp. 75-107. (in Korean)
 - 'Illegal Acts committed by North Korea against South Korean Nationals and International Law', *Anam Law Review*, No. 31 (2010), pp. 353-392. (in Korean)
- *Procedure of International Courts and Tribunals*
 - "Critical Date" in International Law', *The Korean Journal of International Law*, Vol. 43, No. 2 (1998), pp. 65-80. (in Korean)
 - 'Legal/Diplomatic Settlement of the Disputes between States', *The Korean Journal of International Law*, Vol. 11, (1999.9), pp.1-12. (in Korean)
 - 'Notion of "Effective Control" Appeared in International Jurisprudence', *The Korean Journal of International Law*, Vol. 45, No. 2 (2000.12), pp. 99-115. (in Korean)
 - 'Preliminary objections in the Practice of the ICJ', *The Korean Journal of International Law*, Vol. 49, 3 (2004.12), pp. 33-61. (in Korean)
 - 'Conflict of Jurisdictions caused by the Fragmentation of International Courts and Tribunals', *Korea International Law Review*, No. 27 (2008), pp. 1-18. (in Korean)
- *Human Rights and International Humanitarian Law*
 - 'Humanitarian Law, Laws of War and Human Rights', *The Journal of Humanitarian Law*, No. 15 (1995. 7), pp. 123-134. (in Korean)
 - 'Legal Status of the Refugees from North Korea', *Foreign Relations*, No. 42 (1997. 6), pp. 133-143. (in Korean)
 - 'Some Legal Issues concerning "Chosunjok"(Korean Chinese) in Korea', *Kangwon Law Review*, Vol. 14, (2001.12), pp. 301-323. (in Korean)
 - 'Human Rights and Global Terrorism', *UN and Korea in the 21st Century*, (Seoul: Oreom, 2002), pp. 451-471. (in Korean)
 - 'Possible Protective Measures for the North Korean Defectors from the view point of International Human Rights', *Korean Immigrants with Chinese Nationality and North Korean Refugees*, (Seoul: Baeksang Foundation, 2003), pp.167-190. (in Korean)
 - 'A Study for implementing "Subcommittee on Prevention" and "National Preventive Mechanism" in The Optional Protocol to the UN Convention against Torture adopted in 2002', *Korea Law Review*, No. 45 (2005.11), pp. 75-103. (in Korean)

- 'UN Convention against Torture', *International Humanitarian Law*, (Seoul: Sechang, 2005), pp. 129-147. (in Korean)
- 'The application of "the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment" to the Korean Army', *Korea Law Review*, No. 49 (2007.10), pp. 207-237. (in Korean)
- 'Multi-culturalism in Korea and International Law', *Korea University Law Review*, Vol.5, 2009, pp.3-20. (in English)
- *International Environmental Law/ Nuclear Law*
 - 'Third Party Liability in the Field of Nuclear Energy', *Hallym Law Forum*, Vol. 3 (1993), pp. 49-68. (in Korean)
 - 'Prevention of the Transboundary Air Pollution in international Law', *Korea International Law Review*, No. 1 (1993), pp. 40-80. (in Korean)
 - 'Convention on Nuclear Safety', *The Korean Journal of International Law*, Vol. 40, No. 1 (1995. 6), pp. 111-124. (in Korean)
 - 'Amendment of International Nuclear-related Compensation Treaty: Backgrounds and Contents', *Nuclear Industry*, No. 171, (1997.5), pp.21-25. (in Korean)
 - 'International Compensation Regimes for Transboundary Nuclear Accident', *The Korean Journal of International Law*, Vol. 42, No. 1 (1997), pp. 115-141. (in Korean)
 - 'Legal Analysis about Agreement on Supply of Light-Water Reactor Project to the DPRK', *Hallym Law Forum*, Vol. 6 (1997), pp. 21-57. (in Korean)
 - 'Revision of the Paris Convention on Third Party Liability in the Field of Nuclear Energy(1960)', *Hallym Law Forum*, Vol. 7 (1998), pp. 285-310. (in Korean)
 - 'Peaceful Uses of Nuclear Power and Related Problems', *Denuclearization in Korea and International Law*, (Sohwa, 1998), pp.249-306. (in Korean)
 - 'International Legal Remedies for the Environmental Damages', *Environmental Law Review*, Vol. 23, No. 1 (2001. 9), pp. 33-61. (in Korean)
 - 'Protocol on Environmental Protection to the Antarctic Treaty and Its Liability Annex', *Korea Law Review*, No. 37 (2001.10), pp. 143-193. (in Korean)
- *Other Subjects*
 - 'Legal Issues related to the Concept of EU's Internal market', *Transnational Law and Business Studies*, No. 4 (1990. 6), pp. 70-85. (in Korean)
 - 'Member-State's Sovereignty and Competences of Communities reflected in the Single European Act(1986)', *Hallym Law Forum*, Vol. 1 (1991), pp. 47-61. (in Korean)
 - 'European Political Cooperation between EC Member-States: Art. 30 of The Single European Act, 1986', *The Korean Journal of International Law*, Vol. 37, No. 2 (1992.12), pp. 145-162. (in Korean)
 - 'Territorial Disputes between Japan and Neighbor Countries', *Hallym Law Forum*, Vol. 2 (1992), pp. 159-171. (in Korean)
 - 'Sexual slavery Women's Compensation Issues against Japanese Government', *Japan Law Review*, Vol. 6, (1992. 9), pp. 398-416. (in Korean)

- 'Book Review: Kim, Myung-Ki, "The Conclusion of Korean Peace Treaty', *Seoul International Law Journal*, Vol. 1, No. 1 (1994), pp. 255-258. (in Korean)
- 'Achievements, Problems and Prospects of African Regional Economic Integration Movement', *Area Studies*, Vol. 4, No. 2 (1995), pp. 79-116. (in Korean)

Extract from a note verbale dated 21 October 2010 from the Permanent Mission of the Republic of Korea

Professor Park, currently a professor of International law at Korea University, studied and has obtained Ph.D. in international law from l'Universite de Paris II(Panthéon-Assas) and has published numerous books and articles in various fields of international law which relates to ILC as attached in his Curriculum Vitae.

Professor Park has also served as a legal advisor to the Korean delegations at many multilateral conferences including International Atomic Energy Agency(IAEA), International Civil Aviation Organization(ICAO),and United Nations Environment Programme(UNEP). His professional knowledge of international law and excellent conference skills have enabled him to make substantial contributions on those occasions. Furthermore, Professor Park has a good command of English and French which is vital in order to fully participate in the discussions at the ILC.

Considering the facts mentioned above, the Korean government is convinced that Professor Park is well-prepared and has the passion to actively participate in the progressive development and the codification process of the international law which is the heart role of the ILC.

A. Rohan Perera (Sri Lanka)

[Original: English]

SYNOPSIS OF CAREER

Dr. Amrith Rohan Perera is a Graduate of Law of the University of Ceylon (1971). After being admitted as an Advocate of the Supreme Court (1973), he practised in the field of Civil Law, in the Chambers of President's Counsel Nimal Senanayake.

He then joined the Ministry of Foreign Affairs as an Assistant Legal Advisor (1976). Thereafter, he was appointed an Additional Legal Advisor and finally Legal Advisor. In 2007, upon reaching the age of retirement prescribed for public officials, Dr. Perera relinquished his post at the Ministry. During a career spanning a period of over thirty years in the Ministry of Foreign Affairs, Dr. Perera has been closely associated in bi-lateral, regional and multi-lateral spheres, particularly in the field of treaty negotiations. After retirement, Dr. Perera continued to serve the Ministry of Foreign Affairs in an advisory capacity on matters pertaining to international legal affairs.

Dr. Perera is presently a member of the International Law Commission (ILC), having been elected to the Commission by the General Assembly of the United Nations in 2007. He also Chairs the United Nations Ad-hoc Committee on Measures to Eliminate International Terrorism, established by UNGA Resolution 51/210.

Dr. Perera has also, since 2009, served as a Consultant to the Commonwealth Secretariat and in this capacity examined, *inter alia*, the interconnection between Mutual Legal Assistance under the Commonwealth Schemes and Counter-Terrorism and Anti-Money Laundering Measures.

In May, 2010 Dr. Perera was appointed by His Excellency the President Mahinda Rajapakse as a Commissioner of the Lessons Learnt and Reconciliation Commission. The Commission is vested with powers to make recommendations, *inter alia*, on promoting national unity and reconciliation in Sri Lanka, in the post-conflict phase.

PERSONAL DATA

Name: Amrith Rohan Perera
Date of Birth: May 16, 1947
Alma Mater: S. Thomas' College, Mount Lavinia, Sri Lanka
Marital Status: Dr. Perera is married, with two children

PROFESSIONAL QUALIFICATIONS

April, 2001 Appointed a President's Counsel (conferred '*silk*') by Her Excellency the President Chandrika Bandaranaike Kumaratunga
June, 1973 Admitted as an Advocate of the Supreme Court of Sri Lanka on June 22, 1973

ACADEMIC QUALIFICATIONS

1995 Awarded Doctorate of Philosophy of Law, from the University of Colombo, Sri Lanka
1983 Awarded a Postgraduate Diploma in International Law and Development, by the Institute of Social Studies, the Hague, Netherlands
1971 Awarded Degree of Bachelor of Laws (LL.B) by the University of Ceylon (now University of Colombo, Sri Lanka)

PROFESSIONAL EXPERIENCE

CONTRIBUTION IN THE INTERNATIONAL LAW COMMISSION

During his tenure in the International Law Commission (ILC), from 2007 to the present, Dr. Perera has been actively engaged in the work of the Commission, in relation to the range of topics on its current agenda. Dr. Perera assumed the Co-Chairmanship of the Study Group on the Most-Favoured Nation (MFN) Clause, established by the Commission. He was also responsible for the preparation of Discussion Papers for the consideration of the Study Group, including a Paper on the manner in which the MFN Clause was interpreted in the *Maffezini v. Kingdom of Spain* Arbitration and in subsequent Arbitrations, to highlight the issues of current concern for States in the area of foreign investment law and those which warranted the attention of the Commission.

The Summary Records of the Commission reflect Dr. Perera's active engagement and close analysis of legal issues pertaining to topics such as, Responsibility of International Organisations, Expulsion of Aliens, Protection of Persons in the Event of Disasters, Immunity of State Officials from Foreign Criminal Jurisdiction and the Extradite or Prosecute Obligation. Dr. Perera also served as a Member of the Drafting Groups on these topics and in the Planning Group and the Working Group on the Long Term Programme of Work of the Commission. Dr. Perera has also actively participated in the Interactive Sessions between members of the Commission and the Sixth Committee, during the International Law Week, when the Report of the ILC is considered by the Sixth Committee. Dr. Perera served as a Panellist at the Colloquium "Peace Through International Law – The Role of the International Law Commission," which was organised by the Max Planck Institute, Munich on the occasion of the Sixtieth Anniversary of the ILC (2009).

Dr. Perera represented the ILC at the 47th Session of the Asian-African Legal Consultative Organisation (AALCCO) held in New Delhi in 2008.

CONTRIBUTION TO COUNTER-TERRORISM INITIATIVES

In February 2000, Dr. Perera was unanimously elected as Chairman of the United Nations Ad-hoc Committee on Measures to Eliminate International Terrorism established by United Nations General Assembly Resolution 51/210. This Committee is currently negotiating the Draft

Comprehensive Convention on Terrorism having successfully concluded the *International Convention Against Nuclear Terrorism*, in 2005. Since the establishment of the Committee in 1997, Dr. Perera has served as its Vice-Chairman, representing the Asian Region. During this period the Committee adopted two landmark Conventions in the field of combating terrorism, i.e. the *International Convention on the Suppression of Terrorist Bombings* and the *International Convention on the Suppression of Terrorist Financing*.

In the field of Counter-Terrorism, Dr. Perera has been invited to serve as a Panellist

in the Working Group on International Terrorism, at the Oxford Conference on the “*Changing Phase of International Co-operation in Criminal Matters in the 21st Century*” convened by the Commonwealth Secretariat (2002);

at the Conference on a “*Transatlantic Dialogue in Combating International Terrorism*,” convened by the European Parliament and the Catholic University of Leuven, Belgium (2002); and

at the United Nations Round Table to Combat Terrorism: “*Multilateral Treaties Relating to Trans-national Organised Crime and Terrorism*,” convened by the United Nations Office of Legal Affairs, New York.

Dr. Perera was invited by the President of the *Club de Madrid* to serve as a Member of the Working Group on the ‘*Legal responses to Terrorism*’ to prepare the “*Madrid Declaration*” for consideration by the ‘*International Summit on Democracy, Terrorism and Security*’ convened in March 2005, to mark the 1st Anniversary of the terrorist attacks in Madrid;

He has also functioned as a resource person in Regional Workshops for South Asia convened by the Commonwealth Secretariat and the United Nations Counter-Terrorism Committee Executive Directorate (CTED) convened in Bangladesh (November, 2009) and in Sri Lanka (June, 2010).

MULTI-LATERAL EXPERIENCE

Dr. Perera has actively taken part in many multi-lateral activities connected with his professional functions. He has -

been the Representative for Sri Lanka in the Sixth (Legal) Committee of the United Nations, initially in 1980 and, thereafter, continuously from 1993 – 2007;

served as a Member of the Sri Lanka Delegation to the Commonwealth Heads of Government Meetings (CHOGM) and the Commonwealth Law Ministers and Senior Officials Meetings. These included the 1982 and the 1986 Senior Officials Meetings on the Commonwealth Extradition, Mutual Legal Assistance and Transfer of Convicted Offenders Schemes;

served as the Legal Advisor to the Delegation of Sri Lanka to the Conference of State Parties for the Review and Extension of the Nuclear Non-Proliferation Treaty (NPT) (1995);

been a Member of the Sri Lanka Delegation to the Annual Sessions of the Asian African Legal Consultative Organisation (AALCO);

REGIONAL EXPERIENCE

Dr. Perera has, in the regional sphere, been actively engaged in the preparation of the draft texts and the negotiation of several legal instruments within the framework of the South Asian Association for Regional Co-operation, (SAARC). He -

was responsible for drafting the negotiating text on the *SAARC Convention on the Suppression of Terrorism* (1987) and he led the Sri Lanka Delegation at the Meeting of Legal Experts of SAARC Countries which negotiated the Draft Convention in Colombo in 1987;

was responsible for drafting the negotiating text of the *Additional Protocol to the SAARC Convention on the Suppression of Terrorism* (2004), to give effect to the obligations of States under Security Council Resolution 1373 (2001), and also represented Sri Lanka at the Meeting of SAARC Senior Officials and Legal Experts (2003/2004) which negotiated the Additional Protocol;

was associated in the drafting of the negotiating text of the SAARC Convention Against Drug Abuse and Drug Trafficking and functioned as Chairman of the SAARC Group of Legal Experts Meeting which negotiated the Convention in Colombo (1990);

has served as Legal Adviser to Delegations of Sri Lanka attending the SAARC Heads of State and Government Summit Meetings since the Second SAARC Summit held in Bangalore, India in 1986, including the Kathmandu (1987) and Islamabad (2004) Summits, which adopted the SAARC Counter-Terrorism Instruments, as well as the Meetings of the SAARC Council of Ministers and the Standing Committee of SAARC Foreign Secretaries.

has Chaired the SAARC Meeting of Legal experts which negotiated the SAARC Treaty on Mutual Assistance in Criminal Matters (2007).

has been a member of the Sri Lanka Delegation to Negotiate the South Asian Preferential Trade Agreement (SAPTA) in Kathmandu, Nepal in 1992;

has Chaired the Working Group on Dispute Settlement Chapter in the Free Trade Agreement of the Bay of Bengal Initiative for Multi-Sectoral Economic and Technical Cooperation (BIMSTEC)

BI-LATERAL EXPERIENCE

As Legal Adviser of the Ministry of Foreign Affairs Dr. Perera -

was closely involved in the negotiating process of a range of bi-lateral treaties, including treaties relating to trade, investment and air services. Since the liberalisation in the 1980s of Sri Lanka's economy, Dr. Perera has been closely associated in negotiating over twenty-five (25) Bi-lateral Investment Promotion and Protection Agreements. In the field of international criminal law, he has negotiated several bi-lateral Extradition, Mutual Legal Assistance and Prisoner Transfer Agreements.

has been a Member of the Sri Lanka Delegation which negotiated the first Free Trade Agreement with India and thereafter a similar Agreement with Pakistan. In addition he serves as a member of the Sri Lankan delegation participating in the negotiations on the Comprehensive Economic Partnership Agreements (CEPA) with India and Pakistan covering the goods, services and investment sectors

has Chaired the Services Sector Sub-group in the discussions on a Comprehensive Economic Partnership Agreement with Singapore;

has been a member of the Sri Lanka Delegation which negotiated the First Open Skies Air Services Agreement with the United States and, thereafter, with Singapore;

has served as Chairman of the National Sub-Committee on Legal and Institutional Matters relating to the implementation of the Agreements under the World Trade Organization (WTO); and

Has led the Sri Lanka Delegation which negotiated the Re-Admission Agreement with the European Union;

INTERNATIONAL LEGAL CLAIMS

Dr. Perera served as a member of the legal team, which represented the Government of Sri Lanka in the two major international arbitrations on investment disputes before the Arbitral Tribunal of the International Centre for Settlement of Investment Disputes (ICSID) in Washington D.C., namely, *Asian Agricultural Products Ltd. (AAPL) v. Democratic Socialist Republic of Sri Lanka* and *Mibaly International Corporation v. Democratic Socialist Republic of Sri Lanka*. These arbitrations dealt with a range of contemporary legal issues in the field of investment, such as, Most-Favoured Nation (MFN) treatment, compensation for losses and pre-investment expenditure.

HUMAN RIGHTS / INTERNATIONAL HUMANITARIAN LAW

In the field of Human Rights, Dr. Perera has been a Member of the Sri Lanka Delegation to the Meetings of the Human Rights Committee which considered the National Reports of Sri Lanka as a State Party to the International Covenant on Civil and Political Rights (ICCPR) (1993/1995/2003) and also Meetings of the United Nations Commission on Human Rights (1989/1994) and the Human Rights Council (2009). Dr. Perera also served as Technical Assistant to the Ministry of Human Rights on the development of the Draft National Human Rights Action Plan.

Dr. Perera also Chaired the Inter-Departmental Committee on International Humanitarian Law, which examined domestic measures required for the implementation of International Humanitarian Law and worked closely with the International Committee of the Red Cross (ICRC) in this regard. Dr. Perera has also been a resource person for the ICRC at Regional Conferences on International Humanitarian Law (Nairobi/Kathmandu) and at the Regional Launch of the ICRC publication on Customary International Humanitarian Law (New Delhi).

He was also closely involved in the drafting of key pieces of national legislation in the field of human rights and humanitarian law such as the National Human Rights Commission Act, the Convention Against Torture Act and the Geneva Conventions Act.

LAW OF THE SEA/MARITIME ISSUES

Dr. Perera has led the Sri Lankan Delegation for bi-lateral discussions with neighbouring countries, concerning the Continental Shelf Claim to be submitted to the United Nations and regularly participated in discussions on bilateral fisheries and other maritime-related issues.

He has been nominated by the Government of Sri Lanka, as a Member of the Panel of Arbitrators maintained by the Secretary – General of the United Nations, under the United Nations Convention on the Law of the Sea (UNCLOS).

OTHER PROFESSIONAL ACTIVITIES

Dr. Perera was a recipient of a Fellowship awarded by the United Nations Institute for Training and Research (UNITAR), in 1980. As part of the Fellowship, he followed a course in Public International Law (1980) at the Hague Academy of International Law and, thereafter, underwent practical training at the Legal Departments of both the International Bank for Re-Construction and Development (IBRD) and the International Civil Aviation Organization (ICAO).

Amongst his other professional activities, Dr. Perera –

is a Visiting Lecturer in International Law at the Faculty of Law, University of Colombo, the Bandaranaike Centre for International Studies (BCIS), the Bandaranaike International Diplomatic Training Institute (BDTI), the Kotalawela Defence University and the Staff Command College of the Sri Lanka Army.

served as a lecturer and tutor for the participants of the International Law Seminar, held annually in conjunction with the sessions of the International Law Commission.

was invited as a Guest Lecturer at the Paul H. Nitze School of Advanced International Studies, Johns Hopkin University, Washington D. C. on the topic “A Comprehensive Convention on Terrorism – Current Negotiating Issues” (2009).

Dr. Perera delivered the Third K. C. Kamalasabayson PC Memorial Oration on the Topic “Extradition and the Politics of Violence” (August, 2010).

PARTICIPATION AT SEMINARS AND CONFERENCES

Dr. Perera has,

been a Resource Person at several Workshops and Meetings convened by UNCTAD on Bi-lateral Investment Promotion and Protection Agreements and Joint Meetings convened by UNCTAD-OECD;

been a Member of the Ad-hoc Experts Group Meeting on Investor-State Dispute Settlement in International Investment Agreements convened by UNCTAD in Geneva (November, 2004);

Resource Person at the Conference on International Investment Treaty Law and Arbitration organised by the Sydney Law School (February, 2010);

Resource Person at Conference on Access to Information organised by the University of Hong Kong (2009)

Resource Person at Conference on Confronting Political Violence in the Near East and South Asia (July, 2009) convened by the National Defence University, Near East-South Asia Centre For Strategic Studies, Washington D. C.

PUBLICATIONS

Dr. Rohan Perera's Doctoral Thesis on "International Initiatives to Prevent and Combat Terrorism and the Progressive Development of International Law" was published under the Title "International Terrorism" by Vikas Publishers, New Delhi, India (1997).

He has also published a collection of Essays on International Law covering contemporary developments, under the title "International Law – Changing Horizons" (1997).

As an Undergraduate, Dr. Perera was Editor of the Law Journal.

In recent years, he has on a regular basis, contributed articles on International Law, to Legal Journals, including the Commonwealth Law Bulletin, the American Review of International Arbitration (Columbia University), the Law College Law Review and the Sri Lanka Journal of International Law, published by the University of Colombo.

He serves on the Panel of Consulting Editors of the Manchester Journal of International Economic Law, the Sri Lanka Journal of International Law and the Law College Law Review.

LIST OF PUBLICATIONS

Books

International Terrorism, (1997), (Vikas Publishing House, New Delhi)

International Law – Changing Horizons, (1997), (Sarvodaya, Colombo)

Chapters

“Comment: The Contribution of the Law of Treaties to Peace” Nolte, G. (ed.) *Peace Through International Law*, (2009), (Springer, London) pp. 119-121

“The United Nations Draft Comprehensive Anti-Terrorism Convention: Innovative Features and the Definitional Issue,” Genugten, W.J.M. Schraf, M. & Radin, S.E. (eds.) *Criminal Jurisdiction 100 years After The 1907 Hague Peace Conference (Proceedings of the Eighth Hague Joint Conference, 28 – 30 June, 2007, The Hague)*, (2009), (T.M.C. Asser Press, The Hague) pp. 83-89

“Current Trends in International Investment Agreements – New Legal Challenges for Developing Countries,” *Fifty Years of AALCO – Commemorative Essays in International Law*, (2007), (Asian African Legal Consultative Organisation, New Delhi) pp. 122-132

“Reviewing the UN Conventions on Terrorism: Towards A Comprehensive Terrorism Convention” Fijnaut, C. Wouters, J. and Naert, F. (eds.) *Legal Instruments in the Fight Against International Terrorism : A Transatlantic Dialogue*, (2004), (Nijhoff, Leiden) pp. 567 - 587

“Emerging Trends in the World Trade Organisation,” *Multi-lateral Framework on Trade and Competition: Sri Lanka's Position at the Cancun Ministerial Meeting (Proceedings of the Annual National Law and Economy Conference, 2 -3 September, 2003, Colombo)*, (2003), (Law & Society Trust, Colombo) pp.56-67

“International Legal Framework for Cooperation in Combating Terrorism – the Role of the UN Ad-Hoc Committee on Measures to Eliminate Terrorism,” *Countering Terrorism Through International Cooperation (Proceedings of the Conference on Countering Terrorism Through Enhanced International Cooperation, 22 – 24 September, 2000, Italy)*, (2001), (International Scientific and Professional Advisory Council of the United Nations, Milan) pp. 277 – 289

“International Legal Framework for the Suppression of Terrorism,” *Essays on International Law*, (2001), (Asian African Legal Consultative Organisation, New Delhi) pp. 122-132

“Treaty Negotiation And The National Implementation of International Treaty Obligations: Role of the Legal Adviser in a Changing Political and Economic Environment,” *Collection of Essays by Legal Advisers of States, Legal Advisers of International Organisations and Practitioners in the field of International Law*, (1999), (United Nations, New York) pp.203-219

Articles

“Suppression of Terrorism – Regional Approach to Meet the Challenges,” *Sri Lanka Journal of*

International Law, Vol. 16, (2004) pp. 19 - 26

"Statute of the International Criminal Court – Its Impact for International Criminal Law," *Law College Law Review*, (2003) pp. 91 - 102

"The Role and Implications of Bi-lateral Investment Treaties," *Commonwealth Law Bulletin*, Vol. 26, Iss. 1, (2000), pp. 607 – 614

"The Role of the UN Ad-Hoc Committee On Measures to Eliminate International Terrorism," *Sri Lanka Journal of International Law*, Vol.12, (2000), pp.

"Ex parte Pinochet and the Concept of State Immunity: Some Reflections," *Commonwealth Law Bulletin*, Vol. 25, Iss. 2, (1999) pp. 647 – 657

"Nuclear Weapons and Scientific Responsibility: An Assessment of Dr. C. G. Weeramantry's Contribution," *Sri Lanka Journal of International Law*, Vol. 11, (1999) pp. 297 - 308

"United Nations Diplomatic Conference to Adopt the Statute Establishing the International Criminal Court," *Commonwealth Law Bulletin*, Vol. 24, Iss. 3, (1998) pp. 1221 – 1247

"French Nuclear Tests in the Pacific - New Zealand Request for an Examination of the Situation - A Retreat into Judicial Formalism by the International Court of Justice," *Sri Lanka Journal of International Law*, Vol.7, (1995) pp.

"Towards the Establishment of an International Criminal Court," *Commonwealth Law Bulletin*, Vol. 20, Iss. 1, (1994), pp. 298 – 309

"Dawn of a New Era of the Oceans or a Return to the Grotian Ocean - Some Reflections as the Law of the Sea Convention Enters into Force," *Sri Lanka Journal of International Law*, Vol.6, (1994) pp.

"Legal Implications of the Maastricht Treaty on European Union," *Sri Lanka Journal of International Law*, Vol. 5, (1993) pp.

"Order of the International Court of Justice in the Lockerbie Dispute between Libya and the USA," *Sri Lanka Journal of International Law*, Vol.4 , (1992) pp.

Electronic Publications

"Declaration On Measures To Eliminate International Terrorism, 1994, And The 1996 Supplement Declaration Thereto," available at <http://untreaty.un.org/cod/avl/pdf/ha/dot/dot_e.pdf>

"International Convention For The Suppression Of Acts Of Nuclear Terrorism" available at <http://untreaty.un.org/cod/avl/pdf/ha/icsant/icsant_e.pdf>

Extract from a note verbale dated 28 October 2010 from the Permanent Mission of Sri Lanka

Dr. Perera served as the Legal Advisor of the Ministry of Foreign Affairs of Sri Lanka for a period of over 30 years. He has had a long association with the Sixth Committee of the United Nations and since 2000 serves as the Chairman of the UN Ad-Hoc Committee on Measures to Eliminate International Terrorism. He also functions as a Co-Chair of the ILC Study Group on the "Most Favoured Nations Clause (MFN)" in Investment Treaties. The Statement of Qualifications of Dr. Perera is attached herewith.

Given his outstanding academic and professional background, Dr. Perera satisfies the criteria set out in Article 2 of the Statute and the Government of Sri Lanka is convinced that he could continue to effectively contribute to the work of the ILC in the progressive development of International Law.

Chris M. Peter (Tanzania)

[Original: English]

I. Personal

Date of birth: 14 April 1954

II. Current Research Areas

Public International Law; International Humanitarian Law; Human Rights; Refugee Law; Good Governance and Rule of Law; Constitutionalism; Indigenous and Minority Groups; Law of the Sea; and Investment Law.

III. Education

- Dr. Jur. University of Konstanz, Germany, 1989.
- LL.M. University of Dar es Salaam, Tanzania, 1984.
- LL.B. University of Dar es Salaam, Tanzania, 1980.
- Diploma in Higher Education, University of Kassel, Germany, 1990.

IV. Visiting Research and Lectureships

- Institute of Legal Practice and Development (ILPD), Nyanza, Rwanda, Visiting Lecturer, October, 2010.
- China University of Political Science and Law (CUPL), Institute of Human Rights and Humanitarian Law, Visiting Professor, July, 2010.
- Central European University (CEU), Legal Studies Department, Budapest, Hungary, Visiting Professor, May, 2010.
- University of Bayreuth, Germany, Visiting Research Professor, Institute of African Studies, October – December, 2007.
- Raul Wallenberg Institute (RWI), Lund, Sweden, Visiting Professor of International Law and Human Rights, September, 2006 – February, 2007.
- University of Hamburg, Visiting Professor and Researcher, Special Research Programme (*Sonderforschungsbereich*), Hamburg, Germany, March – June, 2003.

V. Membership to Professional Societies

- Advocate of the High Court of Tanzania, Notary Public, and Commissioner for Oaths.
- Member, Tanganyika Law Society (TLS), Dar es Salaam, Tanzania.
- Member, East African Law Society (EALS), Arusha, Tanzania.
- Member, Association of African Law, Heidelberg, Federal Republic of Germany.

VI. Permanent Employment:

- Professor of Law – University of Dar es Salaam, Tanzania.

VII. Responsibilities at the University of Dar es Salaam:

- Teaching: Public International Law; Human Rights; Refugee Law; International Humanitarian Law; Law of the Sea; and Investments Law.

VIII. Other Responsibilities:

- Member, United Nations Committee on the Elimination of Racial Discrimination (CERD), United Nations High Commissioner for Human Rights, Geneva, Switzerland – January, 2008 to date.
- President, East African Civil Society Organisations Forum (EACSO), Arusha, Tanzania – July, 2009 to date.
- Chairperson and Trustee, Zanzibar Legal Services Centre (ZLSC), Zanzibar, July, 2009 to date.
- Editor in Chief, *Journal of African and International Law* (JAIL), Songea, Tanzania, 2008 to date.
- Member, International Advisory Board, *Malawi Law Journal*, Blantyre, Malawi, 2007 to date.
- Member, Editorial Board, *International Journal on Minority and Group Rights*, 2007 to date.
- Member, Editorial Advisory Board, *African Yearbook of International Law*, Paris, 2002 to date.
- Member, Board of Editors, *Yearbook on International Humanitarian Law*, The Hague, The Netherlands, 1996 to date.
- Member, International Advisory Board, *East African Journal of Peace & Human Rights*, Kampala, Uganda, 1994 to date.

IX. Consultant to the Following Institutions:

- African Union (AU) on the interpretation of the Principle of Universal Jurisdiction and its application by some European Union (EU) member States on Africa and African peoples.
- African Union (AU) as an Observer to the Lockerbie Trial in Edinburgh, Scotland, United Kingdom.
- Ministry of Justice and Constitutional Affairs on the Review of the Legal Sector Reform Programme (LSRP).

- African Peer Review Mechanism (APRM) Tanzania on Assessing the Corporate Governance in Tanzania.
- United Nations Development Programme (UNDP) on HIV/AIDS and Human Rights; and Good Governance and Human Rights.
- Department for International Development (DFID) on Civil Society Programme (CSP).
- European Union (EU) and Prime Minister's Office on Refugees and Local Administration.
- Danish International Development Agency (DANIDA) on Electoral Reform in Tanzania and on the Commission for Human Rights and Good Governance.
- Swedish International Development Agency (SIDA) on Democracy.

X. Selected Publications and Other Writings:

(a) Books and Monographs:

- (1). *Haroub Othman: Farewell to the Chairman* (Compiled and Edited with Saida Yahya-Othman), Zanzibar: Zanzibar Legal Services Centre, 2009.
- (2). *The Protectors: Human Rights Commissions and Accountability in East Africa*, Kampala: Kituo Cha Katiba and Fountain Publishers, 2008.
- (3). *Miles Apart But Walking the Same Path: Control of Wealth and Natural Resources -- Lessons from Nigeria and Tanzania*, Lagos: Nigerian Institute of Advanced Legal Studies, 2007.
- (4). *The Law and Justice in Tanzania: Quarter a Century of the Court of Appeal* (Edited with Helen Kijo-Bisimba), Dar es Salaam: Mkuki na Nyota Publishers, 2007.
- (5). *Political Succession in East Africa: In Search for a Limited Leadership* (Edited with Fritz Kopsieker), Nairobi and Kampala: Friedrich Ebert Stiftung and Kituo Cha Katiba, 2006.
- (6). *Searching for Sense and Humanity: Civil Society and the Struggle for a Better Rwanda*, (Edited with Edith Kibalama) Kampala: Fountain Publishers Ltd, 2006.
- (7). *Zanzibar and the Union Question* (Edited with Haroub Othman), Zanzibar: Zanzibar Legal Services Centre, 2006.
- (8). *The Goldenberg Affair in Kenya: A Peoples' Opinion* (With Hon. Mr. Justice Samuel Wako Wambuzi and Prof. Joseph Oloka-Onyango) Kampala: Kituo Cha Katiba, 2005.
- (9). *Justice and Rule of Law in Tanzania: Selected Judgements and Writings of Justice James L. Mwalusanya and Commentaries* (with Helen Kijo-Bisimba), Dar es Salaam: Legal and Human Rights Centre, 2005.
- (10). *Constitutionalism & Transition: African and Eastern European Perspectives* (edited with J. Oloka-Onyango), Kampala and Nairobi: Kituo Cha Katiba and Claripress Limited, 2004.
- (11). *Constitutional Review Process in Kenya: A Report of a Fact-Finding Mission* (Compiled and Edited with Edward F. Ssempebwa), Kampala and Dar es Salaam: Kituo Cha Katiba and E & D Limited, 2003.
- (12). *Racism, Racial Discrimination, Xenophobia and Related Intolerances in Tanzania*, African Association of Political Science, Volume 6 No. 2 Occasional Paper Series, 2002.
- (13). *Constitutionalism in East Africa: Progress, Challenges and Prospects*, (With Kivutha Kibwana and Nyangabyaki Bazaara) Kampala: Fountain Publishers, 2001 (ISBN 9970 02 286 5).
- (14). *Fundamental Rights and Freedoms in Tanzania* (edited with Ibrahim H. Juma), Dar es Salaam: Mkuki na Nyota Publishers, 1998 (ISBN 9976 973 42 X (Soft Cover)).

- (15). *Human Rights in Tanzania: Selected Cases and Materials*, Cologne, Germany: Rüdiger Köppe Verlag, 1997 (ISBN: 3-89645-320-3 (Hard Cover).

(b). Chapters in Books:

- (1). "Mufiti Act of Zanzibar and the Fundamental Rights and Freedoms of Moslems in the Isles," in ELLJESIE, Hatem (ed.), *Islam and Human Rights* [Volume 26 Leipziger Beiträge zur Orientforschung], Frankfurt Am Main: Peter Lang, 2010, p. 173.
- (2). "Justice and Dignity for All: The State of Human Rights in Tanzania," in GASTORN, Kennedy, Harald Sippel and Ulrike Wanitzek (eds.), *Justice and Dignity for All: Current Issues of Human Rights in Tanzania*, Dar es Salaam: Tanzania-German Centre for Postgraduate Studies in Law and Dar es Salaam University Press, 2010, p. 7.
- (3). "Mwalimu Nyerere and the Challenge of Human Rights," (With Helen Kijo-Bisimba) in CHACHAGE, Chambi and Annar Cassam (eds.) *Africa's Liberation: The Legacy of Nyerere*, Oxford and Kampala: Pambazuka Press and Fountain Publishers, 2010, pp. 149-159. [See also Issue No. 452 *Pambazuka News*, 13th October, 2009 [<http://pambazuka.org/en/category/features/59511>]
- (4). "Promotion of the Standard of Living," in *Max Planck Encyclopaedia of Public International Law*, Heidelberg and Oxford: Max Planck Institute for Comparative Public and International Law and Oxford University Press, 2009 (www.mpepil.com).
- (5). "Human Rights Commissions in Africa – Lessons and Challenges," in BOSI, Anton and Joseph Diescho (eds.), *Human Rights in Africa: Legal Perspectives on their Protection and Promotion*, Windhoek: Konrad Adenauer Stiftung and Macmillan Education Namibia, 2009, p. 351.
- (6). "From Norway to Africa with Lessons on Development of a Land Tenure as a Means of Addressing the Millennium Development Goals," in ONSRUD, Helge and Elena Busch (eds.), *Norwegian Land Tools Relevant to Africa*, Oslo: Norwegian Mapping and Cadastre Authority, 2007, pp. 17 – 34.

(c). Articles in International Journals:

- (1). "Confronting Grand Corruption in the Public and Private Sector: Spirited New Initiative from Tanzania," (with Juliana Masabo) Volume 1 No. 2 *Namibia Law Journal*, 2009, p. 49.
- (2). "Retired but Not Tired: The Role of Retired Judges in the Promotion of Rule of Law, Law Reform and Administration of Justice in Tanzania," Volume 8 No. 1 *The Justice Review*, 2009, p. 1.
- (3). "Access to Justice: Creating a Role for Paralegals in the Administration of Justice in Africa," Volume 11 No. 1 *Law in Africa (Recht in Afrika) – Zeitschrift der Gesellschaft für afrikanisches Recht*, 2007 (Cologne, Germany), 2008, p. 101.
- (4). "The International Criminal Court and International Criminal Tribunals – Their Role and Relevance in Africa," Volume 10 No. 2 *Law in Africa (Recht in Afrika) – Zeitschrift der Gesellschaft für afrikanisches Recht*, 2007 (Cologne, Germany), pp. 253- 263.
- (5). "The African Court on Human and Peoples' Rights – Ready to Take Off?" Volume 10 No. 2 *Law in Africa (Recht in Afrika) – Zeitschrift der Gesellschaft für afrikanisches Recht* (Cologne, Germany), 2007, pp. 199-230.

- (6). "Human Rights of Indigenous Minorities in Tanzania and the Courts of Law," Volume 14 No. 4 *International Journal of Group and Minority Rights*, 2007, p. 455-487.
- (7). "The Magic Wand in Making Constitutions Endure in Africa: Lesson(s) to Learn from East Africa?" Issue 6 (4) *African and Asian Studies*, 2007, 511.
- (8). "Protecting the Innocent: Civilians in the Middle of Armed Conflict," Volume 53 *Zeitschrift für öffentliches Recht (Austrian Journal of International Law)* (Vienna, Austria), 1998, pp. 45-67.
- (9). "The International Criminal Tribunal for Rwanda: Bringing the Killers to Book," Volume 37 No. 321 *International Review of the Red Cross* (Geneva, Switzerland), November - December, 1997, pp. 695-704.
- (10). "Incorporation International Conventions in the Municipal Law: The Case of Environment Protection Conventions in Tanzania," Volume 75 Issue 2 *Revue de Droit International de Sciences Diplomatiques et Politiques (The International Law Review)* (Geneva: Switzerland), 1997, p. 149-188.
- (11). "Rights and Duties of Refugees under Municipal Law in Tanzania: Examining a Proposed New Legislation," Volume 41 No. 1 *Journal of African Law* (London: UK), 1997, pp. 81-99.

(d). Consultancy and Other Reports:

- (1). *African Union (AU) as an Observer to the Lockerbie Trial in Edinburgh, Scotland, United Kingdom*, April, 2009.
- (2). *African Union (AU) on the Interpretation of the Principle of Universal Jurisdiction and its Application by Some European Union (EU) Member States on Africa and African Peoples*, January - April, 2009.
- (3). *Access to Protection in Mixed Immigration Flows: The Case of Kigoma Region of Tanzania* (With Cosmas Kamugisha and Juliana Masabo), Centre for Study of Forced Migration (CSFM) of the University of Dar es Salaam and the United Nations High Commissioner for Refugees (UNHCR), Tanzania, December, 2008.
- (4). *Unblocking the Road to timely Justice for All: First Annual Review of the Legal Sector Reform Programme (LSRP) of the United Republic of Tanzania*, Ministry of Justice and Constitutional Affairs, June, 2008.
- (5). *Refugee Impact on Local Administration: The Police, Judiciary and Other Law Enforcement Agencies*, Dar es Salaam: The Prime Minister's Office - Special Programme for Refugee Affected Areas, Funded by the European Development Fund of the European Union and Implemented by the Centre for the Study of Forced Migration (CSFM) of the University of Dar es Salaam, December, 2001.

Ernest Petrič (Slovenia)

[Original: English]

Education

- Ph.D. in International Law, Faculty of Law, University of Ljubljana (1965).
- Postgraduate studies at the University of Vienna (1963-1964).
- LL.M. with honours, Faculty of Law, University of Ljubljana (1960).

Additional education

- Max Planck Institute of International and Public Law, Heidelberg (1979).
- Academy of International Law, The Hague (1973).
- Wilton Park (1972).
- Institute of International Law, University in Thessaloniki (1972).
- University of Lund (1958).

Work experience

- Judge of the Constitutional Court of the Republic of Slovenia (2008 - present).
- Professor of International Law and International Relations, Faculty of Social Sciences, University of Ljubljana (2008 - present).
- Professor of International Law, European Law Faculty in Nova Gorica (2008 - present).
- Ambassador of the Republic of Slovenia to the Republic of Austria and Permanent Representative to the International Organizations in Vienna (2002-2008) and the OSCE (2002-2004).
- Permanent Representative of the Republic of Slovenia to the United Nations in New York and Ambassador (non-resident) of the Republic of Slovenia to the Federative Republic of Brazil (2000-2002).
- State Secretary, Ministry of Foreign Affairs of the Republic of Slovenia (1997-2000).
- Ambassador of the Republic of Slovenia to the United States of America and (non-resident) to the United States of Mexico (1991-1997).
- Ambassador of the Socialist Federal Republic of Yugoslavia to the Republic of India and (non-resident) the Kingdom of Nepal (1989-1991).
- Professor of International Relations and International Law, Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana (1986-1989).
- Professor of International Relations and International Law, University of Addis Ababa (1983-1986).

- Professor of International Relations and International Law, Head of Department of Political Science and International Relations, Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana (1972-1983).
- Senior university teacher of international relations and international law, Faculty of Political Studies, University of Ljubljana (1965-1967).

Publications

- Author of 6 books on topics of international law and international relations.
- Author of over 100 articles on topics of international law, international relations and related topics.

Management skills

- Member of ILC (2006 - present) and its Chairman (2009-2010) in Geneva.
- Member of the Board of Governors of IAEA (2005-2007) and its Chairman (2006-2007) in Vienna.
- Dean of the Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana (1987-1989).
- Director of the Research Centre of the Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana (1987-1989).
- Member (Minister) of the Executive Council (Government) of the Socialist Republic of Slovenia, responsible for science and technology (1967-1972).
- Member of the Slovenian National Assembly (1967-1972).

Additional experience in foreign policy and international law

- Expert member of the delegations to the General Conferences of UNESCO and the OECD.
- Representative of the Socialist Federal Republic of Yugoslavia to the OECD Committee for Scientific and Technological Policy (CTTP).
- Member of the Yugoslav-Italian Committee for Scientific and Technical Cooperation.
- Member of the Yugoslav-Greek Committee for Scientific and Technical Cooperation.

Research work (1962 - present)

- Recipient of independent research and scientific projects and grants on issues of international law and international relations, on human rights, and peaceful settlement of disputes among states, self-determination, protection of minorities, expulsion, etc.
- Holder of the Highest Reward for Scientific Work (1977).

Languages

- Speaks English, German, Serbian, Croatian, Russian and Italian.
- Understands French and Spanish.

Personal information

- Married, three children.
- Decorated by the Socialist Federal Republic of Yugoslavia, the United States of America (State of Colorado) and the Republic of Austria. Holder of the highest decoration for civilian work of the Republic of Slovenia.

Extract from a note verbale dated 18 October 2010 from the Permanent Mission of Slovenia

Professor Dr. Ernest Petrič currently holds the position as Judge of the Constitutional Court of the Republic of Slovenia. He is an incumbent member of the International Law Commission and was serving as Chairman of the International Law Commission (2009-2010) and Rapporteur (2007). He is professor of International Law and International Relations and author of 6 books and more than 100 articles on topics of International Law and International Relations. He has also had a distinguished diplomatic career serving inter alia as Ambassador of the Republic of Slovenia to the United States of America, Permanent Representative of the Republic of Slovenia to the United Nations in New York and Ambassador of the Republic of Slovenia to the Republic of Austria and Permanent Representative to the International Organizations in Vienna and the OSCE.

The Government of the Republic of Slovenia is convinced that his extensive practical and academic experience in the field of International Law will be a substantive and major contribution to the work of the International Law Commission.

Gilberto Vergne Saboia (Brazil)

[Original: English]

BIOGRAPHICAL PROFILE

Ambassador Gilberto Vergne Saboia was born in Rio de Janeiro on 16/05/1942. He graduated from the Law School of the Catholic University of Rio de Janeiro and joined the Brazilian Foreign Service as Third Secretary in 1966, after attending the Instituto Rio Branco, the Brazilian diplomatic academy. In 1982, as a requirement for access to senior positions, he successfully presented with success a dissertation on "The International Protection of Human Rights".

Gilberto Saboia was posted at the Brazilian Embassies in Washington, DC and Guatemala, at the Brazilian Mission to the United Nations, in Geneva, and at the Permanent Mission to the Organization of American States, in Washington. As Ambassador, he was Deputy Permanent Representative of Brazil to the International Organizations in Geneva (1993-1998), Ambassador to Sweden (1998-2000), concurrent with Latvia. From October 2003 to April 2008 he was Ambassador to the Netherlands and Permanent Representative to the Organization for the Prohibition of Chemical Weapons (OPCW). Between 2008 and 2010, he was Ambassador to Hungary.

Gilberto Saboia has extensive experience in multilateral *fora* and developed expertise in legal, political and human rights issues. He was Delegate to the Legal Subcommittee of the Committee on the Peaceful Uses of Outer-Space (1980/1981). He also took part in the Diplomatic Plenipotentiary Conference which adopted the International Convention against the Illicit Traffic of Narcotic Drugs and Psychotropic Substances (1988).

As a member of the Delegation of Brazil to the OAS, he took part in the work of the Committee on Legal and Political Issues of the Permanent Council, and the OAS Committee against Illicit Traffic in Narcotic Drugs (CICAD).

In the field of human rights, he was elected expert at the United Nations Sub-Commission on Prevention of Discrimination and Protection of Minorities (1990-1993); was Chairman of the Drafting Committee of the World Conference on Human Rights in Vienna (1993); and President of the LII Session of the UN Human Rights Commission (1996). He was in charge of presenting the First Report of Brazil to the Human Rights Committee (1996) and of the Tenth Report to CERD. He headed the Brazilian delegations to international meetings and conferences on human rights and related questions, such as the UN Human Rights Commission, the Executive Committee of the UN Office of the High Commissioner for Refugees.

Having led the Brazilian Delegation to the Conference for the Establishment of an International Criminal Court (Rome, 1998), he took part

in a Seminar of judges and legal experts held in Brazil to debate the constitutional and legal implications of the ratification of the Statute of Rome by Brazil and facilitate the ratification of the Rome Statute by Brazil.

As Secretary of State for Human Rights (2000/2001), a cabinet ranking position within the Ministry of Justice, Gilberto Saboia promoted the implementation of the National Program on Human Rights, and coordinated, as Chairman of the National Committee, the preparatory work in Brazil for the World Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance, (Durban, 2001). Among other initiatives, he also prepared the launching of the National Campaign against Torture and carried on the strengthening of the National Programme for the Protection of Witnesses and Crime Victims (PROVITA). He was Head of the Brazilian National Authority, in charge of the national implementation of the Hague Convention on Protection of Children and Cooperation in Respect to Inter-Country Adoption.

As Under-Secretary-General for Political Affairs, in the Brazilian Foreign Ministry, from January 2002 to September 2003, Ambassador Saboia took part in high level political consultations with Argentina, Australia, China, Cuba, Germany, India, Iran, Mexico, New Zealand, Russia and Thailand. He coordinated, at the level of Deputy Ministers, the work of the Group of Friends of the Secretary-General of the OAS for Venezuela. He also was National Coordinator to the Latin America and the Caribbean – European Union Summit and of the Group of Rio. He represented the Brazilian Government as Observer to the II Meeting of Heads of State and Government of the African Union (Maputo, 2002).

During his stay in The Hague, where he interacted with the various legal bodies with headquarters in that city, Ambassador Saboia was entrusted by the Assembly of State Parties of the ICC with the coordination of the Working Group of The Hague, with the task of promoting consultations on the specific items of the agenda of the ASP.

Mr. Saboia contributed various articles on aspects of the establishment of human rights standards in Brazil and in Latin America and on issues related to the fight against racism and other forms of discrimination and intolerance.

Ambassador Gilberto Saboia was elected as a member of the International Law Commission by the General Assembly in 2006 and has been serving in that body since its 59th session (2007).

Personal history and education

Born in Rio de Janeiro in 1942

Graduated in Law at the Catholic University of Rio de Janeiro in 1966

Concluded the course in the Brazilian Diplomatic Academy (Rio Branco Institute) in 1965

Joined the Brazilian Foreign Service in 1966

Ministry of External Relations: concluded the High Studies Course - an academic requirement to access senior positions - with a dissertation on "International Protection of Human Rights" - in 1982

Besides his native Portuguese, Ambassador Saboia is fluent in English, Spanish and French.

Current position

Member of the International Law Commission Elected in 2006.

President of the Alexandre de Gusmão Foundation (FUNAG), which is attached to the Brazilian Ministry of Foreign Affairs and has the goal of promoting research on foreign policy issues and interacts with the academic field and seeks to broaden access to information on foreign issues to the society in general FUNAG promotes seminars, publications and courses both for Brazilian nationals and for nationals of other countries.

Professional Experience

1. Assignments abroad

Second Secretary at the Embassies in Washington (1967-1971) and Guatemala (1971-1975)

Counsellor at the Permanent Mission to the United Nations in Geneva (1979-1984)

Minister Deputy Head of Mission at the Permanent Mission to the Organization of American States, Washington (1986-1990)

Ambassador, Deputy Permanent Representative of Brazil to the United Nations, Geneva (1993-1998)

Ambassador to Sweden and concurrent Ambassador to Latvia (1998-2000)

Ambassador to the Netherlands and Permanent Representative to the Organization for the Prohibition of Chemical Weapons - OPCW (2003-2008)

Ambassador to Hungary (2008-2010).

2. Main positions held in Brazil

Advisor to the Secretary General of the Ministry of Foreign Affairs (1984-1985)

Head of the United Nations Division (1985- 1986)

Chief of Cabinet of the Secretary General of the Ministry of Foreign Affairs (1989-1993)

Secretary of State for Human Rights, Ministry of Justice (2000-2001)

Under-Secretary General for Political Affairs of the Ministry of Foreign Affairs (2001-2003)

3. Other positions and qualifications

Delegate to the Legal Subcommittee of the Committee on the Peaceful Uses of Outer-Space (1980-1981).

Took part in the Diplomatic Plenipotentiary Conference which adopted the International Convention against the Illicit Traffic of Narcotic Drugs and Psychotropic Substances (1988).

As a member of the Delegation of Brazil to the Organization of American States (OAS), he took part in the work of the Committee on Legal and Political Issues of the Permanent Council, and the OAS Committee against Illicit Traffic in Narcotic Drugs (1986-1990).

Member of the Sub-Commission for the Prevention of Discrimination and Protection of Minorities (1990-1993).

Chairman of the Drafting Committee of the World Conference on Human Rights (Vienna, 1993).

Chairman of the 52nd session of the Commission on Human Rights (1996).

Headed the Brazilian delegations to international meetings and conferences on human rights and relative questions, such as the UN Human Rights Commission, the Executive Committee of the UN Office of the High Commissioner for Refugees.

Head of the Brazilian Delegation to the Rome Conference on the Establishment of the International Criminal Court (1998).

As Secretary of State for Human Rights he was in charge of executing the Brazilian national human rights program, adopted as recommended by the Vienna Declaration and Program of Action (2000-2001).

Head of the Brazilian National Authority, in charge of the national implementation of the Hague Convention on Protection of Children and Cooperation in Respect to Inter-Country Adoption.

Deputy Head of the Brazilian Delegation to the World Conference against Racism, Racial Discrimination and Related Intolerance (Durban, South Africa, 2001).

Coordinated, at the level of Deputy Ministers, the work of the Group of Friends of the Secretary-General of the OAS for Venezuela.

National Coordinator to the Latin America and Caribbean - European Union Summit and the Group of Rio.

Represented the Brazilian Government as Observer to the II Meeting of Heads of State and Government of the African Union (Maputo, 2002).

He was entrusted, by the Assembly of States Parties of the ICC, with the coordination of the Working Group of The Hague, with the task of promoting consultations on the specific items of the agenda of the ASP.

Elected member of the International Law Commission by the General Assembly in 2006, for a mandate of five years He has been an assiduous and active participant in the activities of the ILC and takes active part both in plenary debates as well as meetings of the draft committee and working groups.

Publications

Published several articles on human rights issues on Brazilian magazines.

Extract from a note verbale dated 6 April 2010 from the Permanent Mission of Brazil

As a current member of the International Law Commission since 2006, Ambassador Saboia has constructively worked towards the promotion of international law and the development of its progressive codification. From 2003 until 2008, he held the position of Ambassador of Brazil in the Hague. He is currently the Ambassador of Brazil in Budapest, Hungary.

Narinder Singh (India)

[Original: English]

Name: Narinder Singh

Date of birth: 15 November 1951

Nationality: Indian

Educational qualifications:

LL.M, 1976, Delhi University

LL.B. 1974, Delhi University

Present position:

Joint Secretary and the Legal Adviser,
Ministry of External Affairs,
New Delhi (since May 2003)

Previous positions:

Director and Acting Legal Adviser, Ministry of External Affairs, New Delhi (since May 2002)

First Secretary/Counsellor (Legal Adviser); Permanent Mission of India to the United Nations, New York, from September 1998 to April 2002

Director, Legal and Treaties Division, Ministry of External Affairs, New Delhi, from 1997 to 1998

Legal Officer (Gr. I), Legal and Treaties Division, Ministry of External Affairs, New Delhi, from 1990 to 1997

Legal Officer (Gr. II), Legal and Treaties Division, Ministry of External Affairs,
New Delhi, from 1984 to 1990

Assistant Professor, Indian Society of International Law, New Delhi, from 1978 to 1984

Research Officer, Indian Institute of Public Administration, New Delhi (1976-1977)

Other positions held:

Member, International Law Commission (United Nations) since 2007.

Vice-President, UNIDROIT Diplomatic Conference on Intermediated Securities, Geneva, September 2009.

President, Asian African Legal Consultative Organisation, 2006-2007 and 2008-2009.

Chairman, BIMSTEC Joint Working Group on Counter Terrorism, New Delhi, October 2008

Member, Governing Body, SAARC Arbitration Council

Member, Governing Body, Indian Council for Arbitration.

Vice-President, Meeting of States Parties to the UN Convention on the Law of the Sea, New York, 2001

Member, Finance Committee, International Seabed Authority, Kingston, 1999-2003

Vice-Chairman, Ad Hoc Committee on Jurisdictional Immunities of States and their Property, 2002

Member of the Group of Coordinators of the Meetings of Legal Advisers of the Member States of the United Nations, since 2002

Vice-Chairman, Drafting Committee, IAEA Diplomatic Conference on Amendment to the Convention on Physical Protection of Nuclear Material, 4-8 July 2005

OPCW Roster of Experts for providing legal assistance on matters relating to the Chemical Weapons Convention

Chairman, SAARC Meeting on Promotion and Protection of Investments and Arbitration, New Delhi, March 2004

Vice-President, Indian Society of International Law, New Delhi

Member, Editorial Board, Indian Journal of International Law

Membership of learned bodies:

Life Member: Indian Society of International Law, New Delhi

Life Member: India International Law Foundation

Fellowships, scholarships and awards:

Centre for Studies and Research, Hague Academy of International Law, The Hague, August-September, 1983

United Nations Institute for Training and Research (UNITAR) Fellowship in International Law, 1986 (included a six-week programme at the Hague Academy of International Law and twelve weeks as an intern at the Legal Division of the International Maritime Organization, London)

Sixteenth International Law Seminar, United Nations, Geneva, 1980

International arbitration experience:

Arbitration proceedings between India and Bangladesh under Annex VII of the UN Convention on Law of the Sea for the Delimitation of the Maritime Boundary (2009--).

Arbitration proceedings between India and Pakistan under the Indus Waters Treaty in respect of the Kishenganga Hydroelectric Project on a Tributary of the River Jhelum(2010--).

Proceedings before the Neutral Expert appointed under the Indus Waters Treaty (between India and Pakistan) in respect of the Baglihar Hydroelectric Project on the River Chenab(2004-2007).

International conference and negotiating experience:

Multilateral

Member of the Indian delegations to the United Nations General Assembly sessions, New York, since 1998

Presentation before the Commission on Limits of the Continental Shelf on India's Submission for an extended continental Shelf, 16 August 2010.

Member of the Indian delegation to the first session of the Human Rights Council, June 2006, Geneva,

Member of the Indian delegation for presentation of India's periodic Report under the Convention on Elimination of Racial Discrimination, 23-27 February 2007, Geneva,

Member of the Indian delegation for presentation of India's periodic Report under the International Covenant on Economic, Social and Cultural Rights, Geneva, 7-8 May 2008.

IAEA Diplomatic Conference on Amendment to the Convention on Physical Protection of Nuclear Material, 4-8 July 2005

Leader of the Indian delegations to the annual sessions of the Asian-African Legal Consultative Organization, since 2002

Negotiations on a SAARC Convention on Mutual Legal Assistance in Criminal Matters 2007-2008.

Hague Conference on Private International Law: diplomatic Conference on a Convention on the International Recovery of Child Support and other Forms of Family Maintenance, The Hague, November, 2008.

XXVIIIth Antarctic Treaty Consultative Meeting, Stockholm, June 2005.

Asian Regional Consultation - International Task Force on Global Public Goods, Manila, Feb. 2005

Working Group on Legal Issues pertaining to Counter Terrorism, Canberra, 4-5 August 2004.

The United Nations Committee on Peaceful Uses of Outer Space, Legal Subcommittee Meetings, 1996-1998 and 2004

Hague Conference on Private International Law: Meeting of the Special Commission on the International Recovery of Child Support and other Forms of Family Maintenance, The Hague, 7-16 June 2004

Hague Conference on Private International Law: Meeting of the Special Commission on the Practical Operation of the Hague Conventions on Legalization, Service Abroad and Taking of Evidence Abroad, The Hague, 29 October to 4 November 2003

United Nations General Assembly (Sixth Committee) since 1998

Meetings of the IAEA Open-Ended Group of Legal and Technical Experts to Prepare a Draft Amendment of the Convention on the Physical Protection of Nuclear Material, 2002-2003

Ad Hoc Committee on Jurisdictional Immunities of States and their Property, 2002

Preparatory Commission for the establishment of an International Criminal Court, New York, 1999-2002

Ad Hoc Committee on International Terrorism, New York, 1998-2002 United Nations Charter Committee, New York, 1999-2002

Ad Hoc Committee on an International Convention against the Reproductive Cloning of Human Beings, 2002

Ad Hoc Committee on Scope of Legal Protection under the Convention on the Safety of United Nations and Associated Personnel, 2002

Commonwealth Law Ministers Conference, Port of Spain, May 1999 Annual sessions of the International Seabed Authority, Kingston, 1998-2002

United Nations Informal Consultative Process on Oceans and Law of the Sea, 2000-2002

Meetings of States Parties to the United Nations Convention on Law of the Sea, New York, 1999-2002

Committee on the Elimination of Discrimination against Women — consideration of India's Report, January 2000

Annual session of United Nations Commission on International Trade Law, New York, June 2000

International Maritime Organization, Legal Committee, London, October 1997

International Atomic Energy Agency (IAEA) Diplomatic Conference on Civil Liability for Nuclear Damage, Vienna, September 1997

IAEA Standing Committee on Nuclear Liability, April 1997

Conference for adoption of the Statute of the International Institute for Democracy and Electoral Assistance, London, February 1995

Annual sessions of the Asian-African Legal Consultative Committee, 1986-1989, 1992-1995, 1998, and 2001-2009 and various inter-sessional meetings

Meeting of the Legal Experts of States signatory to the Antarctic Treaty, regarding an Annex on Liability to the Protocol on the Antarctic Environment, The Hague, November, 1994

The International Institute for the Unification of Private Law Working Group on the international return of stolen or illegally exported cultural property, Rome, October 1993

International Forum on Law of the Environment, Siena, Italy, April 1990

SAARC Conference for adoption of the SAARC Convention on Narcotic Drugs and Psychotropic Substances, Colombo, January-February, 1990

United Nations Workshop on the Rights of the Child, with special focus on female child jointly conducted by the Centre for Human Rights and Ministry of External Affairs of India, New Delhi, December 1990

Meetings of the International Tin Council, London, April and September 1989

INMARSAT Conference on Land Mobile Satellite Communications, Varna, Bulgaria, June 1988

Symposium on Maritime Delimitation, Hamburg (Germany), 25-26 September 2004

Bilateral

Extradition, mutual legal assistance, investment promotion and protection, civil aviation, trade, border trade, consular, telecommunications, economic cooperation, double taxation avoidance, river waters, outer space, science and technology, including intellectual property rights

Comprehensive Economic Cooperation Agreement with Singapore from July 2003 to June 2005

Talks with Asian Development Bank for a host State Agreement for the Resident Office in India, 1992

Talks with ESCAP for a host State Agreement for the Asia Pacific Centre for Science and Technology, June 1994

Meetings of the Permanent Indus Commission (India-Pakistan) held in New Delhi, Islamabad/Lahore from 2002

Bilateral talks on the "Continental Shelf delimitation", 2003-2009.

Publications, research papers

Reservations to the United Nations Convention on the Law of the Sea, 19 Indian Journal of International Law, 1979.

Prepared Research Project Reports for the Indian Society of International Law on the following topics:

- Legal Control of International Terrorism
- Subsidies and Countervailing Duties
- Regulation of Foreign Fishing in the Exclusive Economic Zone
- Direct Broadcast Satellites
- Remote Sensing Satellites
- State Practice of India in the field of International Law
- Regulation of Foreign Investments in India

Liability in Outer Space Law, Paper presented at the IISL/ISRO Symposium on Space Law, Bangalore, June 2005 (under publication).

Recent Developments in Space Law — Paper presented at the Second ISIL International Law Conference, New Delhi, November 2004 (under publication).

United Nations Conventions aimed at Combating International Terrorism — Paper presented at the Working Group on Legal Issues pertaining to Counter Terrorism, Canberra, 4-5 August 2004.

Extract from a note verbale dated 18 March 2011 from the Permanent Mission of India

Mr. Narinder Singh has been a member of the International Law Commission since 2007. He has contributed extensively to the work of the International Law Commission.

Mr. Singh is the Legal Adviser and Head of the Legal & Treaties Division of the Ministry of External Affairs since 2003. He has served as Coordinator of the meeting of legal advisers of foreign offices of member States of the UN since 2002. Mr. Singh has been the President of the Asian-African Legal Consultative Organization from 2006 to 2009. Over the period of the past two and-a-half decades, Mr. Singh has represented India in a number of important conferences on international law, and has been a regular participant in the work of the Sixth Committee of the UN General Assembly.

His excellent credentials, wide-ranging experience in international law and contributions made to the work of the Commission, lead Mr. Singh to be eminently deserving of re-election to the Commission.

Pavel Šturma (Czech Republic)

[Original: English]

Pavel ŠTURMA, Professor, JUDr., DrSc.

Born 21.7.1963 in Prague

Nationality: Czech Republic

EDUCATION AND QUALIFICATION:

- | | |
|------------|--|
| 1981-1985 | Faculty of Law, Charles University in Prague
1985 - graduated with honours as JUDr. (Juris Doctor) |
| 1986-1992 | Faculty of Philosophy, Charles University in Prague
graduated as Mgr. (magister, master) in philosophy and economics |
| 1986-1989 | postgraduate (research) studies, Institute of Law, Czechoslovak Academy of Sciences, Prague
subject of CSc. (PhD) thesis: „International liability for harmful consequences of activities not prohibited by international law“
1990 - award of the degree CSc. |
| 1990-1991 | Institut des Hautes Etudes Internationales, Université de Paris 2
1991 - Certificat de Recherches Approfondies |
| 2001 | award of the degree DrSc. (subject of thesis: „International Criminal Court and prosecution of crimes under international law“) |
| Since 2002 | Professor of International Law (appointed by the President of the Czech Rep.) |

RESEARCH, TEACHING AND OTHER PROFESSIONAL EXPERIENCE:

- | | |
|---------------|--|
| since 2/2006 | Vice-Dean of the Faculty of Law |
| since 11/2002 | Professor, Dpt. of international law, Faculty of Law, Charles University |
| since 9/1997 | Head, Department of international law, Faculty of Law, Charles University in Prague (full-time)
Senior research fellow, Institute of Law, Czech Academy of Sciences, Prague (part-time) |
| since 1996 | Associate Professor (Docent) of International Law and Relations, Faculty of Law, Charles University in Prague |
| 1995-1996 | Lecturer, Dpt. of international law, Faculty of Law, Charles University
Senior research fellow, Institute of Law, Czech Academy of Sciences (part-time) |
| 1993-1995 | International civil servant, United Nations Office at Vienna (UNDCP) |
| 10-12/1992 | Visiting lecturer, Faculty of Law, Masaryk University in Brno |
| 8-9/1992 | training period at the Council of Europe (Secretariat of the European Commission of Human Rights), Strasbourg |
| 1990-1992 | Research fellow, Institute of Law, Czechoslovak Academy of Sciences |

Author and/or co-author of 14 books and more than 120 articles and studies in International and European law, published mainly in Czech but also in English and French, both in the Czech Republic and abroad.

MEMBERSHIP AND EXPERIENCE:

A. Public legal functions:

- member of the Permanent Court of Arbitration, The Hague
- member of the Legislative Council of the Government of the Czech Republic (2000-2007)
- member of the Council for Human Rights of the Government of the Czech Republic
- member of the board of external advisers of the Minister of Foreign Affairs (1998-2002)
- member of the EU Network of Independent Experts in Fundamental Rights (2003-2006)

B. Participation in important negotiations, representation of the Czech Republic

- one of the candidates to the judge of the European Court of Human Rights, 1997
- member of the Czech delegation at the Rome Conference on the Establishment of an International Criminal Court, 1998
- member (eventually Head) of the Czech delegation to the Ad hoc Committee on elaboration of a convention against transnational organized crime (Vienna, 1999-2000)
- member of the Governmental expert group for negotiations with the European Commission on effects of certain Decrees of the President Beneš and their compatibility with *acquis communautaire*, 2002
- member of the Czech delegation to the Sixth Committee of the UN General Assembly, New York, 2008, 2009

C. Other professional experience:

- member of expert group preparing the opinion of the Czech Government to the European Court of Human Rights in case Banković, 2000
- lawyer admitted to the Czech Bar, pleadings before the European Court of Human Rights in case Zehnalová and Zehnal v. Czech Rep., 2002
- expert and/or co-counsel in several arbitrations, incl. ČSOB v. Slovak Republic, HICEE v. Slovak Republic, etc.

D. Visiting professorship and tutorship abroad

- Summer session of the Institute of International Public Law and International Relations, Thessaloniki, 1999, tutor
- visiting professor, Université de Paris Sud (XI), 2001
- Académie européenne d'été, Grenoble, France 2001, 2003
- lectures, University of Salzburg, Austria, Erasmus-Socrates programme, 2002, 2003, 2008
- lectures, University of Teramo, Italy, International Master programme in International Criminal Law, 2002, 2003, 2007
- visiting professor, Bratislava University of Law, Slovakia, since 2005
- lectures, Summer Course on International Humanitarian Law, Warsaw, 2007
- lectures, 39th Summer Session, Institut International des Droits de l'Homme, Strasbourg, 2008
- lectures, University of Siena, Italy, 2008
- Thematic Congress of the International Academy of Comparative Law (Mexico City, 2008), National Rapporteur on the Impact of Uniform Laws on the Protection of Cultural Heritage and the Preservation of Cultural Heritage

- National Rapporteur on the Protection of Foreign Investment at the Congress of the International Academy of Comparative Law, Washington, 2010
- participation in congresses of the International Law Association (2000, 2002, 2004, 2006, 2008, 2010), member of the Committee on the International Criminal Court

E. Membership in scientific organizations:

- Czech Society for International Law (President)
- International Law Association (Director of Studies of the Czech Branch)
- Czech National Committee (Secretary), Association Internationale des Sciences Juridiques
- International Academy of Comparative Law
- American Society of International Law
- Société Française pour le Droit International
- European Society of International Law (ESIL – SEDI)

F. Membership in NGOs:

- Czech Helsinki Committee (member of the board 1998-2000)

G. Distinctions:

- Chevalier de l'Ordre National du Mérite (by the President of the French Republic, 2004)

Knowledge of languages:

English, French, Russian - actively
German, Spanish - partially

LIST OF PUBLICATIONS (SELECTIVE):

1) Books:

- Šturma, P.: Control of Drugs and Suppression of Illicit Trafficking in International Law, Acta Universitatis Carolinae Iuridica 3-4/1994, Praha, 1996, 128 p. (in Czech)
- Šturma, P.: Introduction to European Law of Human Rights, Karolinum, Praha, 1994, 130 p. (in Czech)
- Čepelka, Č., Jilek, D., Šturma, P.: Asylum and Refugeehood in International Law, Acta Universitatis Brunensis No 178, MU, Brno, 1997, 262 p. (in Czech)
- Balaš, V., Šturma, P.: Course of International Economic Law, C.H. Beck, Praha, 1997, 221 p. (in Czech)
- Šturma, P.: International and European Control Mechanisms of Human Rights, C.H. Beck, Praha, 1999, 88 p., 2nd ed. 2003, 144 p., 3rd ed. 2010, 170 p. (in Czech)
- Šturma, P. (ed.): Implementation of Human Rights and International Control Mechanism, Charles University, Faculty of Law Press, Praha, 1999, 216 p.
- Šturma, P.: International Treaties on Investment Protection and Settlement of Disputes, Linde, Praha, 2001, 268 p. (in Czech)
- Šturma, P.: The International Criminal Court and Suppression of Crimes under International Law, Karolinum, Praha, 2002, 311 p. (in Czech)
- Čepelka, Č., Jilek, D., Šturma, P.: International Responsibility, Acta Universitatis Brunensis No 261, MU, Brno, 2003, 339 p. (in Czech)
- Šturma, P., Nováková, J., Bílková, V.: International and European Instruments against Terrorism and Organized Crime, C.H. Beck, Praha, 2003, 362 p. (in Czech)
- Čepelka, Č., Šturma, P.: Public International Law, C.H. Beck, Praha, 2008, 840 p. (in Czech)

- Čepelka, Č., Šturma, P., Bílková, V.: Codification and Progressive Development of International Law, Praha, 2008, 159 p. (in Czech)
- Šturma, P. et al., The Competing Jurisdiction of International Judicial Bodies, Praha, 2009, 117 p. (in Czech)
- Ondřej, J., Šturma, P., Bílková, V., Jílek, D.: International Humanitarian Law, C.H. Beck, Praha, 2010, 536 p. (in Czech)

2) *Articles (selection):*

- Šturma, P.: A propos des problèmes théoriques de la responsabilité internationale pour les dommages à l'environnement, SMP (Studies in International Law), vol. 23, Praha, 1990, p. 69-94
- Šturma, P.: The Law of the Treaties Reflected in State Responsibility Rules, in: Thesaurus Acroasium, vol. XIX, Sources of International Law, Thessaloniki, 1992, p. 563-574
- Šturma, P.: Some Problems of Strict Liability in International Law, in: Thesaurus Acroasium, vol. XX, Responsibility of States, Thessaloniki, 1993, p. 369-381
- Šturma, P.: La participation de la Communauté européenne à des „sanctions“ internationales, Revue du Marché Commun et de l'Union Européenne, No. 366, Paris, mars 1993, p. 250-264
- Czapliński, W., Šturma, P.: La responsabilité des Etats pour les flux de réfugiés provoqués par eux, Annuaire Français de Droit International, vol. XL (1994), Paris, 1995, p. 156-169
- Šturma, P.: Aspects récents du contrôle international des drogues et de la lutte contre leur trafic illicite, Annuaire Français de Droit International, vol. XLI (1995), Paris, 1996, p. 633-650
- Šturma, P.: La responsabilité en dehors de l'illicite en droit international économique, Polish Yearbook of International Law, vol. 20 (1993), Warszawa, 1994, p. 91-112
- Šturma, P.: Poverty and International Instruments on Economic and Social Rights, in: R. Hofmann et al. (Hg.) Armut und Verfassung. Sozialstaatlichkeit im Europäischen Vergleich, Verlag Österreich, Wien, 1998, p. 47-61
- Šturma, P.: Commerce et investissements, Revue Hellénique de Droit International, vol. 52, 1/1999, p. 39-65
- Šturma, P.: Decision on Jurisdiction of the ICSID Tribunal in the Case *Československá obchodní banka v. Slovak Republic*, Heidelberg Journal of International Law, vol. 60, No. 1, 2000, p. 151-162
- Czapliński, W., Šturma, P.: National studies: Poland and Czech Republic, in: V. Gowlland-Debbas, National Implementation of United Nations Sanctions. A Comparative Study, Martinus Nijhoff Publishers, Leiden/Boston, 2004, p. 381-400
- Šturma, P.: International Criminal Court at a Cross-road or in an Impasse? Some Obstacles Related to the Jurisdiction and Cooperation (contribution at the Inaugural conference of the European Society of International Law, ESIL/SEDI, Florence, 2004, published at: www.esil-sedi.org)
- Šturma, P.: The EU Charter of Fundamental Rights and the Governance of Biotechnology in the European Union. In: Francioni, F., Scovazzi, T., Biotechnology and International Law. Hart Publishing: Oxford, 2006, p. 369-385
- Šturma, P.: What about “international crime” or a problem of differentiation of the State responsibility for breaches of peremptory norms of general international law. In: P. Šturma (ed.), Legal Consequences of Internationally Wrongful Acts. Liber Amicorum Čestmír Čepelka, Praha, 2007, p. 45-61 (in Czech)
- Šturma, P.: The Czech Tradition of International Legal Scholarship, in Baltic Yearbook of International Law, Vol. 7, 2007, p. 155-170

- Šturma, P., Quo vadis the International Law Commission? On draft articles on the allocation of loss arising of hazardous activities and the law of transboundary aquifers. In M. Malacka, Pocta (Liber Amicorum) Vladislav David, Olomouc, 2007, p. 249-268 (in Czech)
- Šturma, P. Is the accession of the European Union to the European Convention on Human Rights necessary? Some remarks on the European Court of Human Rights' control over EC/EU law in the light of recent case-law. Pauknerová, M., Young, J. (eds.) In: Changes of Judicial Culture and Decision making in Different Branches of Law. Praha, 2007, p. 134-147
- Šturma, P., Terrorism and international responsibility. In Terorizmus a medzinárodné právo [Terrorism and international law], Bratislava, 2007, p. 42-51 (in Czech)
- Šturma, P. Reservations to international treaties. In : Pocta (Liber Amicorum) Otovi Novotnému k 80. narodeninám. Praha: ASPI Publishing, 2008, p. 384-398 (in Czech)
- Šturma, P., The Relationship "European Law – Domestic Courts": More than Mere Legal Relevance? In: M. Hofmann (Hrsg.), Europarecht und die Gerichte der Transformationsstaaten (European Law and the Courts of the Transition Countries), Baden-Baden: Nomos, 2008, p. 176-185
- Šturma, P.: Enforcing International Obligations through the Use of Force?, Revue Hellénique de Droit International, vol. 61, 2008, Athens: Sakkoulas Publications, 2009, p. 595-631
- Šturma, P., Bílková, V.: Targeted Anti-Terrorist Sanctions and Their Implications for International Law Normative and Institutional Coherency, In: A. Constantinides, N. Zaikos, The Diversity of International Law. Essays in Honor of Professor K. Koufa, Leiden/Boston, Martinus Nijhoff Publishers, 2009, p. 217-237
- Šturma, P., Vostrá, L., The Carpathian Convention and the Czech Republic. In: B. Majtényi, G. Tamburelli (eds.), Sustainable Development and Transboundary Co-operation in Mountain Regions. The Alpine and the Carpathian Conventions. Budapest: L'Harmattan Publishers, 2009, p. 138-144
- Šturma, P., National Report: Czech Republic. In: Toshiyuki Kono (ed.), The Impact of Uniform Laws on the Protection of Cultural Heritage and the Preservation of Cultural Heritage in the 21st Century. Leiden/Boston, Martinus Nijhoff Publishers, 2010, p. 281-293
- Šturma P. et al., Universality of international law: what is the role of general international law in the period of its fragmentation? In: M. Tomášek et al., Czech Law between Europeanization and Globalization, Praha: Karolinum Press, 2010, p. 208-226
- Šturma, P., The case of Kosovo and international law, Polish Yearbook of International Law, 2009 (in print)

3) *Research or policy papers:*

- Šturma, P., International obligations in the framework of control mechanisms in the field of human rights, Praha, 1999, 90 p. (project of the Ministry of Foreign Affairs, in Czech)
- Šturma, P., Statute of the International Criminal Court and internal implementation of obligations arising from its ratification for the Czech Republic, Praha, 2000, 76 p. (project of the Ministry of Foreign Affairs, in Czech)
- Šturma P. et al., The Competing Jurisdiction of International Judicial Bodies, Praha, 2008, 100 p. (project of the Ministry of Foreign Affairs, in Czech)
- Šturma, P., Expert opinion on consequences of the so-called opt-out from the EU Charter of Fundamental Rights for the Czech Republic, 2009, 7 p. (analysis commissioned by the Minister for Human Rights and Minorities)
- Šturma P. et al., Selected issues concerning the conclusion of international treaties and their internal consultation, Praha, 2010, 80 p. (project of the Ministry of Foreign Affairs, in Czech)

Extract from an enclosure to a note verbale dated 3 November 2010 from the Permanent Mission of the Czech Republic

MESSAGE OF THE PERMANENT REPRESENTATIVE TO THE UNITED NATIONS FOR THE CZECH REPUBLIC

Let me present to you the candidature of Professor Pavel Šturma for the elections to the International Law Commission for the period 2012 – 2016 to be held during the 66th session of the United Nations General Assembly in October or November 2011.

Professor Pavel Šturma is widely considered a distinguished authority in the field of international law with outstanding academic and practicing background in the subject. He serves currently as the Vice-Dean of the Faculty of Law at the Charles University in Prague and Professor of International Law at this prestigious Faculty, established in 1348. At the same time, Professor Šturma is a member of the Permanent Court of Arbitration in The Hague and has been a visiting professor at various universities in Europe (including, most recently, Université de Paris Sud, University of Salzburg, University of Teramo and Paneuropean University in Bratislava, Faculty of Law), as well as member of many learned bodies (Czech Society for International Law, International Law Association, American Society of International Law, Société Française pour le Droit International etc.) and author of many publications and articles in the area of international law. Professor Šturma is laureate of the French "Ordre National du Mérite".

As described in his *curriculum vitae*, Professor Šturma is highly experienced both in theory and the practice of international law. Recently, he has participated in various projects for the Ministry of Foreign Affairs of the Czech Republic, focusing on the following issues: The Competing Jurisdiction of International Judicial Bodies (2008); Selected Issues Concerning the Conclusion of Treaties and their Internal Approval Procedures (2010). Furthermore, Professor Šturma wrote an expert opinion on the legal consequences of the so-called "opt-out" from the EU Charter of Fundamental Rights for the Czech Republic (2009).

Professor Šturma is also the President of the Czech Society of International Law and Editor of its new periodical publication focusing on international law. Thanks to his personal efforts, the Czech lawyers interested in international law received – after a long period of time when no similar journal was published – the new Czech Yearbook of International Law. This Yearbook, written in English, may become an important source of information on international law from the Central European perspective for the global community of international lawyers.

The Czech Republic strongly supports the work of the International Law Commission. The idea of developing international law through the restatement of existing rules or through the formulation of new rules is, in our opinion, the key element for the promotion of the rule of law at the international law level. This concept constitutes an essential element for the existence of a peaceful, democratic and human rights oriented international community.

Finally, we strongly believe that Professor Šturma's exposure to the International Law Commission would, due to his rich professional experience and personal qualities, considerably contribute to its work. As such, we recommend Professor Šturma to you as an outstanding candidate for the International Law Commission.

Surya P. Subedi (Nepal)

[Original: English]

Professor Dr Surya P. Subedi
LLB, MA, LLM, DPhil (Oxford)
Barrister, Middle Temple, London; Advocate (Nepal)

PERSONAL DETAILS

Nationality: Nepalese.
Place of birth: Lamjung, Nepal.
Date of birth: 23 January 1958.
Married, with two children.

EDUCATION

-MA & LLB: Tribhuvan University, Kathmandu, Nepal.
-LLM (with Distinction): University of Hull, UK
-DPhil in International Law, University of Oxford.
-Intensive Training in University Teaching and Research in Human Rights, International Institute of Human Rights, Strasbourg, France, 1987.
-The 1988 Summer Session of The Hague Academy of International Law and the 1994 Session of The Hague Academy Centre.

PROFESSIONAL QUALIFICATIONS

-Advocate, Supreme Court, Nepal.
-Barrister, Middle Temple, London.

CURRENT POSITIONS HELD

-UN Special Rapporteur for Human Rights in Cambodia.
-Visiting Professor of Law, Faculty of Law, Tribhuvan University, Nepal.
-Professor of International Law, University of Leeds, UK.

ACADEMIC PRIZES RECEIVED

-Prize for Outstanding Legal Scholarship by the British Society of Legal Scholars awarded in 1997.
-Dr Dasturdaza Jai Pavy Memorial Prize for outstanding doctoral thesis in an area of international peace and understanding for my thesis by Oxford University in 1993.
-Josephine Onoh Memorial Prize for best overall performance in the Master's degree examination of 1988 at the Faculty of Law, University of Hull.

STATE HONOURS

-Decorated by His late Majesty King Birendra of Nepal by the Order of Suprabal Gorkha Daxinbahu (III) for my services to international law in 1998.
-Made an honorary Officer of the British Empire (OBE) by HM the Queen of the UK for my services to international law in 2004.

SCHOLARSHIPS

- Foreign and Commonwealth Office Scholarship to Oxford University for D.Phil. studies, 1989.
- British Council Scholarship to Hull University Law School for LL.M. studies, 1986.

CAREER HISTORY

- 2004- Present: Professor of International Law, University of Leeds, UK.
- 2001- 2004: Professor of International Law, Middlesex University, London.
- 1996- 2001: Professor, Reader in Law, and Senior Lecturer, University of Hull, UK.
- 1993- 1996: Senior Lecturer and Lecturer International Law and Development, Institute of Social Studies, The Hague, the Netherlands.
- 1989-1992: Doctoral Scholar at the University of Oxford.
- 1988-1989: Legal Adviser to the Ministry of Foreign Affairs and Under-Secretary, Ministry of Law and Justice, Government of Nepal.
- 1986-1988: British Council Scholar for LL.M. studies at the University of Hull, UK.
- 1984-1986: Legal Officer, International Law and Treaties Division, Ministry of Law and Justice, Kathmandu, Nepal.
- 1983-1984: Research Officer, the Royal Commission on Judicial Reform, Nepal.
- 1981-1983: District Public Prosecutor, Office of the Attorney-General, Nepal.
- 1980-1981: Assistant Lecturer in Law, Tribhuvan University, Pokhara, Nepal.

VISITING PROFESSORSHIPS

- Tribhuvan University, Kathmandu, Nepal, since 2001.
- Erasmus, University, the Netherlands, since July 2009.
- University of New South Wales, Sydney, Australia, 2005.
- School of Oriental and African Studies, University of London, 2001- 2003.
- Brooklyn Law School, New York, January -June 1999
- World Maritime University, Malmo, Sweden, 1994, 1995, 2000.

DIPLOMATIC WORK

- UN Special Rapporteur for Human Rights in Cambodia, appointed in March 2009.
- Legal advisor to the Ministry of Foreign Affairs, 1989.
- Member of the Nepalese delegation to the Fifty-sixth Session of the UN General Assembly in 2001.
- Member of the Nepalese delegation led by King Birendra to the Ninth Non-Aligned Summit Conference held in Belgrade in 1989.

OTHER POSITIONS HELD

- Member of Roster of Panellists of the WTO Dispute Settlement Body, WTO.
- Chief Editor, *Asian Yearbook of International Law* (Martinus Nijhoff/Brill, The Hague), 1999-2006.
- Member of the Governing Board, National Trust for Nature Conservation, Nepal.
- Member, Water Resources Law Committee, International Law Association (ILA).
- Executive Member, Asian Society of International Law, Singapore.

PUBLICATIONS

SCHOLARLY BOOKS:

International Investment Law: Reconciling Policy and Principle (Hart Publishing, Oxford, 2008).

International Watercourses Law for the 21st Century: The Case of the River Ganges Basin (Ashgate Publishing, Aldershot, UK, 2005).

Dynamics of Foreign Policy and Law: A Study of Indo-Nepal Relations (Oxford University Press, 2005).

Contemporary Issues in International Law: A Collection of the Josephine Onoh Memorial Lectures (edited collection with Professors David Freestone and Scott Davidson), Kluwer Law International, The Hague/London (2002).

Land and Maritime Zones of Peace in International Law (1996), Clarendon: Oxford University Press, Oxford.

Land-Locked Nepal and International Law (1989), K. Gautam, Kathmandu, Nepal.

OTHER TEXT BOOKS:

The International Law of the Sea (University of London Press, London, 2007).

International Economic Law (University of London Press, London, 2006).

Nepalese Administrative Law (Ratna Book Publishers, Kathmandu, 1st edition 1985, 2nd edition 1987 and 3rd edition 1989).

ARTICLES

- 'The UN Commission on Sustainable Development', in Max Planck Encyclopaedia of Public International Law (Oxford University Press, Oxford, 2009), p.1-6.
- 'Ganges River', in Max Planck Encyclopaedia of Public International Law (Oxford University Press, Oxford, 2009), p.1-6.
- 'Post-Conflict Constitutional Settlement in Nepal and the Role of the United Nations', Kathmandu Law Review, Vol.1(1), March 2008, pp.25-40.
- 'Indus River', in Max Planck Encyclopaedia of Public International Law (Oxford University Press, Oxford, 2008), p.1-4.
- 'The Notion of Free Trade and the First Ten Years of the World Trade Organization: How Level is the "Level Playing Field"?' Vol. LIII The Netherlands International Law Review (Autumn 2006), pp.273-296.

- 'The Challenge of Reconciling the Competing Principles within the Law of Foreign Investment with Special Reference to the Recent Trend in the Interpretation of the Term "Expropriation" The International Lawyer (A journal of the American Bar Association's International Law Section); Spring 2006; Vol. 40 (1), pp.121-141.
- 'The Legal Regime Concerning the Utilization of the Water Resources of the River Ganges Basin', 46 German Yearbook of International Law (2004), pp.452-493.
- 'The Problems and Prospects of Offshore Banking in Nepal', 34 (141) Nyaydoot, a bi-monthly Journal of Nepal Bar Association, (English Special Issue of 2004), pp.1-8.
- 'The Road from Doha: The Issues for the Development Round of the WTO and the Future of International Trade', 52 (2) International and Comparative Law Quarterly (April 2003), pp.425-446.
- 'The Concept in Hinduism of 'Just War'', Journal of Conflict and Security Law (Oxford University Press), Vol. 8 (2), 2003, pp.339-361.
- 'Developing the Disciplines of International Law and International Relations in Indonesian Higher Education', UNPAD Journal of International Law (University of Padjadaran, Indonesia), Vol. 2(3), December 2003, pp.187-196.
- 'The Himalayan Frontier Policy of British-India and the Significance of the 1923 Treaty of Friendship between Great Britain and Nepal', 27 Journal of the Britain-Nepal Society (London, December 2003), pp.35-39.
- 'Regulation of Shared Water Resources in International Law: The Challenge of Balancing Competing Demands', Nepal Law Review (Faculty of Law, Tribhuvan University) Vol. 15 (1 & 2), July 2002, pp.1-14.
- 'Incorporation of the Principle of Sustainable Development into the Development Policies of the Asian Countries', Environmental Policy and Law (International Council of Environmental Law, Bonn) Vol. 32 (2), April 2002, pp.85-90.
- 'Hydro-diplomacy in South Asia: The Conclusion of the Ganges and the Mahakali River Treaties', 93 (4) American Journal of International Law (October, 1999), pp.631-640.
- 'Balancing International Trade with Environmental Protection: International Legal Aspects of Eco-labels', Brooklyn Journal of International Law, Vol. 25 (2), Fall 1999, pp.373-405.
- 'Are the Principles of Human Rights "Western" Ideas? An Analysis of the Claim of the "Asian" Concept of Human Rights from the Perspectives of Hinduism', California Western International Law Journal, Vol. 30 (1), Fall, 1999, pp.45-69.
- 'The Legal Competence of the International Community to Create 'Safe Havens' in 'Zones of Turmoil'', Journal of Refugee Studies, Vol. 12 (1), March 1999 (Oxford University Press), pp.23-35.

- 'Environmental Inputs into the Planning Process and Access to Justice', in Environmental Policy and Law, Vol. 28, No. 2, May 1998, pp.96-103.
- 'International Law and Land-Locked States: Development of the Freedom of Transit Prior to the Establishment of the United Nations,' *serialised in Nyayadoot* (a Bi-monthly publication of Nepal Bar Association), Vol. 29 (1-3) 1998-99.
- 'Protection of Women Against Domestic Violence: The Response of International Law' in the European Human Rights Law Review, Vol. 2 (6), 1997, pp.587-606.
- 'The Doctrine of Objective Regimes in International Law and the Competence of the UN Security Council to Impose Territorial or Peace Settlements on States', German Yearbook of International Law, Vol. 37 (1994), pp.162-205.
- 'Human Rights during Public Emergencies', Obiter Dicta (Hull University Law Students' Journal, England), Vol. 3, No. 3, 1988, pp.25-31.
- 'Principles of the Interpretation of Law', Nepal Law Review, Vol.9, No.1 (July 1985), pp.63-69 (in Nepali)

CHAPTERS IN BOOKS

- 'Access to Environmental Justice in a Politically Unstable Environment: A Case Study of Nepal', in Andrew Harding (ed.), Access to Environmental Justice: A Comparative Study (Brill/Martinus Nijhoff, 2007), pp.157-176.
- 'The Status of International Humanitarian Law in Nepal' (with Hari Phuyal), in V.S. Mani (ed.), Handbook of International Humanitarian Law in South Asia (Oxford University Press, New Delhi, 2007), pp.86-91.
- 'The Challenges Ahead for the World Bank and the International Monetary Fund with Regard to the Human Rights Agenda', in C. Raj Kumar and D.K. Srivastava (eds.), Human Rights and Development: Law, Policy and Governance (LexisNexis, Butterworths, Hong Kong/Singapore/Malaysia, 2006), pp.177-188.
- 'The War on Terror and U.N. Attempts to Adopt a Comprehensive Convention on International Terrorism', in Paul Eden and Therese O'Donnell (eds.), September 11, 2001: A Turning Point in International and Domestic Law? (Transnational Publishers, Inc., New York, 2005), pp.207-225.
- 'The Challenge of Managing the 'Second Agricultural Revolution' through International Law: Liberalization of Trade in Agriculture and Sustainable Development', in Nico Schrijver and Friedl Weiss (ed.), International Law and Sustainable Development: Principles and Practice (Martinus Nijhoff, The Hague, 2004), pp.161-184.
- 'Regulation of Foreign Investment and the Development Round of the WTO', in Kim van der Borgh *et al.* (ed.), Essays on the Future of the WTO: Finding a New Balance (Cameron May, London, 2003), pp.87-103.

- 'Multinational Corporations and Human Rights', in Karin Arts and Paschal Miylho (eds.), Responding to the Human Rights Deficit (Kluwer Law International, January 2003), pp.171-184.
- 'Resolution of International Water Disputes: Challenges for the 21st Century', in International Bureau of the Permanent Court of Arbitration, Resolution of International Water Disputes (Volume 6 in the PCA Peace Palace Papers series, The Hague, Kluwer Law International, 2003), pp. 33-47.
- 'Sustainable Development Perspectives in International Economic Law', in Asif H. Qureshi (ed.), Perspectives in International Economic Law, Kluwer Law International, The Hague, 2002, pp.261-276.
- 'Foreign Investment and Sustainable Development', in Friedl Weiss *et al.* (eds.), Towards International Economic Law with a Human Face, Kluwer Law International, The Hague, 1998, pp.413-428.
- 'The United Nations and the Trade and Transit Problems of Land-locked States', in Martin Glassner (ed.), The United Nations at Work (Praeger: Greenwood Publishing, Inc., Westport, Connecticut, 1998), pp.134-160.
- 'The Foreign Policy of the European Union and Asian States: Views from Beyond the European Union', in Wybo P. Hare (ed.), Contemporary International Law Issues: New Forms, New Applications (T.M.C.Asser Institute, The Hague, the Netherlands), 1998, pp.235-238.
- 'Indo-Nepal Relations: The Causes of Conflict and their Resolution', in Subrata K. Mitra and Dietmar Rothermund (eds.), Legitimacy and Conflict in South Asia (New Delhi Branch of Heidelberg University & Manohar, 1997), pp.220-245.

SHORTER ARTICLES

- 'Foreword' for a book entitled, A Substantive Environmental Right, written by Stephen J. Turner and published by Kluwer Law International, the Netherlands, 2009.
- 'Preface' to a book on Foreign Investment, Human Rights and the Environment, written by Shyami F. Puvimanasinghe and published by Martinus Nijhoff, 2007.
- 'Restoring Democracy: Taming the King of Nepal', International Herald Tribune, 4 June 2005, p.6.
- 'OBE Acceptance Speech', Newsletter of the International Law Association, No. 22, 2005, London, pp.10-12.
- 'The UN Monterrey International Conference on Financing for Development', International Law FORUM du droit international: The Journal of the International Law Association, Vol.4 (2), May 2002, pp.52-53.
- 'Obligations and Responsibilities of Transit and Land-Locked States in the Absence of a Transit Treaty', The Rising Nepal, 20 May 1989, p.2.

EDITORSHIPS

- Chief Editor, Asian Yearbook of International Law (Martinus Nijhoff/Brill, The Hague), 1999-2006.
 - Editor of Studies in Law series of the University of Hull Law School, 1999-2000.
- Published works during my editorship include: Martti Koskenniemi (Professor of the University of Helsinki), International Law and Imperialism (1999), and Ralph Zacklin (Assistant Secretary-General for Legal Affairs of the UN), Beyond Kosovo: the United Nations and Humanitarian Intervention (2000).
- Consulting Editor, Peace and Conflict Studies (George Mason University, USA) since 1998.
 - Member, Advisory Board, Human Rights and International Legal Discourse, Intersentia (Antwerp/Oxford) since 2006.

CONFERENCE PAPERS PRESENTED

I have presented nearly 60 papers in almost all areas of international law at conferences in 38 countries. Many of them have been as a keynote speaker or as a plenary speaker. They include the Golden Jubilee Conference of the Indian Society of International Law, New Delhi, the 20th Anniversary Conference of the Chinese Society of Private International Law, Wuhan, the Inaugural Conference of the Malaysian Society of International Law, Kuala Lumpur. I also have addressed governmental and intergovernmental assemblies, including the National Assembly of Vietnam, the Ministerial Conference on Water in The Hague, the Doha Forum on Democracy and Free Trade, Qatar, and the Wilton Park Conferences.

PUBLIC LECTURES DELIVERED

I have delivered guest lectures at 34 universities around the globe, including the University of Oxford, the London School of Economics, New York University Law School, Tokyo University, Jawaharlal University (New Delhi), University of New South Wales (Australia), the University of Heidelberg and the University of Verona, and other institutions such as the World Bank, the Royal Institute of International Affairs (Chatham House), and the Royal College of Defence Studies, London.

CONTRIBUTION TO THE MEDIA

I have published a good number of articles in national and international newspapers, including *The International Herald Tribune* and given interviews on numerous occasions to various national and international media as an expert in international legal issues as well as on the political and legal problems relating to South and Southeast Asia and Nepal. They include the CNN, BBC World, BBC News 24, BBC Radio 4, Sky News, Al Jazeera, Nepal Television, and Channel Nepal.

Dire D. Tladi (South Africa)

[Original: English]

Aide Memoire of Dr. Dire Tladi

Dr Dire Tladi is Principal State Law Adviser (International Law) in the Department of International Relations and Cooperation and presently the Legal Counsellor at the South African Permanent Mission to the United Nations in New York. Dr Tladi has a strong academic background. He obtained the degrees BLC and LLB (*cum laude*) from the University of Pretoria, an LLM degree in international law from the University of Connecticut, and a doctorate in international law from the Erasmus University of Rotterdam. During the course of his studies, he was awarded a number of academic awards and scholarships. He was a senior lecturer at the University of Pretoria, an Associate Professor of International Law and Head of the Department of International Law at the University of South Africa and is presently an Extraordinary Professor in the Department of Public Law at the University of Stellenbosch. He has published more than forty articles in academic journals and a number of chapters in books, and has attended and delivered a number of papers at academic conferences. Dr Tladi joined the Department in 2006 as Principal State Law Adviser (International Law) and has been Legal Counsellor in New York since 2009. In these capacities he has attended a number of international diplomatic conferences, on occasion as leader of the South African delegation.

Personal

Name and Surname
Family

: Dire David Tladi
: Married with 2 Children

Academic and Professional Qualifications

- Ph D (Law), Erasmus University Rotterdam (2007)
- Admitted, Advocate of the High Court (2001)
- LLM, University of Connecticut (2000)
- LLB (*cum laude*), University of Pretoria (1999)
- BLC, University of Pretoria (1996)

Academic Awards and Scholarships

- Principal's Prize for Research, Unisa (2005)
- National Research Foundation (2003, 2004)
- Stichting Studie Fonds (Holland) (2003)
- European Human Rights Law* (2000)
- European Community Law* (2000)
- Fulbright Scholarship (1999)
- Academic Honorary Colours (UP) (1999)
- Human Rights Law** (1998)
- Social Security Law** (1998)
- Jurisprudence** (1998)
- Roman-Dutch Law** (1998)
- CALI Excellence Award for Highest Grade (University of Connecticut School of Law)
- ** Certificate of Merit for Best Student (University of Pretoria)

POSITIONS HELD

- (i) University of Stellenbosh, Department of Public Law (non-remunerated) (May 2008 – Present)
 - Extraordinary Professor
- (ii) South African Department of Foreign Affairs, (March 2006 – Present)
 - Principal State Law Advisor(International Law)
 - Legal Counsellor, South African Permanent Mission to the United Nations in New York, Jan 2006 – Present
- (iii) University of South Africa, Department of Constitutional Law(May 2002 – March 2006)
 - Head of Department (January 2006 – March 2006)

- Associate Professor (International Law (January 2004 – March 2006)
- Senior Lecture (May 2002 – December 2003)

(iii) University of Pretoria, Department of Legal History, Comparative Law and Legal Philosophy,
(January 1997 – May 2002)

- Senior Lecturer (January 2001 – May 2002)
- Lecturer (January 1997 – December 2000)

List of Publications and Research Output

- Articles and Letters (Peer reviewed articles are marked with *)

- "Civil Liability in the Context of the Cartagena Protocol: To Be or Not to Be (Binding)" (2010) 1 *International Environmental Agreements: Politics, Law and Economics* 15*
- "Marine Genetic Resources on the Deep Seabed: The Continuing Search for a Legally Sound Interpretation of UNCLOS" *International Environmental Law-Making and Diplomacy* 2008 65*
- "The Right to Diplomatic Protection, The Von Abo Decision and One Big Can of Worms: Eroding the Clarity of Kaunda" (2009) 1 *Stellenbosch Law Review* 12*
- "Fuel Retailers, Sustainable Development and Integration: A Response to Feris" (2008) 1 *Constitutional Court Review* 255*
- "South African Lawyers, Values and the New Vision of International Law: The Road to Perdition is Paved with Laudable Goals" 2008 33 *South African Yearbook of International Law* 167 *
- "Strict Positivism, Moral Arguments, Human Rights and the Security Council: South Africa and the Myanmar Vote" (2008) 1 *African Human Rights Law Journal* 23*
- "Corporates and the Flexible Mechanisms in the Climate Change Regime: The Privatisation of Sustainable Development?" (2007) 32 *SAYIL* 396*
- "Some Notes on South Africa's Participation in the Law of the Sea: 2006-2007" (2007) *SA Law Teachers Bulletin*
- "Reflection on Genetic Resources, Benefit Sharing and the Law of the Sea" 2007 *Journal of International Maritime Law* 183*
- "The Act of State Doctrine in South Africa: Has Kaunda settled a vexing question?" with P Dlagnekova 2007 22 *SA Public Law* 444*
- "Reflections on the Rule of Law in International Law: The Security Council, International Law and the Limits of Power" (2006) *SAYIL* 231*
- "Will of State, Consent and International Law: Piercing the Veil of Positivism" with P Dlagnekova (2006) *SA Public Law* 111*
- "The Biosafety Protocol and the Promotion of Sustainable Development: With One Hand It Giveth, With The Savings Clause It Taketh" 2006 *Comparative and International Law Journal of Southern Africa* 83*
- "Financing Sustainable Development: The Global Environment Facility" (2006) *SA Law Teachers Bulletin* 25
- "Understanding Kyoto" February 2005 *Without Prejudice* 3 (Letter to the Editor)
- "What Impact on Global Climate Change Will Kyoto's Entry into Force Have?" 2005 *Codicillus* 42

- "Strong Sustainable Development, Weak Sustainable Development and the Earth Charter: Towards a More Nuanced Framework of Analysis" 2004 *South African Journal of Environmental Law and Policy* 17*
- "International Law for Sustainable Development: Somber Reflections on World Bank Efforts" 2004 *South African Yearbook of International Law**
- "IMF Conditionality, Debt and Poverty: Towards a 'Strong' Anthropocentric Model of Sustainable Development" 2004 *South African Mercantile Law Journal* 31*
- "Strong Sustainability, Weak Sustainability, Intergenerational Equity and International Law: Using the Earth Charter to Redirect the Environmental Ethics Debate" 2003 *South African Yearbook of International Law* 200*
- "Intragenerational Equity: A New Name for International Justice?" 2003 *Fundamina* 197*
- "World Summit on Sustainable Development – Food for Legal Thought?" 2003 *Codicillus* (with Bray and Moodley)
- "One Step Forward, Two Steps Back in the Constitutionalisation of the Common Law: *Afrox Health Care case*" 2002 *South African Public Law* 473*
- "Of Course for Humans: A Contextual Defense of Intergenerational Equity" 2002 *South African Journal of Environmental Law and Policy* 177*
- "Breathing Constitutional Values into the Law of Contract: Freedom of Contract and the Constitution" 2002 *De Jure* 306*
- "Can the Wolf Protect the Lamb? Trade as an Instrument Towards Sustainable Development" 2002 *South African Yearbook of International Law* 149*
- "The Liability Protocol to the Basel Convention on Transboundary Movement of Hazardous Wastes: An Overview" 2000 *South African Journal of Environmental Law and Policy* 202*
- "The Case Concerning the Vienna Convention on Consular Relations: Reviving the Debate on the Efficacy of the ICJ" 2000 *South African Yearbook of International Law* 232*
- "The Quest to Ban Hazardous Waste Import in Africa: First Bamako and Now Basle" 2000 *Comparative and International Law Journal of Southern Africa* 210*
- "Americans Indians and the US Constitution: Helpful Pointers in a Raging South African Dilemma" 2000 *De Jure* 259*
- "Deconstruction of Myths III" (1999) *Fundamina, Special Edition, Law in Africa Conference* 34
- "Legal Pluralism or a New Repugnancy Clause" (with Ph Thomas) 1999 *Comparative and International Law Journal of Southern Africa* 354*

• Books and Chapters in Books

- "Oceans Governance: A Fragmented Regulatory Framework" in J Rochette and R Jozan (Eds) *A Planet for Life 2011 – Oceans* (forthcoming, early 2011)
- "Sustainable Development, Integration and the Conflation of Values: The *Fuel Retailers case*" in Duncan French (Ed.) *Sustainable Development and Global Justice* (October 2010)
- "Flexible Mechanisms" in V I Grover (Ed.) *Global Warming and Climate Change: Ten Years On Years After Kyoto and Still Counting* (2008)
- *Sustainable Development in International Law: An Analysis of Key Enviro-Economic Instruments* (2007)
- "Environmental Rights" (With Loretta Feris) in Danie Brand and Christoff Heyns (Eds.) *Socio-Economic Rights: Constitutional and International Law* (2005)

- "Breathing Constitutional Values into the Law of Contract: Freedom of Contract and the Constitution" in Bělovský and Skřejpek (Eds.) *The Roman Law Tradition in Societies in Transition* (2003)
- Papers and Lectures (International Conferences marked with *)
 - "The African and the International Criminal Court" lecture presented to the New York City Bar's Committee on the International Law, 28 January 2010.
 - "Sustainable Development, Integration and the Conflation of Values: The *Fuel Retailers Case*", Global Justice and Sustainable Development, Sheffield University, UK, 26-27 August 2009
 - "Marine Genetic Resources", UNEP, University of Joensuu, University of Kwazulu Course on Environmental Law-Making and Governance, 7 July 2008*
 - "Corporate Entities and the Flexible Mechanisms in the Climate Change Regime: The Privatisation of Sustainable Development?" Paper presented at the International Law Association Regional Conference, South Africa, August 2007*
 - "The Biosafety Protocol and the Promotion of Sustainable Development: With One Hand It Giveth, With The Savings Clause It Taketh" Paper presented in July 2005, *Global Ecological Integrity and the Sustainability of Civilization: Hard and Soft Law Perspectives*, Venice, Italy
 - "Sustainable Development and the Kyoto Protocol" Workshop presented in June 2005, at the *Environmental Innovation and Rehabilitation: Striving to Become Legally Compliant*, Rosebank, Johannesburg
 - "Biosafety Protocol, International Trade and the Savings Clause: Protecting the WTO from International Legal Rules?" paper presented at the January 2005, *Law Teachers of Southern Africa Congress*, Bloemfontein, South Africa
 - "The World Bank, International Law and Sustainable Development" paper presented in April 2004 at the *SA Yearbook of International Law Annual Seminar*, UNISA, South Africa
 - "Strong Sustainability, Weak Sustainability and the Earth Charter: Towards a More Nuanced Theory in International Law" paper presented in April 2004, Conference on *Global Ethics, Development and the Environment*, Aberdeen, Scotland*
 - "Human Rights, the Environment, Sustainable Development and International Law: A South African Response" paper presented in June 2003, Conference on *Global Ecological Integrity, Human Rights and Human Responsibility: Intersections Between International Law and Public Health*, Urbino, Italy*
 - "Intragenerational Equity: A New Name for International Justice" paper presented in January 2003, *Legal History Conference: Equality, Freedom and Justice: The Three Pillars of Legal History*, Stellenbosch University, South Africa*
 - "Constitutionalising the Common Law of Contract" paper presented in May 2002, *International Conference on the Roman Law Tradition in Societies in Transition*, Charles University, Prague*
 - "Exploring the Efficacy of the World Court's Compulsory Jurisdiction" Faculty Lecture, University of Pretoria, May 2002
 - "Discrimination under the South African Constitution" Lecture presented to the Employment Equity Committee of Transwerk, Pretoria, November 2000
 - "Indigenous Law in South Africa: A Constitutional Crisis?" LLM Colloquium, University of Connecticut Law School, Hartford, USA, November 1999
 - "Deconstruction of Myths" paper presented in January 1999, Legal History Conference on *Law in Africa: New Perspectives on Origins, Foundations and Transition*, Pretoria*

PARTICIPATION IN DIPLOMATIC CONFERENCES AND PROCESSES

- Represented South Africa at the UN Informal Consultative Process on Oceans and the Law of the Sea, New York (June 2006, 2007, 2008, 2009)
- Represented South Africa at the Meeting of States Parties to the UN Convention on the Law of the Sea, New York (June 2006, 2007, 2008, 2009)
- Represented South Africa at the meeting of the International Seabed Authority
- Part of South African Delegation to the General Assembly Session, New York (November 2006)
- Represented South Africa at the Commonwealth Meeting of Southern African States to Consider Rights of Landlocked States under the Law of the Sea Convention, Pretoria (February 2007)
- Represented South Africa at the Commonwealth Meeting of Southern African States to Consider Rights of Landlocked States under the Law of the Sea Convention, Mozambique and Zambia (February 2007)
- Represented South Africa at the UN Informal Consultative Process on Oceans and the Law of the Sea, New York (June 2007)
- Represented South Africa at the Meeting of States Parties to the UN Convention on the Law of the Sea, New York (June 2007)
- Legal Advisor for the South African Delegation during the Ad Hoc Working Group of Legal Experts on Liability and Redress in the Context of the Cartagena Protocol, Montreal (Nov, 2007)
- Legal Advisor and Chief Negotiator for the South African Delegation during the Ad Hoc Working Group of Legal Experts on Liability and Redress in the Context of the Cartagena Protocol, Montreal (March 2008)
- Served as co-chair of sub-working group during on Liability and Redress meeting, Cartagena (March 2008)
- Represented the Africa Group in Friends of the co-chairs meeting during Liability and Redress meeting, Cartagena (March 2008)
- Led the delegation of South Africa in the negotiations for the Instrument on the Merger of the African Court on Human and Peoples Rights and the African Court of Justice, Addis (April 2008)
- Led the South African delegation at the Ad Hoc Working on Marine Biodiversity in Areas Beyond National Jurisdiction (April 2008/February 2012)
- Served as Legal Advisor to the South African delegation during the Conference of the Parties serving as Meeting of the Parties to the Cartagena Protocol, Montreal and served as Chief Negotiator during the contact session on the Liability Protocol (May 2008)
- Represented South Africa at the UN Informal Consultative Process on Oceans and the Law of the Sea, New York (June 2008)
- Represented South Africa at the Meeting of States Parties to the UN Convention on the Law of the Sea, New York (June 2008)
- Part of South African delegation during a meeting with French to discuss South Africa's continental shelf project (July 2008)
- Led the South African delegation at the AU Meeting of Legal Experts and Ministers of Justice to discuss a variety of issues (Oct/Nov 2008)
- Legal Advisor to the South African Continental Shelf Project Team (2006 – Present)

Involvement in Subject Related Academic Bodies

- Oxford International Law Cases in Domestic Courts, case reporter (January 2007 – May 2008)
- Member of the International Law Association's Committee on Sustainable Development (2004 – Present)
- 2002 – 2009 : Executive Committee Member of the South African Branch of the International Law Association
- 2002 – 2004 : Member of the Selection Panel for the SA Students Fulbright Scholarship Programme
- 2003 – 2004 : Member of the Selection Panel for US Students Fulbright Scholarship Programme
- 2003 and 2004 : Member of Selection Panel for the Integrated Bar Project

Muaz Ahmed Mohamed Tungo (Sudan)

[Original: English]

PERSONAL DATA

TITLE: DR.
NAME: MUAZ AHMED. M. A. TUNGO, MA., PH.D. (CANTAB.)

DATE OF BIRTH: 01/01/1960
PLACE OF BIRTH: Al-Geneina, Sudan
MARITAL STATUS: Married with 3 children

LANGUAGES: Perfectly Bilingual (Arabic and English);
Can read French and Speak with difficulty.

EDUCATIONAL QUALIFICATIONS:

Postgraduate:
 1993-1997 **Doctor of Philosophy in International Law**
 Faculty of Law, University of Cambridge,
 Wolfson Collage, Cambridge CB3 9BB, United Kingdom

1989- 1991 **Masters of Arts in Diplomatic Studies**
 University of Westminster, 309 Regent St., London W1, UK.

University:
 1982-1986 **L. Droit in Legal & Political Sciences (With Distinction)**
 Faculty of Legal, Economic and Social Sciences,
 Hassan II University, Rue D'eljadida, Casablanca, Morocco

CURRENT POSITION:

2008 TO MAR 2009 **TECHNICAL BUREAU, MINISTER OF JUSTICE OFFICE,**
MINISTRY OF JUSTICE, KHARTOUM, SUDAN
SOLICITOR-GENERAL

My responsibly here are, writing and authoring of memos, articles, studying, analyzing, interpreting and the provision of advice, memoranda and legal opinions to the Minister of Justice in issues concerning all governmental organs on international law in general and treaty law matters and the legal relations between the Sudan and all international organizations in all fields.

1998-2008

SOLICITOR-GENERAL

Head, International Law & Treaties Department
Ministry of Justice - Khartoum

Stemming from the his Ministry of Justice's overall responsibilities to the Government of Sudan, this department which I helped to set up and headed it since its inception in April 1998, is responsible for drafting, studying, analyzing, interpreting and the provision of advice, memoranda and legal opinions to all governmental organs on international law in general and treaty law matters and the legal relations between the Sudan and all international organizations in all fields.

My duties and responsibilities may be summarized in the following fields:

(1) In the International Trade and Economic Law;

In this area of international law I was responsible for drafting studying, analyzing, interpreting and providing legal opinion and memoranda to all government organs on international economic & trade law, conventions, treaties, agreements and organizations statutes. I was also responsible for drafting, studying, analyzing providing memoranda at law for loan agreements, whether from sovereign states or international and regional financial institutions in addition to submission to the Council of Ministers and the final drafting of bills for ratification and accession. I was also responsible for reviewing oil and gas concessions in the Sudan prior to their signature and adoption by the Ministry of Energy and Mining.

(2) In the International Customary, Treaty Law, Translation & Legal Reform;

In this area of international law I was responsible for drafting studying, analyzing, interpreting and providing legal opinion and memoranda to all government organs on international law, conventions, treaties, agreements and organizations concerned with aspects of international law other than trade law; their translation into English or Arabic. Also drafted bills for ratification and accession and prepared legal memoranda and opinion on the adoption of certain international provisions into national legislations. The following up of recent developments in international law such as the international environmental law, the works of the International Law Commission, the International Court of Justice and Arbitrations, and the Asian African Legal Consultative Organization (AALCO) issues also fell within the ambit of my responsibilities.

(3) In the International Organizations;

In this area of international law I was responsible for drafting studying, analyzing, interpreting and providing legal opinion to all government organs on Legal aspects with international organizations Sudan is a party to or aspiring to membership; the translation into English or Arabic of their legal instruments and documents. I also drafted bills for their

ratification and accession and prepares opinion on the adoption of certain international provisions on national law.

(4) In the International Humanitarian & Criminal Law;

In this area of international law I was responsible for drafting studying, analyzing, interpreting and providing legal opinion to all government organs on all aspects of international criminal law, legal and judicial treaties and decisions. I also drafted bills for ratification and accession and prepared opinion on the adoption of certain international provisions on national law and their compatibility with national law. International human rights and humanitarian law conventions, treaties and agreements also fall within my responsibilities.

(5) In the Bilateral Treaties;

In this area of international law I was responsible representing the Ministry in all preparatory and negotiating for High and Ministerial Joint Commissions with sister and friendly countries. I was also responsible for drafting studying, analyzing, interpreting and providing legal opinion to all government organs on all bilateral treaties and agreements in all subjects in coordination with other sections. I also drafted bills for ratification and accession and prepared legal memoranda and opinion on their compatibility with national law. I participated or delegated in all experts and joint ministerial commissions with other states.

(6) In the International Water Courses and the Nile Basin subsection.

In this area of international law I was responsible for drafting studying, analyzing, interpreting and providing legal memoranda and opinion to all government organs on all bilateral or regional treaties and agreements concerned with the Nile basin in addition to the international law of seas, international and national maritime law, Nile waters, ground waters and the Great lakes cooperation. I also drafted bills for their ratification and accession and prepared opinion and memoranda on their compatibility with national law.

(7) In the International and Boundaries.

In this area of international law I was responsible for drafting studying, analyzing, interpreting and providing legal opinion to all government organs on all bilateral or regional treaties and agreements concerned with the delimitation and demarcation of internal national and international boundaries with neighboring countries. I also participated in boundary dispute settlements.

2001 TO DATE	Member of Sudan WTO Accession Commission Legal Counsel and Member of the legal team responsible for formulating compliance and accession legal documents and recommending legislative drafts. Also participated in accession preparation seminars and workshops. Also participated in drafting new bills and amending some Acts for WTO accession compliance.
2002-2009	Legal Counsel and Member of WTO Accession Standing Commission Committees for: Questions and answers; and accession preparation on TRIPS, SPS, TRIMS and TBT. I also participated and overseen the drafting of all new acts

- and amendments of existing acts to insure compliance and facilitate accession of Sudan to the WTO.
- 2003-2005 Legal Counsel to the National Telecommunications Corporation, Ministry of Communication and Telecommunication, Khartoum. My responsibilities here are to advice and safeguard its interests, rights and obligations in addition to the drafting and notarizing or legalizing its contracts.
- 2005 TO DATE Legal Counsel to the Western Kordofan Development and Services Corporation, the Presidency, Khartoum. My responsibilities here are to advice and safeguard its interests, rights and obligations in addition to the drafting and notarizing or legalizing its contracts.
- 2008 TO DATE Legal Counsel for the South Kordofan State. My responsibilities here are to advice and safeguard its interests, rights and obligations in addition to the drafting and notarizing or legalizing its contracts.
- 2009 Legal Counsel for WNPOC. My responsibilities here are to advice and safeguard its interests, rights and obligations in addition to the drafting Oil and Gas contracts.
- 2006- TO DATE Member and lecturer, Khartoum Arbitration Centre, Khartoum, Sudan.
- 2001-2008 Lecturer in International Law
Teaching Principles of Public International Law, the International Human Rights Law and Human Rights in Islam for postgraduate diploma & Masters Degree, University of Khartoum.
- 2000 - 2008 Legal Counsel, COMESA Unit, Ministry of Foreign Trade, Khartoum. My responsibilities here were to advice and safeguard Sudan interests, rights and obligations in addition to the participating the negotiating and drafting process of the legal aspects of regional trade issues. Representing the Ministry of Justice in the legal and the Committee for the Ministers of Justice meetings was also within my tasks and responsibilities.
- 2000 -2008 Attended the following annual conferences
The Comesa Policy Organs, 2000; 2001, 2002, 2004, 2005, 2006, 2007.
The Legal Committee and the Meetings of Ministers of Justice and Attorney Generals; 2001, 2002, 2004, 2005, 2007.
- Translated into Arabic and published as a book the COMESA the Rules of Origin Protocol & Implementation booklet
- 2004 -2006 Participated and prepared Sudan views in the following annual conferences
The Asian African Legal Consultative Organization (AALCO), 2004, 2005, 2006.
- 2001- to date Member and legal counsel for the Sudan-Ethiopia Joint Boundary Commission
- 2002- 2009 Member and legal counsel for the Sudan-Ethiopia Special Committee on cross-boundary cultivations and Settlements
- 2005 - to date Member and legal counsel for the 1/1/1956 north-south Sudan Boundary Commission

2006 - to date	Member and legal counsel for the north Darfur Boundary Commission
2008- 2009	Member of Abyie Boundary National Committee

FURTHER ACADEMIC EXPERIENCE:

	Supervision of M. A. research
2005-	Supervised some postgraduate research students at the Rabat University , Khartoum
	Supervised research students on international humanitarian law, Khartoum University
1998- to date	Supervised research students and externally examined Master's Degree students in international law, African University, Khartoum
2005- to date	Supervised research students and externally examined Master's Degree students in international law, Nile Valley University, Atbara, Sudan.

Eduardo Valencia-Ospina (Colombia)

[Original: English and Spanish]

Member of the International Law Commission (ILC)

ILC Special Rapporteur on the topic "Protection of persons in the event of disasters"

Place and date of birth: Cali, Colombia, 19 September 1939

Languages: Fluent in Spanish (mother tongue), English and French (spoken, read and written)

Academic Qualifications

"Bachiller", "Colegio de Santa Librada", Cali, 1956 (1950-1956)

Doctor of Juridical Sciences, Pontifical Javeriana University, Bogotá, Colombia, 1962 (1957-1961)

Doctor of Economic Sciences, Pontifical Javeriana University, 1962 (1957-1961)

Certificate of successful completion of one-year specialized course on Labor Law and Economics, Pontifical Javeriana University, 1961

Certificate of successful completion of a "Workshop on American Law for Colombian lawyers", Southern Methodist University, Dallas, U.S.A., 1961

Certificate of successful completion of the "Foreign Students Program", Yale University, New Haven, U.S.A. 1962

Master of Laws, Harvard University (Law School), Cambridge, U.S.A., 1963 (1962-1963)

Specialization: International Law

Special Graduate Studies, Harvard Law School (1963-1964). Specialization: International Law

Honours

Gold medal "General Santander" awarded to the best student at "Colegio de Santa Librada" (1956)

First place at the Law School of the Pontifical Javeriana University (1961)

ICETEX scholarship granted during each of the five years of Law School at the Pontifical Javeriana University

"Fulbright" grant, 1962

Fellowship, Harvard University, 1962-1963

Fellowship, Organization of American States, 1963-1964

Commander of the "Order of the Confederate Cities" conferred by the State Government of Cali (1995)

Gold Medal "José Félix Restrepo", highest decoration conferred by the Pontifical Javeriana University (1997)

Commander of the "Order Javeriana" conferred by the Associations of the Pontifical Javeriana University Alumni (1997)

"Commentaries on World Court's Decisions, 1987-1996" book dedicated to him, published by Kluwer Law International (1998)

First Honorary Member of the T.M.C. Asser Institute, The Hague, Netherlands (2001)

"Visiting Scholar" of the Center for International Studies of the Law School of New York University (2001)

Grand Cross of the Order of San Carlos conferred by the President and Foreign Minister of the Republic of Colombia (2001)

Honorary Member of the Colombian Academy of International Law (2009)

Professional Experience

I Post-United Nations official's Career (2000-present)

Member of the ILC:

2006-elected by the ILC to fill the vacancy created by the resignation of Mr. Bernardo Sepúlveda (Mexico)

2007-2011-elected by the General Assembly

2007 elected Special Rapporteur of the ILC on "Protection of Persons in the event of Disasters"

2008-Preliminary report (A/CN.4/598)

2009-Second report (A/CN.4/615 and Corr.1)

2010-Third report (A/CN.4/629)

2011-Fourth report (A/CN.4/...)

Consultant in international law to the governments of Colombia and several other States
Consultant in international law to the Law Firm Frère Chalmers/Bversheds (Paris, France),
2000-2010

Editor in Chief of the periodical "The Law and Practice of International Courts and Tribunals" published by Martinus Nijhoff (Leiden), Netherlands

Editor in Chief of the Series "International Litigation in Practice" published by Martinus Nijhoff (Leiden)

II Prior to United Nations official's Career

Legal Assistant to the First Solicitor General, Colombian Council of State, 1961-1962
"Associate", Law Firm "Ropes and Grey", Boston, U.S.A. 1963

III United Nations official's Career (1964-2000)

A. International Court of Justice (1984-2000)

Registrar, elected on 19 February 1987, re-elected on 17 February 1994, for 7-year terms,
with the rank of Assistant Secretary-General of the United Nations

Deputy-Registrar, elected on 11 April 1984 for a 7 year term

During his tenure, the following cases have been before the Court

Contentious

1. Delimitation of the Maritime Boundary in the Gulf of Maine Area (Canada/United States of America)
2. Continental Shelf (Libyan Arab Jamahiriya/Malta)
3. Frontier Dispute (Burkina Faso/Republic of Mali)
4. Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)
5. Application for Revision and Interpretation of the Judgment of 24 February 1982 in the Case Concerning the Continental Shelf (Tunisia v. Libyan Arab Jamahiriya)
6. Border and Transborder Armed Actions (Nicaragua v. Costa Rica)
7. Border and Transborder Armed Actions (Nicaragua v. Honduras)

8. Land, Island and Maritime Frontier Dispute (El Salvador/Honduras), including Request by Nicaragua for Permission to Intervene
9. Elettronica Sicula S.p.A. (ELSI) (United States of America v. Italy)
10. Maritime Delimitation in the Area between Greenland and Jan Mayen (Denmark v. Norway)
11. Aerial Incident of 3 July 1988 (Islamic Republic of Iran v. United States of America)
12. Certain Phosphate Lands in Nauru (Nauru v. Australia)
13. Arbitral Award of 31 July 1989 (Guinea-Bissau v. Senegal)
14. Territorial Dispute (Libyan Arab Jamahiriya/Chad)
15. East Timor (Portugal v. Australia)
16. Maritime Delimitation between Guinea-Bissau and Senegal
17. Passage through the Great Belt (Finland v. Denmark)
18. Maritime Delimitation and Territorial Questions between Qatar and Bahrain
19. Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United Kingdom)
20. Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial incident at Lockerbie (Libyan Arab Jamahiriya v. United States of America)
21. Oil Platforms (Islamic Republic of Iran v. United States of America)
22. Application of the Convention on the prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Yugoslavia)
23. Gabčíkovo-Nagymáros Project (Hungary/Slovakia)
24. Land and Maritime Boundary between Cameroon and Nigeria
25. Fisheries Jurisdiction (Spain v. Canada)
26. Request for an Examination of the Situation in Accordance with paragraph 63 of the Court's Judgment of 20 December 1974 in the Nuclear Tests (New Zealand v. France) case.
27. Kasikili/Sedudu Island (Botswana/Namibia)
28. Vienna Convention on Consular Relations (Paraguay v. United States of America)
29. Request for Interpretation of the Judgment of 11 June 1998 in the Case concerning the Land and Maritime Boundary between Cameroon and Nigeria, Preliminary Objections.
30. Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia)
31. Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo)
32. La Grand (Germany v. United States of America)
33. Legality of Use of Force (Yugoslavia v. Belgium)
34. Legality of Use of Force (Yugoslavia v. Canada)
35. Legality of Use of Force (Yugoslavia v. France)
36. Legality of Use of Force (Yugoslavia v. Germany)
37. Legality of Use of Force (Yugoslavia v. Italy)
38. Legality of Use of Force (Yugoslavia v. Netherlands)
39. Legality of Use of Force (Yugoslavia v. Portugal)
40. Legality of Use of Force (Yugoslavia v. Spain)
41. Legality of Use of Force (Yugoslavia v. United Kingdom)
42. Legality of Use of Force (Yugoslavia v. United States of America)
43. Armed activities on the territory of the Congo (Democratic Republic of the Congo v. Burundi)
44. Armed activities on the territory of the Congo (Democratic Republic of the Congo v. Uganda)
45. Armed activities on the territory of the Congo (Democratic Republic of the Congo v. Rwanda)
46. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v. Yugoslavia)
47. Aerial Incident (Pakistan v. India)

Advisory

48. Application for Review of Judgment No. 333 of the United Nations Administrative Tribunal
49. Applicability of the Obligation to Arbitrate under Section 21 of the United Nations Headquarters Agreement of 26 June 1947
50. Applicability of Article VI, Section 22, of the Convention on the Privileges and Immunities of the United Nations
51. Legality of the Use by a State of Nuclear Weapons in Armed Conflict
52. Legality of the Threat or Use of Nuclear Weapons
53. Difference relating to immunity from legal process of a Special Rapporteur of the Commission on Human Rights

B. United Nations Secretariat (Office of Legal Affairs) (1964-1984)

Appointed, Assistant Legal Officer, September 1964

Resigned, as Senior Legal Officer, March 1984

1. Legal assistance to United Nations codification organs and conferences

Member of the secretariat of the following organs and conferences

International Law Commission (since 1966: eighteen consecutive sessions), Deputy Secretary of the Commission since 1981; Secretary of the Drafting Committee since 1976
Sixth Committee of the General Assembly (since 1966: eighteen consecutive sessions), Assistant Secretary; Secretary of the Drafting Committee or Working Groups set up to finalize the following international instruments

Draft Convention on Special Missions (1968, 1969)

Draft Convention on the Prevention and Punishment of Crimes against Diplomatic Agents and other Internationally Protected Persons (1973)

Draft Declaration on the Right of Asylum (1965-1967)

United Nations Conference on the Law of Treaties (Vienna, Austria, 1969), Special Assistant to the Expert Consultant (Sir H. Waldock); Assistant-Secretary of the Committee of the Whole
United Nations Conference on Representation of States in their Relations with International Organizations (Vienna, 1975), Assistant-Secretary of the Drafting Committee
United Nations Conference on Territorial Asylum (Geneva, Switzerland, 1977), Secretary of the Drafting Committee

United Nations Conference on Succession of States in respect of Treaties (Vienna, 1977-1978), Secretary of the Drafting Committee

United Nations Conference on Succession of States in respect of State Property, Archives and Debts (Vienna, 1983), Secretary of the Committee of the Whole and of the Drafting Committee
Special Committee on Principles of International Law concerning Friendly Relations and Co-operation among States (1966-1970), Assistant Secretary

Special Committee on the Question of Defining Aggression (1967-1972), Assistant Secretary

Ad Hoc Committee on International Terrorism (1973, 1977), Assistant Secretary

Ad Hoc Committee on the Charter of the United Nations (1975), Assistant Secretary

2. Research, studies and publications on subjects of international law

Participated in the preparation of United Nations documentation and publications including

The practice of the United Nations, the specialized agencies and IABA concerning their status, privileges and immunities (A/CN.4/L.118 and Adds. 1 and 2; 1967 ILC Yearbook)
Relations between States and International organizations (A/CN.4/241 and Adds. 1-6; 1971 ILC Yearbook)

Review of the International Law Commission's programme and methods of work (A/7209/Rev.1, Annex; 1968 ILC Yearbook)

Review of the International Law Commission's Programme of Work, (A/CN.4/230; 1970 ILC Yearbook)

Survey of International Law (A/CN.4/245/Rev.1; 1971 ILC Yearbook)

Succession of States to multilateral treaties (A/CN.4/200 and Add.1 and 2; A/CN.4/210 A/CN.4/225; 1968, 1969 and 1970 ILC Yearbooks)

Succession of States to bilateral treaties (A/CN.4/229; A/CN.4/243 and Add.1; 1970 and 1971 ILC Yearbooks)

Review of the multilateral treaty-making process (A/35/312/Add.2; A/CN.4/325; 1979 ILC Yearbook)

Review of the role of the International Court of Justice (A/8382, 1971)

International terrorism (A/C.6/418 and Add.1, 1972)

Survey on existing rules of international law concerning the prohibition or restriction of use of specific weapons (A/9215, Vols. I and II, 1973)

Diplomatic Asylum (A/10139, Part II, 1975)

Volume 14 of the United Nations Legislative Series "Materials on Succession of States"; (ST/LEG/SER.B/14)

Volume 17 of the United Nations Legislative Series "Materials on Succession of States in Respect of matters other than Treaties"; (ST/LEG/SER.B/17)

Volume XIV of the Reports of International Arbitral Awards (UN publication 65.V.4.)

Volume XV of the Reports of International Arbitral Awards (UN publication 66.V.3)

Volume XVI of the Reports of International Arbitral Awards (UN publication E/F.69/V.1)

The Work of the International Law Commission (3rd edition, 1980; UN publication E.80.V.11)

Research project on circumstances precluding wrongfulness other than "force majeure" and "fortuitous event" (i.e., necessity, self-defence, consent, legitimate application of sanction)

Research project on the most-favored nation clause

Research project on the status of the diplomatic courier and the diplomatic bag not accompanied by diplomatic courier

Other Writings

"Algunas Consideraciones Jurídicas y Económicas Suscitadas por el Tema de la Actuación Estatal", (Bogotá, "La Mesa" Edit., 1962)

"Legal Problems in Commodities Trade: the International Coffee Agreement" (Cambridge, U.S.A. 1963)

"Le droit et son interprète" in "Guy Lefebvre de Lacharrière et la politique juridique extérieure de la France" (Paris, "Masson" Edit., 1989)

- "The International Court of Justice and International Environmental Law" (Asian Yearbook of International Law, Vol. 2, 1994)
- "The Use of Chambers of the International Court of Justice" in "Essays in honour of Sir Robert Jennings" (Cambridge University Press, 1995)
- "The role of the International Court of Justice in fifty years of the United Nations" (The Hague Yearbook of International Law, Vol. 8, 1995)
- "Conceptual and Practical Aspects of the Codification and Progressive Development of International Law: New Developments and Priorities" in International Law as Language of International Relations" (U.N. publication T.96.V.4)
- "International Law and the Information Era" in "Problems of Contemporary International Law: Conflicts and Convergences" (The Hague, T.M.C. Asser Institute, 1996)
- "Financing, Administering and Making Known the Work of the Court" in "Increasing the Effectiveness of the International Court of Justice" published under the auspices of UNITAR ("Kluwer" Edit., 1997)
- "Nueva Aproximación al *Uti Possidetis Juris*" (Quaestiones jurídicas, 13 Bogotá, 1997)
- "The role of the International Court of Justice in the Pact of Bogotá" in "Essays in honour of José María Ruda" ("Kluwer" Edit., 1999)
- "The role of the International Court of Justice in disputes relating to the Law of International Watercourses" in Proceedings of the First Regional Latin-American Conference of the International Law Association (Sao Paulo, Brazil, 1999)
- "Evidence before the International Court of Justice" (International Law Forum du Droit International, Vol. I, 1999)
- "[My] Bookshelf" (International Law Forum du Droit International, Vol. IV, 2000)
- "Non-governmental Organizations and the International Court of Justice" in "Civil Society, International Courts and Compliance Bodies" (T.C.M. Asser Press, 2005)
- "International Boundary Delimitation and the Law of Treaties" in Boundary Negotiation and Dispute Resolution" (IBRU, Cd-Rom, Durham, U.K., 2005)
- "Agents before International Courts and Tribunals" in "Max-Planck Encyclopedia of International Law" (Oxford University Press, 2006)
- "The Pact of Bogotá" in "Max-Planck Encyclopedia of International Law" (Oxford University Press 2007)
- Foreword to the book "Derecho Internacional Ambiental" by D. Uribe Vargas and F. Cárdenas Castañeda (Univ. Jorge Tadeo Lozano, Bogotá, 2010)

Miscellaneous activities

- "Special assistant" to the President of the United Nations General Assembly at its 28th (1973), 33rd (1978) and 38th (1983) sessions
- Representative of the United Nations at the 22nd International Conference of the Red Cross held at Teheran, Iran, 1973
- Participant, on behalf of the United Nations Office of Legal Affairs, in the Round-Tables of Experts on Refugee Law organized by the International Institute of Humanitarian Law in San Remo (1978) and Florence (1979), Italy
- Member of the Publications Board of the United Nations
- Member of the delegations of the International Court of Justice to the 39th (1984) to 54th (1999) sessions of the United Nations General Assembly

Observer for the International Court of Justice at the 1985 (Arusha, Tanzania), 1989 (Beijing, China), and 1992 (Islamabad, Pakistan), Meetings of the Asian-African Legal Consultative Committee

Observer for the International Court of Justice at the 8th United Nations Congress on the Prevention of Crime and the Treatment of Offenders (Havana, Cuba 1990)

Observer for the International Court of Justice at the United Nations Conference on Environment and Development (Rio de Janeiro, Brazil, 1992)

Invited Delegate to the Tenth United Nations Congress on the Prevention of Crime and the Treatment of Offenders (Vienna, 2000)

Delegate of the Court of Arbitration of the International Chamber of Commerce (Paris), to the 19th Diplomatic Conference of The Hague Conference on Private International Law (2001)

Presiding judge (Washington, D.C.) and judge (United Nations, New York) in the World final rounds and Presiding judge in the Dutch and Colombian final rounds (The Hague, Bogotá) of the "Jessup International Law Moot Court Competition"

Judge in the Teijlers Moot Court Competition (Leiden)

Honorary member of the Board of Editors of the Leiden Journal of International Law

Member of the Editorial Advisory Council for the projected Latin-American Yearbook of Public International Law (Geneva)

Member of the Board of Directors of the Manfred Lachs Foundation (Netherlands)

Member of the Steering Committee of the Project on International Courts and Tribunals PICT (New York and London Universities)

Member of the Advisory Committee on the project "Process and Legitimacy in the nomination, election and appointment of international judges" (University College, London)

Participant as chairman and featured speaker in more than one hundred international conferences, colloquia, round-tables and symposia, on subjects of international law and relations

Lectures given

Twentieth and thirty-second external programmes of The Hague Academy of International Law (Bogotá, 1998 and Manila, Philippines, 2001)

Twenty-third Course in International Law organized by the Inter-American Juridical Committee (Rio de Janeiro, 1996)

Wolfson Lectureship at the Dean Rusk International Law Center (University of Georgia, U.S.A.)

PICT Training Programme, Law School of the University of Pretoria, South Africa

PICT Training Programme, Ministry of Foreign Affairs, Teheran

International Boundaries Research Unit of Durham University (U.K.), Workshops in Paris (2003) and Durham 2005

Honage to Rafael Altamira, on behalf of the International Court of Justice (Alicante, Spain)

UN/UNITAR Seminar organized in conjunction with the The Hague Academy of International Law Programme

Graduate Study Programme at the United Nations Office at Geneva

International Law Seminar organized in conjunction with the annual sessions of the International Law Commission in Geneva

Seminar for Delegates to the UN General Assembly organized by UNITAR in New York

Seminars for visiting student groups organized by the UN Office of Public Information in New York

Universities (Law Faculties) and other academic institutions

Javeriana, Colegio del Rosario and Los Andes (Bogotá, Colombia); Asser Institute and Institute for Social Studies (The Hague), Leiden, Rotterdam and Utrecht (The Netherlands); Boston, California (Davis), Georgia (Athens), Harvard (Cambridge), Yale (New Haven); New York and City College of the City University of New York, (U.S.A.); Oxford, Glasgow, Durham, London (University, Kings and Queen Mary Colleges; SOAS), London School of Economics and British Institute of International Law (U.K.); Buenos Aires and El Salvador (Argentina); Vienna (Austria); Institute of Public Law and Political Science, Getulio Vargas Foundation (Rio de Janeiro) and University of São Paulo (Brazil); Inter-American Institute on Human Rights and University for Peace (San José, Costa Rica); Diplomatic Academy (Quito, Ecuador); Diplomatic Institute (Cairo, Egypt); Center of International and European Economic Law (Thessaloniki, Greece); Isfahan (Iran); Milan (Italy), Athenaeum (Manila, Philippines), Cardinal Wyszyński and School of Economics (Warsaw) and Nicolas Copernicus, Torun (Poland)

Associations and other institutions

State Supreme Court (Cali); Association of Attenders and Alumni of The Hague Academy of International Law and Hispanic Society of the Netherlands; Association of the Bar of the City of New York and American Association of Maritime Law (U.S.A.); Cuban Association for the United Nations (Havana); Egyptian Society of International Law (Cairo); Romanian Society for International Relations (Bucharest); World Association of Former United Nations Fellows and Interns (Geneva); Greek and Brazilian Chapters of the International Law Association (Athens and São Paulo)

Membership of learned societies

International Law Association:

Chairman of the Study Group on Responsibility of International Organizations (2005-present)
Member of the Committee on Accountability of International Organizations
Member of the Study Group on the Independence of the International Judiciary
American Society of International Law
Latin American Society of International Law

Extract from a note verbale dated 27 December 2010 from the Permanent Mission of Colombia

[Original: Spanish]

Mr. Valencia-Ospina holds a doctorate in juridical and economic sciences from the Pontifical Javeriana University of Bogotá, and a Master's degree from Harvard University Law School. In November 2006, he was elected by the United Nations General Assembly as a member of the International Law Commission for a five-year term (2007-2011), the first Colombian national to be elected as a member of the Commission in more than fifty years. In 2007, his work within the Commission was recognized when he was appointed Special Rapporteur for the topic "Protection of persons in the event of disasters".

Stephen C. Vasciannie (Jamaica)

[Original: English]

DATE OF BIRTH: January 17, 1960**NATIONALITY:** Jamaican**PRESENT EMPLOYMENT:**

Principal, Norman Manley Law School, Council of Legal Education (since August 2008)

Member of the United Nations International Law Commission (since January 2007)
(Have served as a member of the Drafting Committee on the following topics: Expulsion of Aliens, the Obligation to Extradite or Prosecute, Responsibility of International Organizations, Immunity of State Officials, and Protection of Persons in the Event of Disasters; member of the Planning Group).

Editor, *West Indian Law Journal* (since August 2008)**PROFESSIONAL QUALIFICATIONS:**

1990 Attorney-at-Law, New York (Called to the Bar, the Appellate Division of the Supreme Court of the State of New York (Second Judicial Department), January 1990

1996 Attorney-at-Law, Jamaica (Called to the Bar, High Court of Jamaica), February 1996

ACADEMIC QUALIFICATIONS AT THE TERTIARY LEVEL:

1989	D.Phil.	International Law	-	University of Oxford
1984	LL.M.	International Law	-	University of Cambridge (First Class Honours with a Mark of Distinction for work of Special Merit)
1983	B.A.	Jurisprudence	-	University of Oxford (First Class Honours)
1981	B.Sc.	Economics	-	University of the West Indies (First Class Honours)

WORK EXPERIENCE:

2008	Consultant on International Trade Law issues, HyltonBrown, International Law Consultants and Attorneys-at-Law, Kingston (to the present)			
2007	Chairman of the Board of Scotia DBG Investments Ltd., Jamaica (to the present)			
2005	Member of the Board of the Bank of Nova Scotia Jamaica Limited (to the present).			
2005	Chairman, Air Policy Committee, Government of Jamaica, to 2008			
2004	Member of the Inter-American Juridical Committee of the Organization of American States, Rio de Janeiro (to 2005)			
2003	Deputy Solicitor General, Attorney General's Chambers, Jamaica (part-time) (2004 to 2008), and Director of International Division (2003 to 2008)			
2003	Head, Department of Government, University of the West Indies, Mona (to 2006)			
2002	Professor of International Law, University of the West Indies (formally to the present)			
2001	Associate Tutor, Norman Manley Law School, Jamaica (to 2008)			

- 1994 Senior Lecturer in International Law, University of the West Indies (to 2002)
- 1991 Regular Associate, Wall Street law firm of Sullivan & Cromwell, New York (General Practice Group)(to 1994)
- 1989 Legal Consultant, then Legal Adviser, United Nations Centre on Transnational Corporations (UNCTC)(to 1991)
- 1987-88 Research Fellow in International Law, St. Catharine's College, Cambridge and member of the Faculty of Law, Cambridge University
- 1987-88 External Examiner for the M. Phil Examination in International Relations at Cambridge University
- 1984-87 Tutor in Public International Law and the Law of the Sea at Oxford University (Part-time)

SENIOR DIPLOMATIC AND CASE LAW EXPERIENCE (Selected):

- 2009 Consultant to the Government of Trinidad and Tobago in the case before the Caribbean Court of Justice of *Trinidad Cement Limited v. CARICOM*
- 2008 Consultant to the Government of Trinidad and Tobago in the case before the Caribbean Court of Justice of *Trinidad Cement Limited and TCL Guyana Limited v. The Government of the Co-operative Republic of Guyana*
- 2007 Head of Jamaican Negotiating Team for negotiations concerning Bilateral Air Services Agreements with the United Kingdom, Mexico, the Federal Republic of Germany, Brazil, Chile and Venezuela (from 2005)
- 2006 President, Conference on Maritime Delimitation of the Caribbean Sea, elected September 2005, Mexico City, Mexico
- 2006 Lead Counsel for Jamaica in the *Dudley Stokes Case* before the Inter-American Commission on Human Rights
- 2006 Lead Counsel for Jamaica in the *Jermey Smith Case* before the Inter-American Commission on Human Rights, March 2006
- 2005 Member of the Legal Team (headed by the Solicitor-General) that represented the Attorney General of Jamaica in the case of *Independent Jamaica Council for Human Rights v*

Syringa Marshall-Burnett and the Attorney General of Jamaica (the CCJ Case) before the Judicial Committee of the Privy Council

- 2004 Representative of Jamaica at the 59th Session of the United Nations General Assembly, Sixth (Legal) Committee, October 2004
- 2004 Representative, Jamaican Delegation, International Seabed Authority, August 2004
- 2004 Member of the Legal Team (headed by the Solicitor-General) that represented the Attorney General of Jamaica in the case of *Lambert Watson v The Attorney General of Jamaica* before the Judicial Committee of the Privy Council
- 2004 Retained as Counsel for the Government of Trinidad and Tobago for Maritime Dispute with Barbados (to 2006)
- 2003 Member and Lead Negotiator of the Jamaican Negotiating Team, Jamaica/United States of America Negotiations on the Revision of the Maritime Counter-Narcotics Agreement

PUBLICATIONS (Selected):

Books:

Land-locked and Geographically Disadvantaged States in the International Law of the Sea (Oxford University Press, pp. 244, 1990)

Here and Elsewhere: Short Essays on Local and International Affairs, 1995-1997 (Pear Tree Press, Jamaica, pp. 252, 1997)

International Law and Selected Human Rights in Jamaica (Norman Manley Law School, pp. 130, 2002)

Investor-State Dispute Settlement: United Nations Conference on Trade and Development Series on Issues in International Investment Agreements (United Nations, 2003, pp. 128)(Manuscript co-author with Professor Peter Muchlinski)

Monographs:

The Privy Council Versus the Caribbean Court of Appeal: Some General Observations, Caribbean Contemporary Affairs, Number 3 (Cultural Studies Initiative, Office of the Deputy Vice Chancellor, University of the West Indies, pp. 33, 1996)

Fair and Equitable Treatment: United Nations Conference on Trade and Development Series on Issues in International Investment Agreements (United Nations, 1999, pp. 66)(Manuscript author)

Us and Them: International Law in a Time of Trial (Inaugural Professorial Lecture at the University of the West Indies, pp. 94, 2004)

Transparency: United Nations Conference on Trade and Development, Series on Issues in International Investment Agreements (United Nations, 2004)(Manuscript author for parts of the document)

The Human Rights Project in Jamaica, The Cobb Family Lecture 2008, University of the West Indies, Jamaica, (pp. 44, 2008)

Journal Articles and Book Chapters:

Over 40 articles in law journals and book chapters, mainly on issues of International Law, including

"Land-locked and Geographically Disadvantaged States and the Question of the Outer Limit of the Continental Shelf", The British Yearbook of International Law Vol. LVIII (1987), pp. 271-302

"Part XI of the Law of the Sea Convention and Third States: Some General Observations", The Cambridge Law Journal, Vol. 48 (1989), pp. 85-97

"The Namibian Foreign Investment Act: Balancing Interests in the New Concessionary Era", The ICSID Review - Foreign Investment Law Journal, Vol. 7, No. 1 (1992), pp. 114-140

"Ownership and Control Aspects of Government Joint Ventures in Developing Countries" Lesotho Law Journal, Vol. 7 (1991), pp. 119-155 (co-authored with Charles J. Lipton)

"Bilateral Investment Treaties and Civil Strife: The AAPL/Sri Lanka Arbitration", The Netherlands International Law Review, Vol XXXIX, Issue 3 (1992), pp. 332-354

"The Charter of the Preferential Trade Area of Eastern and Southern African States (the PTA Charter) on Multinational Industrial Enterprises", Transnational Corporations, Vol. 1, No. 2, August 1992, pp. 97-110

"Haiti and the Use of Force: An *Ex Post Facto* Legal Argument", West Indian Law Journal, Vol. 20, Nos. 1 & 2, (1995), pp. 1-21

"The 1996 Cuban Asylum-Seekers in Jamaica: A Case Study of International Law in the Post-Cold War Era", University of Miami Inter-American Law Review, Vol. 28, No. 1 (1996), pp. 5-39

"The Haitian Invasion: After the Dust Has Settled", Caribbean Affairs, Vol. 7, No. 6 (1997), pp. 103-114

"The Jamaica/United States Shiprider Negotiations: Policy and Political Issues", Caribbean Quarterly, Vol. 43, No. 3 (1997), pp. 34-53

"International Law and the Settlement of Investment Disputes in Developing Countries: Aspects of the Evolving Treaty Practice", West Indian Law Journal, 25th Anniversary Volume (1998), pp. 13-24

"Resource Entitlement in the Law of the Sea: Some Areas of Continuity of Change", in Goodwin-Gill and Talmon (eds.), The Reality of International Law: Essays in Honour of Ian Brownlie (Oxford University Press, 1999), pp. 539-564

"Fair and Equitable Treatment in International Investment Law", in The British Yearbook of International Law, Vol. 70 (1999), pp. 99-164 (Winner of the Principal's Award for Best Publication, Faculty of Social Sciences, Research Day 2001, University of the West Indies)

"*In Re Ganja*: International Law and the Decriminalisation of Marijuana in Jamaica", West Indian Law Journal, Vol. 26, No. 1 (2001), pp. 1-49

"Human Rights in Jamaica: International and Domestic Obligations", in United Nations Development Programme, Human Rights and Human Development Issues in Jamaica (2003), pp. 54-83.

"Foreign Policy Options for CARICOM: An Analytical Review", The Integrationist, Vol. 1, No. 2 (2003), pp. 16-34 (abridged version)

"Humanitarian Intervention: Towards a Legal Response to the United Nations Secretary General", West Indian Law Journal, Vol. 28, No. 2 (2003), pp. 17-53

"Security, Terrorism and International Law: A Skeptical Comment", in Ivelaw Griffith (ed.), Caribbean Security in the Age of Terror (2004), pp. 52-71

"International Law and the Use of Force in Afghanistan and Iraq", Journal of Diplomatic Language, Vol. 2, No. 1, June 2005, Article 2)

"Caribbean Perspective on Human Rights", Organization of American States, Inter-American Juridical Committee, XXXII Course on International Law, August 2005, pp. 350-369

"Foreign Policy Options for CARICOM: An Analytical Review", in Kenneth Hall and Myrtle Chuck-A-Sang (eds.), CARICOM Options Towards Full Integration into the World Economy, (The Integrationist, Vol. 3, No. 2, (2006), pp. 35-88

"Human Rights in the Caribbean: Notes on Perception and Reality", Organization of American States and University of Ottawa, Jornadas de Derecho Internacional, 2006, pp. 405-418

"The Relationship between International Law and Caribbean Domestic Law", West Indian Law Journal, Vol. 32, No. 1 (2007), pp. 51-64

Entry on "Geographically Disadvantaged States", in John. B. Hattendorf (ed.), The Oxford Encyclopedia of Maritime History (2007)

"The Constitution and the Rule of Law: Recent Issues from Jamaica", Commonwealth Law Bulletin, Vol. 35, No. 1 (2009), pp. 55-67

"The Decision of the Judicial Committee of the Privy Council in the *Lambert Watson* Case from Jamaica on the Mandatory Death Penalty and the Question of Fragmentation", *New York University Journal of International Law and Politics*, Vol. 41 (2009), No. 4, pp. 837-869

Over 600 newspaper columns on public affairs in *The Daily Gleaner*, *The Jamaica Herald*, and *Caribbean Today* newspapers.

PUBLIC AND PROFESSIONAL SERVICE (Selected):

- 1998 UNCTAD Resource Expert on Investment to 2003
- 2002 Manuscript reviewer, Cambridge University Press, University of the West Indies Press, Caribbean Quarterly, Social and Economic Studies, Commonwealth Law Bulletin, and West Indian Law Journal
- 2004 Member (selected by Jamaica) on the Panel of Arbitrators of the International Centre for the Settlement of Investment Disputes (ICSID)
- 2005 Member, Editorial Committee, The Integrationist (CARICOM-UWI Project)(to the present)
- 2005 Member, Editorial Committee, The Commonwealth Law Bulletin (to the present)
- 2006 Member, Editorial Board, The West Indian Law Journal (to the present)
- 2008 Member of the Board, Sir Shridath Ramphal Centre for International Trade Law and Policy, University of the West Indies, Cave Hill Campus, Barbados (to the present)

Marcelo Vázquez-Bermúdez (Ecuador)

[Original: English]

The Permanent Mission of Ecuador to the United Nations believes that Dr. Marcelo Vázquez-Bermúdez fully meets the requirements, characteristics and experience needed to continue contributing to the work of the International Law Commission, which is evident in the attached curriculum vitae.

Marcelo Vázquez-Bermúdez (Ecuador)

Date and place of birth: 12 March 1964, Biblián, Ecuador

Education

Doctor of Laws and Attorney at Law

School of Law of the Pontificia Universidad Católica del Ecuador, 1982-1988

Master of Laws, International Law

School of Law of the Pontificia Universidad Católica del Perú, 1993-1994

Andrés Bello Diplomatic Academy, Chile

Graduated. Award to the best foreign student, 1988

International Law Commission

Member of the International Law Commission since 2007

Chairman of the Drafting Committee of the International Law Commission, 61st session

Panellist in the round table on “responsibility of international organizations for internationally wrongful acts”, in the meeting of legal advisers of international organizations and the members of the ILC, 2009

Professional experience

2006-present Alternate Permanent Delegate of Ecuador to the United Nations Educational, Scientific and Cultural Organization, UNESCO

Chairperson of the 8th Meeting of the High Contracting Parties to the 1954 Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict, 11-2009

Chairperson of the First Meeting of States Parties to the 2001 Convention for the Protection of Underwater Cultural Heritage, Paris, 03-2009

Vice-President of the 34th and 35th General Conferences of UNESCO, Paris, 2007 and 2009

Representative of Ecuador to the Executive Board of UNESCO, 2006-2007

Member of the IOC Advisory Body of Experts of the Law of the Sea (IOC/ABE-LOS)

	Member of the Council of the International Bureau of Education (IBE)
2003-2006	Director-General of Legal Affairs, the Legal Adviser of the Ministry of Foreign Affairs, Trade and Integration of Ecuador
1998-2003	Legal Adviser of the Permanent Mission of Ecuador to the United Nations, New York
	Minister of the Ecuadorian Foreign Service
	Delegate of Ecuador to the Sixth Committee (Legal Affairs) of the United Nations, during the fifty-third, fifty-fourth, fifty-fifth, fifty-sixth and fifty-seventh sessions of the General Assembly
	Vice-Chairman of the Sixth Committee (Legal Affairs) of the fifty-fifth session of the General Assembly of the United Nations
	Vice-Chair of the Ad Hoc Committee on the Scope of Legal Protection under the Convention on Safety of United Nations and Associated Personnel, during the fifty-sixth and fifty-seventh sessions of the General Assembly of the United Nations
	Coordinator of the informal consultations on the "Scope of Legal Protection under the Convention on Safety of United Nations and Associated Personnel", during the fifty-seventh session of the General Assembly
	Coordinator of the negotiations on the resolution on Responsibility of States for internationally wrongful acts, adopted by the General Assembly of the United Nations during its fifty-sixth session
	Coordinator of the negotiations on the resolution on Nationality of natural persons in relation to the succession of States, adopted by the General Assembly of the United Nations during its fifty-fifth session
	Head of the Delegation of Ecuador to the Plenary of the General Assembly of the United Nations for the agenda item "Oceans and the Law of the Sea". Negotiated several resolutions under this agenda item, including on sustainable fisheries
	Head of the Delegation of Ecuador to the Meetings of States Parties to the United Nations Convention on the Law of the Sea, 1999-2003
	Head of the Delegation of Ecuador to the Meetings of the United Nations Open-ended Informal Consultative Process on Oceans and the Law of the Sea, 2000-2003
	Head of the Delegation of Ecuador to the Ad Hoc Committee established by General Assembly resolution 51/210 of 10 December 1996. Participated in the negotiations on the International Convention for the Suppression of the Financing of Terrorism, and of the Convention for the Suppression of Acts of Nuclear Terrorism
	Head of the Delegation of Ecuador to the 10 sessions of the Preparatory Commission for the International Criminal Court, from 1998 to 2002. Participated in the negotiation of the texts of the

Rules of Procedure and Evidence, the Elements of Crimes, the Relationship Agreement between the Court and the United Nations, among other instruments

Head of the Delegation of Ecuador to the Assembly of States Parties to the Rome Statute of the International Criminal Court; member of the Bureau, 2002-2003

Delegate of Ecuador to the 2000 Review Conference of the Parties to the Treaty on the Non-Proliferation of Nuclear Weapons, 24 April-19 May 2000

Delegate of Ecuador to the United Nations Conference on the Illicit Trade in Small Arms and Light Weapons in All Its Aspects, 2001

Delegate of Ecuador to the United Nations Disarmament Commission. Participated in the negotiations that led to the adoption of the document containing principles and guidelines on the "Establishment of nuclear-weapon-free zones on the basis of arrangements freely arrived at among the States of the region concerned", 1999

1998 Coordinator of one of the four Negotiating Groups of the 1998 Peace Agreement that solved the territorial dispute between Ecuador and Peru (Negotiations held in the United States Department of State, Washington, D.C., and in Quito and Lima)

1995-1997 Coordinator of the Ecuador-Colombia Vicinity Commission and of Ecuador-Peru and Ecuador-Chile bilateral relations
Ministry of Foreign Affairs of Ecuador
First Secretary
Negotiated bilateral agreements and arrangements on various topics, including on judicial cooperation, integration and health

1990-1994 Embassy of Ecuador in Peru
Second and First Secretary

Rapporteur of the III Ministerial Meeting of the Permanent Commission for the South Pacific

1989 Head of the Delegation of Ecuador to the VII Session of the Preparatory Commission for the International Sea Bed Authority and the International Tribunal for the Law of the Sea, Kingston

Head of the Delegation of Ecuador to the Juridical Committee of the Permanent Commission for the South Pacific (CPPS), Bogotá

1986-1987 Department of the Law of the Sea
Ministry of Foreign Affairs of Ecuador
Third Secretary
Developed the Ecuadorian position in the law of the sea field

Academic activity

Professor of International Law

Graduate Law School of the Universidad Andina Simón Bolívar (University of the Andean Community System), Quito, 2004-2005

Lecturer on International Law and on Common Law at the School of Law of the Pontificia Universidad Católica del Ecuador and of the Universidad Internacional SEK, Quito, 1995-1998

Lecturer on International Law and on the Law of the Sea at the Institute for National High Studies of Ecuador, the Ecuadorian Navy, and the Diplomatic Academy

Lecturer, first Seminar for Public Servants on International Humanitarian Law and the International Criminal Court, organized by the International Committee of the Red Cross (ICRC) and the Ministry of Foreign Affairs of Ecuador, Quito, August 2004

Panellist on international judicial cooperation and extraditions, at the Seminar for public prosecutors, organized by the Office of the Attorney General, Quito, May 2005

Lectured at the Graduate Institute of International Studies (HIE), Geneva, 2008

Books

The United Nations and the repression of terrorism and its financing: conventions and resolutions, Ministry of Foreign Affairs, Quito, 2006.

Oceans and the Law of the Sea: Considerations for the Agenda of Ecuador, Diplomatic Academy Antonio J. Quevedo, Quito, 2002.

Various articles and lectures on international law issues.

Other international and legal activities

Chairman of the Juridical Committee of the National Commission of Ecuador for Ocean Affairs and the Law of the Sea, 2004-2006

Head of the Delegation of Ecuador for the negotiation of the agreement on settlement of disputes for the Ecuador-United States of America Free Trade Agreement, 2004

Head of the Delegation of Ecuador for the negotiation of the agreement on settlement of disputes for the Free Trade Area of the Americas, FTAA, 2003

Member of the Executive Board of the Common Fund for Commodities — CFC — an International Organization created by UNCTAD, with headquarters in Amsterdam, 2003-2005

Delegate of Ecuador to the XIII Summit of Heads of State or Government of the Non-Aligned Movement, Kuala Lumpur, 2003

Central Authority in Ecuador for the Inter-American Convention on Letters Rogatory, 2004-2006

National Authority in Ecuador for the application of the Strasbourg Convention on the Transfer of Sentenced Persons, 2006

Professional societies

Member of the Latin American Society for International Law (LASIL)

Member of the American Society of International Law (ASIL)

Member of the Bar Association of Ecuador

Languages

Spanish, English and French

Amos S. Wako (Kenya)

[Original: English]

1. BIO-DATA

- / (i) Born on 31st July 1945.
- (ii) Married with two children.

2. EDUCATION AND PROFESSIONAL QUALIFICATIONS

- i) Bachelor of Laws - University of East Africa - LL.B (HONS) (E.A.) (1969)
- ii) Advocate of the High Court of Kenya, August 1970
- iii) Bachelor of Science in Economics - University of London with specialization in International Affairs - B.Sc (ECON) (HON) (LOND) (1975)
- iv) Fellow, International Academy of Trial Lawyers (U.S.A.) (1977)
- v) Master of Laws - University of London with specialization in Comparative Constitutional Law, International Economic Law and the Law of Treaties LL.M (1978)
- vi) Fellow, Chartered Institute of Arbitrators (LONDON) - F.C.I. Arb. (1983)
- vii) Senior Counsel - (S.C.) (2003)

2. ATTORNEY-GENERAL, REPUBLIC OF KENYA SINCE 13TH MAY 1991

The Attorney General is the Principal Legal Adviser to Government and ex-officio Member of Parliament and Cabinet. As principal legal advisor to the Government, undertook many activities including:

- (i) Drawing, perusing and recommending approval of international and local agreements and contracts; treaties and conventions and their implementation.
- (ii) Drafting legislation.

- (iii) Member of the Cabinet Committee of Foreign Affairs and Security Relations.
- (iv) Member of the Cabinet Committee on Anti-Corruption
- (v) Member of the Judicial Service Commission.
- (vi) Chairperson, Disciplinary Committee of the Advocates
- (vii) Member of the Privileges Committee of Parliament.

The Attorney General is the ultimate authority under the Constitution on all matters related to criminal prosecutions and has constitutional powers to direct the Commissioner of Police to carry out criminal investigations.

He has been Attorney General at a historic and transitional period in the history of Kenya.

A. SOME OF THE KEY ASSIGNMENTS UNDERTAKEN:

National Level Assignments

- (a) Member of the Committee of Experts on Constitutional Review whose core mandate is finalising the constitutional review process and delivering a new constitutional dispensation for Kenya. The Committee of Experts is the main technical organ in the constitutional review process. It comprises nine experts and two ex officio members who were nominated by the National Assembly and appointed by the President as per the Review Act.
- (b) Oversaw the transition from one party State to a multiparty democracy (December 1991) and from one Government to another through a free and fair election in which the ruling party (KANU) was defeated by the opposition party (NARC) (December 2002), and from NARC to the Grand Coalition Government after the 2007 Elections.
- (c) Drafted the proposed new Constitution of Kenya based on the Constitution of Kenya Bill in 2005 as drafted by the National Constitutional Conference and as amended by Parliament.
- (d) Piloted through Parliament the necessary constitutional amendments and legislation including those providing for a multi-party democratic State and the setting up of an independent Electoral Commission. Chaired National Constitutional Conferences consisting of Members of Parliament, religious leaders and representatives of the civil society. Member of the Constitution of Kenya Review Commission.

- (e) Piloted the drafting of the proposed New Constitution as drafted by the Committee of Experts on Constitutional Review and the National Assembly leading to the Promulgation of the New Constitution of Kenya on 27th august 2010.
- (f) Chaired the Committee that formalised the power sharing agreement in Kenya by drafting the Constitutional amendment creating the posts of Prime Minister and Deputy Prime Ministers and the National Accord and Reconciliation Act, 2008 providing for a Coalition Government.
- (g) Initiated an ambitious Legal Reform Programme aimed at overhauling existing laws, which were archaic and colonial in origin expanding the democratic space, incorporating good governance, transparency and accountability ideals, respect for rule of law and human rights, by appointing over 17 Task Forces which examined various aspects of the laws of Kenya and which resulted in legislation in Key areas such as:
- **Law and Order:** *such as the reform of the **Preservation of Public Security Act**, by removing powers of detention without trial; the **National Security Intelligence Services Act**, which replaced the Police unit for intelligence blamed for gross and consistent human rights violation, with the National Security Intelligence Service as an institution independent of the police carrying its functions within the confines of the law and respect for human rights; amended the **Public Order Act**, which had a cumbersome procedures for licensing of public meetings and peaceful demonstrations by repealing the licensing procedure with only the requirement of notification to the law enforcement authority thereby enhancing the enjoyment of freedom of assembly.*
 - **Legal Sector:** *In 1998, initiated the Legal Sector Reform Programme (LSRP) by setting up the Legal Sector Reform Coordinating Committee with representatives from the Judiciary, the Police, Prisons Department, Probation Department and the Children's Department. The Committee had the mandate of carrying out a comprehensive review of the legal sector to improve operational efficiency. This was later transformed into the Governance, Justice, Law and Order Sector (GJLOS) Reform Programme involving 30 departments and providing a precedent for a framework for cooperation between the Government, the private sector and development partners.*
 - **Administration of Justice:** *Enactments include **Community Service Orders Act**, which was aimed at decongesting prison population and reform of prisoners; the **Auctioneers Act**, which consolidated various legislations and aimed at professionalizing auctioneers and developing standards of auctioneering; **Council of Legal Education Act**, aimed at ensuring and harmonizing high standards of legal education; the National Council for Law Reporting to ensure publication of law reports.*

- **Reform of Criminal Laws and Procedures:** (such as, *the Criminal Law (Amendment) Act, 2004* which introduced wide ranging reforms including provisions for the protection of minors in court and made confessions before law enforcement officers inadmissible in court, thereby reducing considerably incidences of torture by law enforcement officers; and further removed corporal punishment as a penalty under the penal laws. Published and piloted through the Parliament *the Criminal Procedure Code (Amendment) Bill, 2008* to make provision for plea agreements and procedure for agreements.
- *Launched the Code of Conduct for Prosecutors, Policy of Public Prosecutions and a Training Manual for prosecutors.* These are perhaps the first documents of their kind in this part of Africa.
- *The Witness Protection Act, 2006*, providing for an official mechanism of protecting witnesses, whistleblowers and now those who witnessed the perpetration of post-election violence and have important information on key perpetrators. *Launched the Witness Protection Programme, 2008.*
- **Corruption:** *drafted and oversaw the enactment of the Anti-Corruption and Economic Crimes Act, 2003 and the Public Officer Ethics Act, 2006*, both of which are key statutes in governance and the war against corruption in Kenya.
- **Specific legislation for women:** such as, *the National Commission on Gender and Development Act* which provides for gender rights and facilitates gender mainstreaming in national development; *the Sexual Offences Act*; *the Domestic Violence (Family Protection) Bill* is now ready for enactment.
- **Children:** (such as *the Children Act* to domesticate the UN Convention on the Rights of the Child and the African Charter on the Rights and Welfare of the Child);
- **Persons with Disabilities:** *The Persons with Disabilities Act, 2003* which provides for the Rights and Privileges of Persons with disabilities and a National Council and National Development Fund for Persons with Disabilities. Initiated in 2008, the process for the ratification of the International Convention on the Rights of Persons With Disabilities.
- **Labour laws:** Complete overhaul of legislation for workers. Enacted the *Labour Relations Act*, *the Labour Institutions Act*, *the Employment Act* and the *Work Injury Benefits Act*. These laws also domesticate the various ILO Conventions.
- **Environment:** *Enacted the Environment Management and Coordination Act*, which has been lauded as a precedent setting statute in the world; *the Forests Act*, and *the Water Act*.

- **Commercial Laws:** *(the drafting of the new Companies Bill and the Insolvency Bill, both of which are now ready and should be enacted by Parliament this year.*
- **Laws Relating to economic liberalization, reform and management:** *the Government Financial Management Act, which provides for the management of Government financial affairs; the Public Procurement Act, which provides a transparent system of procurement and thereby considerably reducing instances of corruption and levelling the field for any interested person to participate; the Public Audit Act; Laws removing foreign exchange controls and enhancing the independence of the Governor of Central Bank and management of monetary policy.*

The membership of the Task Forces was mainly composed of stakeholders who stood to be affected by the proposed changes in the law and representatives of the civil society. Representatives of the relevant Government departments were a minority. Pioneered a consultative approach to political, legal and social issues in Kenya.

- (h) Initiated the creation of the Standing Committee on Human Rights and thereafter drafted the *National Commission on Human Rights Act, 2002* creating an independent Commission with wide ranging powers for the better promotion and protection of human rights in Kenya.
- (i) Participated in Police reform in Kenya and in particular advising and initiating the training of law enforcement officers in the human rights aspects of their work and the necessity of having an independent oversight body to deal with complaints against the Police.

International Level Assignments

- (j) April 2009- Elected President of the Durban Review Conference Geneva 2009. The Review Conference aimed to assess progress made since the 2001 World Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance held in Durban, South Africa.
- (k) June 1998 – Leader of the delegation of the Government of Kenya to the World Diplomatic Conference on the establishment of the International Criminal Court. Elected Vice President of the Conference. Piloted through Cabinet, the Ratification of the Rome Statute establishing the International Criminal Court and published and successfully piloted the *International Crimes Act 2008* through Parliament.
- (l) Deputy Leader of the delegation of the Government of Kenya to the World Conference Against Racism held in South Africa and was co-ordinator for Africa at the Conference.

- (m) Deputy Leader of the delegation of the Government of Kenya to the World Conference on Human Rights held in Vienna, Austria.
- (n) Leader of the delegation of the Government of Kenya to the Sessions of the U.N. Commission on Human Rights in 1992 and 1999 and coordinator for the African region; Leader of the Government of Kenya delegation to the U.N. Human Rights Committee, 2005.
- (o) 1994-1997, Chairman of the Group of 77 states in matters related to the International Law of the Sea.
- (p) 1997-1998, President, International Seabed Authority.
- (q) Led the Delegation of Kenya to International Conferences Against Corruption in Durban, South Africa and Prague in 1999 and 2001 respectively and to the Global Forum in Fighting Corruption and Safeguarding Integrity held at the Hague, Netherlands (28th to 31st May 2002)
- (r) 2005 – Elected and served as President of the Asian African Legal Consultative Organisation, which has observed status with United Nations

Regional Level Assignments

- (s) 1993-1997, Chairman of the Ministers of Justice/Attorneys-General of the Common Market for Eastern and Southern Africa (chaired the critical meetings, which converted the Preferential Trade Area for Eastern and Southern Africa into the Common Market for Eastern and Southern Africa (COMESA).
- (t) 1997-1998, Chairman, Ministers of Justice/ Attorneys-General of East Africa (and chaired critical meetings, which drafted the Treaty for the Establishment of the East Africa Community).
- (u) 2004 – Chairman of the Committee on Fast Tracking East African Federation appointed by the Heads of State of the United Republic of Tanzania, the Republic of Uganda and the Republic of Kenya which provided a Road Map of Action for the East African Federation.
- (v) 2008 – Leader of Delegation of the Government of Kenya to the Meeting of the African Union Ministers of Justice and Attorneys General to consider and finalise the Single Legal Instrument on the merger of the Court of Justice of the African Union and the African Court of Human and Peoples Rights.

3. OTHER RELEVANT ASSIGNMENTS TAKEN IN PERSONAL CAPACITY

A. United Nations Level

- a) 1982-2004 - Appointed by the Secretary General of United Nations Organisation - H. E. Javier Perez de Cuellar as a member representing Africa on the Board of Trustees of the United Nations Voluntary Fund for Victims of Torture. The terms were renewed by subsequent Secretaries General of United Nations Organisation - H. E. Boutros Boutros Ghali and H. E. Kofi Annan.
- b) 1982-1992 - Special Rapporteur of the United Nations Commission on Human Rights on the Question of Summary or Arbitrary Executions. The first thematic Special Rapporteur of the Commission. The mandate was renewed from year to year. Among the key recommendations were:
 - (i) Measures must be taken to protect persons who play key roles in defending human rights and promoting social justice.
 - (ii) Principles in effective prevention and investigation of extra-legal, arbitrary and summary execution must be put in place. (*See ECOSOC Resolution 1989/65 of 24th May, 1989*).
 - (iii) The Advisory Services and Technical Assistance Department at the United Nations Centre for Human Rights must be considerably strengthened.
 - (iv) Warned in the 1991 Report of the increasing phenomena of summary or arbitrary executions, which were going to intensify in forthcoming years.

In addition, did the following as Special Rapporteur.

- (i) Undertook special missions to Uganda (17th to 20th August 1986); French Guyana (August 1987); Colombia (October 1989); Zaire (now Democratic Republic of Congo) May 1991; Suriname 1985 and 1987.
- (ii) Visited Denmark (1982, 1983) and Netherlands (1984, 1989) for consultations.
- (iii) Held Annual Joint Hearings with the United Nations Ad Hoc Working Group of Experts on Southern Africa from 1985 to 1990 and in this connection visited almost every year London, U.K.; Lusaka, Zambia; Harare, Zimbabwe and Dar-es-Salaam, Tanzania.
- (iv) Gave Lectures in Training Workshops held in various countries for example Phillipines, Zambia, Rwanda, Togo, Cameroon for Senior

Government Servants and Military officers on International Human Rights and the reporting mechanisms thereunder about and International Humanitarian Law.

- (v) Advised a number of countries on setting of national commissions on human rights.
- (vi) Was Guest of Honour of the Government of New Zealand in celebrations to mark the 40th Anniversary of the Universal Declaration of Human Rights.
- c) 1984-1991 was a Member of the Human Rights Committee elected under the International Covenant on Civil and Political Rights and became its Vice-Chairman in 1991.
- d) 1992 – Appointed by H.E. Boutros Boutros Ghali, United Nations Secretary General as a Special Envoy of the Secretary General to East Timor to investigate the 12th November 1991 incident in DILI.
- e) 1998 – Appointed by H.E. Kofi Annan, Secretary General of United Nations to be a member of the Panel of Eminent Persons, which visited Algeria and gathered information to help clarify the situation in the country.
- f) 1993 – Appointed by H.E. Boutros Boutros Ghali, United Nations Secretary General, Pursuant to a U.N. Security Council Resolution, to be Chairman of the Panel of Inquiry into the Massacre near Harbel, Liberia.
- g) 2002-2003 – Member of the Technical Team appointed by the Secretary General of the Commonwealth Secretary General to draft the Latimer House Guidelines on the principles on the accountability of and relationship between the three branches of Government for consideration and adopted by the Heads of State and Government of Commonwealth countries.
- h) Acted as a Consultant to the International Labour Organisation.
- i) 2006 Elected Member of the International Law Commission.
- j) 2009 Elected President of the United Nations Durban Review Conference

B. International N.G.O. Level

- a) 1993 – Appointed member of the International Advisory Panel of the Robert F. Kennedy Memorial Human Rights Award.

- b) 1981 - was elected Commissioner and in 1985, International Executive Committee Member of the International Commission of Jurists, a position held until 1991. In this capacity travelled widely all over the World attending Conferences, Seminars, Workshops and giving lectures on the Administration of Justice, Rule of Law, International Human Rights and Democratization. Made a numerous interventions all over the World where Rule of Law and Human Rights were threatened.
- c) 1984-1991 - Member of Churches Commission on International Affairs of the World Council of Churches. In this capacity travelled widely and as a Commissioner advised and sensitized Churches on all aspects of International issues.
- d) Undertook missions on behalf of the Amnesty International e.g. Mission to Seychelles in 1981.
- e) 1988-1990 - Deputy Secretary-General, International Bar Association and Chairman of the Biannual Conference of the International Bar Association held in New York in 1990.

C. Regional Level

- a) At the invitation of the Secretary General of Organisation of African Unity (OAU), H.E. Edem Kodjo, was a member of the Committee of Experts, which drafted the preliminary draft of the African Charter on Human and Peoples' Rights, thereafter was a member of Kenya Government delegation to the OAU Ministerial Meeting, which approved the Draft Charter.
- b) Member of the Committee of Experts which drafted the preliminary Draft of the African Charter on the Rights and Welfare of the Child.
- c) 1978-1981 - Hon. Secretary General, African Bar Association. In this capacity, made interventions and undertook missions to many African Countries including Ghana and Nigeria in furtherance of promotions and protection of Human Rights Democratization and the Rule of Law.
- d) Hon. Secretary-General of the Inter Africa Union of Lawyers (1980-1989).
- e) Member of Commission of International Affairs of the All-African Conference of Churches mandated to sensitize African Churches on all aspects of International issues. In this regard, visited a number of churches and religious organizations throughout Africa including Lesotho, Zambia and Mozambique.

4. Professional

- a) Was employed as an advocate in the prominent firm of Kaplan & Stratton in March 1969 and became a Partner from April 1972, a position held until May 1991 when I was appointed Attorney General. Handled Constitutional and civil cases and International Commercial Arbitration disputes.
- b) 1979-1981 - Chairman, Law Society of Kenya and moved it from being a "trade union" for advocates to being concerned with wider issues of the Administration of Justice, Rule of Law Human rights and Access to Justice by the indigent persons.
- c) 1984-1988 - Chairman, Association of Professional Societies in East Africa.
- d) 1982-1991 - Founder Chairman, Public Law Institute, which was involved in public interest litigation.
- e) 1994, Member of the International Advisory Panel to the World Copyright Arbitration Center.
- f) Since 1995, Member of the International Council for Commercial Arbitration.
- g) Member, International Bar Association

HONOURS

- 1) Hon. Life Member, Wiltshire Bar Association, California, USA.
- 2) Elder of the Burning Spear (EBS)
- 3) Elder of the Golden Heart (EGH)
- 4) Senior Counsel

Nugroho Wisnumurti (Indonesia)

[Original: English]

AIDE MEMOIRE

Indonesia's Candidature to the International Law Commission

(The Re-election of Ambassador Nugroho Wisnumurti)
2012-2016

1. The Government of the Republic of Indonesia attaches great importance to the work of the International Law Commission in promoting progressive development of international law and its codification. It is primarily for this reason that the Government of Indonesia has presented the candidature of Ambassador Nugroho Wisnumurti for re-election to the International Law Commission at elections to be held during the 66th Session of the United Nations General Assembly in 2011.
2. Currently Ambassador Wisnumurti is a member of the International Law Commission (2007-2011) and its Chairman (July 2010- April 2011). He is a Partner in the Ali Budiardjo, Nugroho, Reksodiputro (ABNR) Counsellors At Law and a lecturer in International Law and International Organizations in the Faculty of Law, University of Indonesia, Jakarta. On 29 March 2010, the World Trade Organization (WTO) appointed Ambassador Wisnumurti as a judge in the WTO Dispute Settlement Panel on *China Measures Related to Exportation of Various Raw Materials* dealing with the complaints of the United States, European Union and Mexico against China on measure related to exportation of rare minerals.
3. Ambassador Wisnumurti served as the Indonesian Ambassador/Permanent Representative to the United Nations in New York from 1992 to 1997 and the Indonesian Ambassador/Permanent Representative to the United Nations, the WTO and other International Organizations in Geneva from 2002 to 2004. He also served as the Director General for Political Affairs in the Ministry of Foreign Affairs of the Republic of Indonesia from 1997 to 2000, and as the Director of Legal and Treaty Affairs from 1987 to 1990. He was the Indonesian representative to the Legal Committee of the General Assembly from 1972 to 1977.
4. Ambassador Wisnumurti has wide-ranging experience in diplomacy and deep knowledge of international law. He was a member of the Indonesian Delegation to the UN Conference on the Law of the Sea from 1973 to 1982 and the preparatory work of the Conference from 1970. He served as negotiator for Indonesia to conclude agreements on maritime delimitation and land boundaries with Indonesia's neighboring countries and agreements on fisheries from 1977 to 1989.

5. Ambassador Wisnumurti has also played a very active role in different international forums, *inter alia* on the Advisory Board of the UN Secretary-General on Disarmament Matters (from 1999 to 2003). He served as the President of the UN Security Council in August 1995 and in November 1996 during which time he produced the "*Wisnumurti Guidelines for selecting the UN Secretary-General*". He also chaired the Non-Aligned Coordinating Bureau (from 1992 to 1995).
6. Ambassador Wisnumurti is committed to the efforts to promote the progressive development of International Law and its codification. As a member of the International Commission, he has contributed to its work by taking active part in the deliberations on the issues on the agenda and in the work of the Drafting Committee, Study Group and Working Group.
7. Having fully considered his distinguished qualification and competence in both doctrinal and practical aspects of international law, the Government of Indonesia is convinced that Ambassador Wisnumurti – if re-elected – will continue to contribute to the work of the International Law Commission with the fullest dedication and vigour.
8. For these reasons, Indonesia has decided to submit the candidature of Ambassador Nugroho Wisnumurti for re-election to the International Law Commission. In this connection, the Government of the Republic of Indonesia would highly appreciate the support of the esteemed Member States of the United Nations General Assembly to Ambassador Wisnumurti's re-election to the International Law Commission.

CURRICULUM VITAE

Born	: 23 March 1940 in Surakarta (Central Java, Indonesia)
Marital Status	: Married and has one daughter
Name of Spouse	: Mrs. Nan Irama Wisnumurti
<i>Education</i>	:
1988	: Graduated from the 21 st Regular Course of LEMHANNAS (Institute for National Resilience) with honour ("Seroja" Award)
1973	: Graduated from Columbia University School of Law (Master of Laws - LL.M.)
1965	: Graduated from University of Indonesia Faculty of Law (Master of Laws - S.H.)
<i>Professional Background</i>	:
30 April - present	Member of the WTO Dispute Settlement Panel of Judges on <i>China - Measures related to raw minerals</i> .
2007 - present	Member, UN International Law Commission.
July 2010 - April 2011	Chairman, UN International Law Commission.
2009	First Vice-Chairman of the International Law Commission
2006 - present	Member, Advisory Committee on Maritime Boundary Delimitation set up by the Indonesian Foreign Minister.
2005	Member, High-Level Panel on UN Reform, established by the President of the Republic of Indonesia.
1 April 2004 - present	Partner, Ali Budiardjo, Nugroho, Reksodiputro (ABNR), Counsellors At Law
1 June 2004 - present	Lecturer in International Law and Diplomacy, School of Law, University of Indonesia
29 October 2006 - 31 December 2008	Senior Fellow, Centre for Strategic and International Studies (CSIS)

4 September – December 2003	Ambassador/Permanent Representative of Indonesia to the United Nations and Other International Organizations in Geneva, Switzerland
January 2002 – December 2004	Member of Eminent Persons Group on Small Arms and Light Weapons
May 1997 – May 2000	Director-General for Political Affairs, Department of Foreign Affairs of the Republic of Indonesia
January 1999 – December 2003	Member of the UN Secretary-General's Advisory Board on Disarmament Matters
September 1992 – April 1997	Ambassador/Permanent Representative of Indonesia to the UN, New York, and concurrently Ambassador to Jamaica, the Bahamas, Guatemala and Nicaragua
1995 – 1996	Representative of Indonesia to the UN Security Council
August 1995 and November 1996	President of the UN Security Council
1992 – 1995	Chairman of the Coordinating Bureau of the Non-Aligned Movement
1989 – 1992	Ambassador/Deputy Permanent Representative of Indonesia to the UN, New York
1991 – 1992	<ul style="list-style-type: none"> Member of the "UN Group of Experts on Defensive Security" Member of the "Group of Experts of the Non-Aligned Movement South Centre on UN's Role in Promoting International Cooperation"
1987 – 1989	Director, Legal and Treaties Directorate, Department of Foreign Affairs of the Republic of Indonesia
1982 – 1986	Minister Counsellor, Permanent Mission of Indonesia to the UN and Other International Organization, Geneva,
	<ul style="list-style-type: none"> Deputy Head, Indonesian Delegation to the Conference on Disarmament, Geneva Coordinator of working groups negotiating certain aspects of the draft convention of chemical weapons ban
1997 - 1990	Director, Legal and Treaties, Department of Foreign Affairs of the Republic of Indonesia.

1977 – 1990	Negotiator/Chief Negotiator, agreements on maritime demilitation with neighbouring countries and on fisheries.
1977 – 1982	Deputy Director, Legal and Treaties, Department of Foreign Affairs of the Republic of Indonesia
1974 – 1982	Member and Secretary of the Indonesian Delegation to the Third UN Conference on the Law of the Sea
1972 – 1977	Third Secretary, and later promoted to Second Secretary, Permanent Mission of Indonesia to the UN, New York
1971 – 1974	Member, Indonesian Delegation to the UN Committee on the Peaceful Uses of the Seabed and the Ocean Floor Beyond the Limits of National Jurisdiction.
1968	Joined the Department of Foreign Affairs
1966 – 1968	Official of the Department of Industry

Ambassador Wisnumurti is the author of numerous articles and papers on international law and international affairs (in English and Indonesian) in national and international publications, including:

- "The Delimitation of Maritime Boundaries: Problems and Issues", in *The Frontier of the Seas: the Problem of Delimitation 1980*, The Ocean Association of Japan, 1980;
- "The Impact of the 1982 Convention on the Law of the Sea on the Foreign Policy of Indonesia", a paper presented at LEMHANNAS (Institute for National Resilience, 1988);
- "The Regime of Archipelagic Waters in the UN Convention on the Law of the Sea", *Political Science Journal*, 1988;
- "The Promotion and Protection of Human Rights in Indonesia: the Role of the Department of Foreign Affairs", *Asiaka Journal*, Vol. II, No. 1, 1999;
- "A More Effective United Nations in the 21st Century", a paper presented at the National Seminar "Towards a Peaceful, Just and Prosperous World: the Role of the UN in the New Global Challenges and Changes", 2005;
- "UN High-Level Panel on Threat, Challenges and Change: Problems and Prospects for UN Reform", a paper presented at the 19th Asia Pacific Roundtable, Kuala Lumpur, 31 May–3 June 2005;
- "Security in the Straits of Malacca and Singapore: Threats and Challenges", a paper presented at MDMA Forum on Malaysia's and Indonesia's Security Priority in the Strait of Malacca, Kuala Lumpur, 28 September 2005;
- "Asian-African Solidarity and Partnership: Facing the Challenges of the 21st Century", *The Afro-Asian Movement: its Relevance, Aspirations and Strategies*, Bantarto Bantoro (Ed.), CSIS, 2005;
- "UN Secretary General 2007–2012: an Asian Candidate?", an article in *Gatra Magazine*, October 2005;
- "UN Reform: Success and Failure", *Indonesian Journal of International Law*, Vol.3, No. 1, October 2005;

- "Regional Cooperation on Countering Proliferation", a paper submitted to the 5th General Conference of Council for Security Cooperation in the Asia Pacific, Jakarta, 6-7 December 2005;
- "Nuclear Energy and Non-Proliferation: What are the Risks?", a paper presented at the Third Meeting of the Study Group on Countering the Proliferation of Weapons of Mass Destruction, Council for Security Cooperation in the Asia Pacific, Singapore, 26-27 March 2006;
- "United Nations Reform: Challenges in the 21st Century", a lecture at the Law School, University of Pancasila, 1 November 2007;
- "Maritime Security Issues in Southeast Asia: an Indonesian Perspective", presented at the International Symposium on Maritime Security at the World Maritime University, Malmö, Sweden, 12-14 November 2007;
- "Responsibility to Protect: an Emerging Norm of International Law", The Inclusive Regionalist, Hadi Soesastro and Clara Joewono (Eds.), Center for Strategic and International Studies, 2007.
- "Indonesia's Efforts in the Codification and Progressive Development of International Law", a paper presented at a seminar "Reflection on the Fifth Anniversary of the Indonesian Journal of International Law, 23 October 2008.
- "Indonesian Diplomacy in Facing Fundamental Changes in the International Strategic Environment", a paper presented at a meeting of the Board of Trustees, LEMHANNAS (Institute for National Resilience), 16 February 2009.
- "The International Law Commission and Indonesia's Interest", a paper presented at the Annual Lectures of Pajajaran University, Bandung to honour Prof Dr. Mochtar Kusumaatmadja, 18 March 2009.
- "Indonesian diplomacy facing the changes in the world strategic environment", a lecture at the Faculty of Law, Pajajaran University, Bandung, 21 April 2009.
- "International Law and Indonesia's Interest", a paper presented at a Seminar at LEMHANNAS (Institute of National Resilience, 23 June 2009.
- "International Law : its Codification and Progressive Development", a lecture at the Center for Education and Training, Department of Foreign Affairs, 23 October 2009.
- "Indonesian Diplomacy in the Regional Context", a paper presented at a roundtable discussion, LEMHANNAS (Institute for National Resilience), 3 December 2009.
- "The role of the International Law Commission in the progressive development of international law and its codification", a presentation in the First International Conference on Progressive Development of International Law, held by the Center of International Law Studies, Faculty of Law, University of Indonesia, Depok, 4-5 October 2010.

Extract from a note verbale dated 29 October 2010 from the Permanent Mission of Indonesia

With his strong legal and diplomatic background, expertise and competence, Ambassador Wisnumurti is very enthusiastic and deeply devoted to the progressive development and codification of international law. This sturdy enthusiasm is shown in his current work as one of the members, and concurrently the chair of the International Law Commission.

Sir Michael Wood (United Kingdom of Great Britain and Northern Ireland)

[Original: English]

Personal history and education

Date of Birth: 1947

Academic qualifications: MA, LL.B (Cambridge)

Called to the Bar: Gray's Inn (1968)

Benchers of Gray's Inn: 2000

Current positions: Member, International Law Commission (since 2008); Senior Fellow, Lauterpacht Centre for International Law, Cambridge; Barrister, 20 Essex Street, London

Former positions:

Assistant Legal Adviser, Foreign and Commonwealth Office, London
(1970-1981; 1984-86)

Assistant Legal Adviser to the Governor of Southern Rhodesia (1979-80).

Legal Adviser, British Embassy, Bonn (1981-84)

Legal Counsellor, Foreign and Commonwealth Office (1986-91; 1994-96)

Counsellor (Legal Adviser), United Kingdom Mission to the United Nations, New York
(1991-94)

Deputy Legal Adviser, Foreign and Commonwealth Office (1996-99)

The Legal Adviser, Foreign and Commonwealth Office (1999-2006).

Member or head of UK delegation to various international conferences and meetings, including the United Nations General Assembly and Security Council; Third United Nations Conference on the Law of the Sea; Paris International Conference on Cambodia; "Two-plus-Four" Negotiations on German Unification; Dayton and Rambouillet talks; Assembly and Council of the International Seabed Authority; Assembly of States Parties to the Rome Statute of the International Criminal Court.

Chairman of the Committee of Legal Advisers on Public International Law of the Council of Europe (CAHDI); Chairman of the Twenty-ninth Antarctic Treaty Consultative Meeting, Edinburgh.

Other professional experience:

Agent and Counsel before the International Court of Justice

Lockerbie (Libya v UK) (Agent for UK)

Legality of Use of Force (Serbia and Montenegro v UK) (Agent for UK)

Wall Advisory Opinion (Representative of UK)

Delimitation in the Black Sea (Romania v Ukraine) (Counsel for Ukraine)

Kosovo Advisory Opinion (Counsel for Kosovo)

Maritime Dispute (Peru v Chile) (Counsel for Peru)

Obligation to Prosecute or Extradite (Belgium v Senegal) (Counsel for Belgium)

Agent and Counsel before the European Court of Human Rights

Agent for the United Kingdom in numerous cases before the European Commission and Court of Human Rights, including *Soering*

Demopoulos and Others v Turkey (Counsel for Turkey)

Many publications, including:

"The Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including Diplomatic Agents", 23 *International and Comparative Law Quarterly* (1974)

The Legal Status of Berlin (1987)

"The Interpretation of Security Council Resolutions", 2 *Max Planck Yearbook of United Nations Law* (1998)

"Northern and Western European Maritime Boundaries", in: Colson/Smith, *International Maritime Boundaries*, Vol. V (2005)

"Nécessité et légitime défense dans la lutte contre le terrorisme: quelle est la pertinence de l'affaire de la *Caroline* aujourd'hui?", in: *La nécessité en droit international* Société française pour le droit international, Colloque de Grenoble, 2006

"The International Tribunal for the Law of the Sea and General International Law", 22 *International Journal of Marine and Coastal Law* (2007)

Three lectures on "The UN Security Council and International Law" (2006), available on the website of the Lauterpacht Centre for International Law, University of Cambridge.

"The Law on the Use of Force: Current Challenges", 11 *Singapore Yearbook of International Law* (2007)

"The Security Council and International Criminal Law", 5 *Romanian Journal of International Law/Revista Română de Drept Internațional* (2007)

"The General Assembly and the International Law Commission: What Happens to the Commission's Work and Why?", in: I Buffard, J Crawford, A Pellet, S Wittich (eds.), *International Law Between Universalism and Fragmentation*

Various entries in the Max Planck Encyclopedia of Public International Law, and contributions to the United Nations Audiovisual Library of International Law.

Jan M. F. Wouters (Belgium)

[Original: English and French]

I. Personal Data

Name: Jan Maria Florent WOUTERS

Born: 14 July 1964 in Deurne, Belgium

Civil status: Married

Nationality: Belgian

Professional Title: Professor of International Law and International Organisations
Jean Monnet Chair *Ad Personam*
Director of the Leuven Centre for Global Governance Studies
and Institute for International Law, University of Leuven

II. Profile in Brief

Professor Dr. Jan Wouters, LL.M. (Yale), is an internationally renowned expert in international law, the law of international organizations, European Union law and comparative law. In his academic career he has lectured and published on a broad variety of themes and in many areas of international law. He combines a uniquely broad legal expertise with great depth of analysis and a strong insight in the multifaceted interactions between legal norms in various sub-fields of international law and at various levels of law-making (global, European, national, subnational).

In recognition of his academic achievements, Professor Wouters has been awarded various academic distinctions, prizes and scholarships (inter alia Fellow, *Netherlands Institute for Advanced Study in the Humanities and Social Sciences*; Fernand Braudel Scholar, European University Institute; Francqui Fellow, Belgian American Educational Foundation; Stibbe Prize; Rotary Foundation Fellow), was granted a *Jean Monnet Chair Ad Personam* by the European Commission and was elected to the Royal Flemish Academy of Belgium for Sciences and Arts in 2008.

Professor Wouters is Editor of the *International Encyclopedia of Intergovernmental Organizations*, Deputy Director of the *Revue belge de droit international* and Editor of the “International Law” series of books with Intersentia Publishers. He co-authored an award-winning book on the Maastricht Treaty, a leading treatise on public international law and on the law of the World Trade Organization and published works on many aspects of international and European law, including *Legal Instruments in the Fight Against International Terrorism*, *The United Nations and the European Union: An Ever Stronger Partnership*, *Multilevel Regulation and the EU*, *The Intelplay between Global, European and National Normative Processes*, *The Europeanisation of International Law*, *European Constitutionalism Beyond Lisbon*, *Belgium in the Security Council* and *Accountability for Human Rights Violations by International Organizations*. His academic bibliography exceeds 400 publications, including 35 books, more than 70 international journal articles and more than 90 chapters in international books.

As a practitioner Professor Wouters brings 20 years of extremely valuable practical expertise. He served as a law clerk at the Court of Justice of the European Union (Chambers of Advocate General Walter van Gerven), where he drafted a great number of opinions on cases involving institutional and substantive law of the European Union. For more than 15 years he has been working in prominent international law firms, advising Belgian and foreign governments and businesses on complex issues of international law and EU law and bringing cases before the Court of Justice of the European Union. He is regularly consulted by international organizations, including the World Bank, INTERPOL, the European Commission, Benelux, the European Space Agency and the European Parliament on contentious issues of international law.

From 2003 to 2009 Professor Wouters was Chairman of the Flemish *Vereniging voor de Verenigde Naties* (United Nations Association). Under his chairmanship the association organized hundreds of events in close cooperation with the UN and the UN system, on a great variety of subjects that span almost all of the UN's activities, from human rights to development, peace and security and UN reform. Working within the Association he successfully started an inter-university Model United Nations and a prominent book series on UN affairs. Since 2009 he has been Honorary Chairman of the association.

Since 2008 Professor Wouters has been President of the Flemish Foreign Affairs Council, an independent advisory organ of the Flemish Government. In that capacity he has been responsible for over 40 advisory opinions on international treaties (inter alia on commodities; cultural diversity; cultural heritage; economic cooperation; environmental protection; EU fundamental treaties and external agreements; headquarters agreements; humanitarian law; human rights law; labour standards).

Professor Wouters has substantial academic and practical experience in most areas of international law, from general international law to international criminal law, international economic law, international humanitarian law, international human rights law, international investment law, the law of international organizations (in particular the United Nations, UN specialized agencies and the World Trade Organization), the law of outer space, the law of the European Union and private international law. In comparative law he has been working on corporate law, banking and securities law and, more recently, the comparative study of Chinese law (as Holder of the InBev-Baillet Latour China — European Union Chair at the University of Leuven).

In addition to his legal expertise, Professor Wouters has developed internationally recognized expertise in interdisciplinary research on global governance issues, new security threats connected with global warming, international criminal justice, food safety, the international trading system and the rule of law. He is founding Director of both the Institute for International Law and the Leuven Centre for Global Governance Studies at the University of Leuven. Under his leadership the Centre for Global Governance Studies has grown exponentially (it currently comprises over 60 scholars and researchers in law, economics, political science and the humanities) and has become recognized as Centre of Excellence.

As an expert on international law, global governance and multilateral institutions, Professor Wouters is frequently invited to speak at high-level international conferences. He received an invitation to teach from the Curatorium of the Hague

Academy of International Law. He regularly gives professional training courses on diplomatic law, the United Nations and international human rights law to European civil servants.

Alongside his activities at the University of Leuven, where he leads courses on European and International Law, Public International Law, the Law of International Organizations, the Law of the World Trade Organization, Humanitarian and Security Law and Space Law, he is a Visiting Professor at the College of Europe (Bruges), the University of Barcelona (Master of Laws in International Economic Law and Policy, IELPO), the University of Saint Gallen (Executive Master of European and International Business Law) and in the European Master's Programme in Human Rights and Democratisation (EMA, Venice).

Professor Wouters participates in many international research projects and networks, is a member of the editorial board of more than 10 international academic journals and sits on the board of various internationally renowned academic and professional organizations, including the Academic Council of the United Nations System (ACUNS), the United Nations University (Comparative Regional Integration Studies), the Dutch Society for International Law, the Société Belge de Droit International and the Belgian Branch of the International Law Association.

III. Present Functions

- Jean Monnet Chair *ad Personam* European Union and Global Governance and Full Professor of International Law and International Organizations, University of Leuven, Belgium
- Director of the Leuven Centre for Global Governance Studies (www.globalgovernancestudies.eu) and Institute for International Law (www.internationalallaw.eu), University of Leuven, Belgium
- Visiting Professor, College of Europe, Bruges, Belgium
- Visiting Professor, Master of Laws in International Economic Law and Policy (LL.M. IELPO), University of Barcelona, Spain
- Visiting Professor, EMA, European Master's Degree in Human Rights and Democratisation, Venice, Italy
- Visiting Professor, Executive Master of European and International Business Law M.B.L.-HSG, University of Saint Gallen, Switzerland
- President, Flemish Foreign Affairs Council (www.sariv.be)
- Attorney at the Brussels Bar (Linklaters)
- Expert, Indicative List for Panels of the World Trade Organization

IV. Professional Career

- | | |
|------|--|
| 2010 | Fellow-in-Residence, Netherlands Institute for Advanced Study in the Humanities and Social Sciences (NIAS), Wassenaar, The Netherlands |
| 2009 | Awarded Jean Monnet Chair <i>Ad Personam</i> "The European Union and Global Governance" by the European Commission |

2008	Elected Member of the Royal Flemish Academy of Belgium for Sciences and Arts Appointed President of the Flemish Foreign Affairs Council Appointed Holder of the InBev-Baillet Latour China — European Union Chair, University of Leuven Fernand Braudel Visiting Professor, European University Institute Appointed Expert, Indicative List for Panels of the World Trade Organization
2007-	Director of the Leuven Centre for Global Governance Studies, Centre of Excellence at University of Leuven
2006	Visiting Professor at the College of Europe, Bruges
2003-2009	Chairman, United Nations Association Flanders — Belgium (www.vvn.be)
1999-	Director of the Institute for International Law at University of Leuven, part of Jean Monnet Centre of Excellence
1998-	Professor of International Law and International Organizations, University of Leuven
1997-2003	Professor of European Banking and Securities Law, Maastricht University
1993-1998	Lecturer and Senior Lecturer in European and International Law, Maastricht University
1991-1994	Law Clerk (<i>référéndaire</i>), Court of Justice of the European Union, Luxembourg
1990-1991	Rotary Foundation Fellow
1989-1990	Francqui Fellow, Belgian American Educational Foundation
1989	Legal Adviser to the Belgian Minister of Finance, Brussels
1987-1989	Assistant in Financial, Economic and Commercial Law, Antwerp University

V. Educational Background

1996	PhD in Law, University of Leuven
1990-1991	Visiting Researcher, Harvard Law School
1989-1990	Master of Laws, Yale University
1982-1987	Lic. Juris, Antwerp University
1983-1984	Bachelor of Philosophy, Antwerp University

VI. Languages

Dutch	Mother tongue
English	Excellent
French	Excellent
German	Fluent
Spanish	Passive working knowledge
Italian	Passive working knowledge

VII. Assignments

Appointed Expert, Indicative List for Panels of the World Trade Organization

President of the Flemish Foreign Affairs Council

Director of Studies of the Belgian Branch of the International Law Association

Member of the Board of the Academic Council of the United Nations System (ACUNS)

Member of the Scientific Advisory Board of United Nations University — Comparative Regional Integration Studies (UNU-CRIS)

Member of the Board of the *Nederlandse Vereniging voor Internationaal Recht* (Dutch Association for International Law)

Member of the Board of the *Société belge de droit international* (Belgian Society for International Law)

Member of the Scientific Board of the *Centre d'Etude de Droit Militaire et de Droit de la Guerre*

Deputy Director of the *Revue belge de droit international*

Member of the editorial board of international academic journals:

International Journal of Public Law and Policy

Journal of International Economic Law

Human Rights and International Legal Discourse

European Business Law Review

Zeitschrift für Öffentliches Recht — Austrian Journal of Public and International Law

Maastricht Journal of European and Comparative Law

Legal Issues of Economic Integration

International Organizations Law Review

European Business Organization Law Review

Member of the Jury of the Fernand Collin Prize (most prestigious scientific prize for Dutch-speaking legal scholarship in Belgium)

Member of the Jury of the Odyssea Prize (scientific prize granted by Belgian Senate to academic studies on space)

Member of the Jury of the Euro-Atlantic Prize of the Belgian Minister of Foreign Affairs

Previous assignments include:

Member of the Parliamentary Working Group on Globalisation, Belgian Chamber of Representatives, 2002-2003; final report on “*Vers un renforcement de l’encadrement juridique et institutionnel de la globalisation*”

Member of the Committee on the Teaching of International Law of the International Law Association (2000-2010; final report 2008)

Member of the Committee on International Human Rights Law and Practice of the International Law Association (2004-2008; final report 2008)

VIII. Selected Publications (from a list of over 400; excludes articles in Belgian journals and chapters in Belgian books)

“International Organizations as Law-Makers”, in J. Klabbers and A. Wallendahl (eds.), *Research Handbook on International Organizations Law: Between Functionalism and Constitutionalism*, Cheltenham, Edward Elgar, forthcoming 2011 (with P. De Man)

“Global Tax Governance: Work in Progress?”, Leuven Centre for Global Governance Studies, Working Paper, February 2011 (with K. Meuwissen)

“The International Financial Crisis, Global Financial Governance and the European Union”, in A. Antoniadis, R. Schuetze, E. Spaventa (eds.), *The European Union and Global Emergencies: Law and Policy Analysis*, Oxford, Hart Publishing, forthcoming 2011, 141-166 (with S. Sterkx and T. Corthaut)

“The Domestic Prosecution of Genocide”, Leuven Centre for Global Governance Studies, Working Paper No. 55, December 2010 (with S. Verhoeven)

“The Tormented Relationship between International Law and EU Law”, in P. H. F. Dekker, R. Dolzer and M. Waibel (eds.), *Making Transnational Law Work in the Global Economy. Essays in Honour of Detlev Vagts*, Cambridge, Cambridge University Press, 2010, 198-221

“Challenging Acts of Other United Nations’ Organs, Subsidiary Organs and Officials”, in A. Reinisch (ed.), *Challenging Acts of International Organizations before National Courts*, Oxford, Oxford University Press, 2010, 77-110 (with P. Schmitt)

“An Overview of the Agreement on Subsidies and Countervailing Measures — Including a Discussion of the Agreement on Agriculture”, in K. W. Bagwell, G. A. Bermann and P. C. Mavroidis (eds.), *Law and Economics of Contingent Protection in International Trade*, Cambridge, Cambridge University Press, 2010, 7-84 (with D. Coppens)

Accountability for Human Rights Violations by International Organisations, Antwerp-Oxford, Intersentia, 2010, xxiv + 625 p. (with E. Brems, S. Smis and P. Schmitt, eds.)

The European Union and Peacebuilding. Policy and Legal Aspects, The Hague, T.M.C. Asser Press, 2010, xxvi + 499 p. (with S. Blockmans and T. Ruys, eds.)

“Residence of Individuals in EU Law”, in G. Maisto (ed.), *Residence of Individuals under Tax Treaties and EU Law*, EC and International Tax Law Series, vol. 6, Amsterdam, International Bureau of Fiscal Documentation, 2010, 41-71

“The Institutionalization of Investor-State Arbitration and Sustainable Development”, in M. Gehring, M.-C. Cordonnier-Segger and A. Newcombe (eds.), *Sustainable Development in International Investment Law*, London, Kluwer Law International, 2010, 617-641 (with N. Hachez)

“International Normative Action for Cultural Diversity: the Contribution of Unesco”, in M.-C. Foblets, J.-F. Gaudreault-Desbiens and A. Dundes Renteln (eds.), *Cultural Diversity and the Law. State Responses from Around the World*, Brussels, Bruylant, 2010, 779-790 (with M. Vidal)

“Space in the Treaty of Lisbon”, *Yearbook on Space Policy*, European Space Policy Institute (ESPI), Vienna, 2009, 116-124

“EC Law and Residence of Companies”, in G. Maisto (ed.), *Residence of Companies under Tax Treaties and EC Tax Law*, EC and International Tax Law Series, vol. 5, Amsterdam, International Bureau of Fiscal Documentation, 2009, 61-91 (with P. De Man)

“The Takeover Directive: A Commentary”, in P. Van Hooghten (ed.), *The European Takeover Directive and its Implementation*, Oxford, Oxford University Press 2009, 1-76 (with P. Van Hooghten and M. Bruyneel)

“The Creation of a Global Criminal Justice System: the European Union and the International Criminal Court”, in C. Ryngaert (ed.), *The Effectiveness of International Criminal Justice*, Antwerp-Oxford, Intersentia, 2009, 117-142 (with S. Basu)

“Safeguarding the Rights of Suspect and Accused Persons in International Criminal Proceedings”, in C. Ryngaert (ed.), *The Effectiveness of International Criminal Justice*, Antwerp-Oxford, Intersentia, 2009, 55-90 (with M. Fedorova and S. Verhoeven)

“Terrorism, Multilateralism and Regionalism”, in W. J. M. van Genugten, M. P. Scharf and S. E. Radin (eds.), *Criminal Jurisdiction 100 Years after the 1907 Hague Peace Conference*, The Hague, T.M.C. Asser Press, 2009, 68-75

Belgium in the Security Council: Reflections on the 2007-2008 Membership, Antwerp-Oxford, Intersentia, 2009, xiv + 196 p. (with E. Drieskens and S. Biscop, eds.)

“Foreign Direct Investment, Human Development and Human Rights: Framing the Issues”, 3 *Human Rights & International Legal Discourse*, 2009, 137-176 (with O. De Schutter, P. De Man, N. Hachez and M. Sant’Ana)

“The Long and Winding Road of International Investment Agreements: Toward a Coherent Framework for Reconciling the Interests of Developed and Developing Countries?” 3 *Human Rights & International Legal Discourse*, 2009, 263-300 (with P. De Man and L. Chanet)

“When Rules and Values Collide: How Can a Balanced Application of Investor Protection Provisions and Human Rights Be Ensured?”, 3 *Human Rights & International Legal Discourse*, 2009, 301-344 (with N. Hachez)

Case Note to European Court of Justice, *International Association of Independent Tanker Owners (Intertanko)* Case C-308/06, 103 *American Journal of International Law* 2009, 555-560 (with P. De Man)

“Litigation for Overseas Corporate Human Rights Abuses in the European Union: The Challenge of Jurisdiction”, 40 *George Washington International Law Review* 2009, 939-975 (with C. Ryngaert)

“Corporate Human Rights Responsibility: A European Perspective”, 6(2) *Northwestern University Journal of International Human Rights* 2008, 262-303 (with L. Chanet)

“In Search of a Balanced Relationship: Public and Private Food Safety Standards and International Law”, Leuven Centre for Global Governance Studies, Working Paper No. 29, May 2009 (with A. Marx and N. Hachez)

“The International Criminal Court’s Office of the Prosecutor: Navigating between Independence and Accountability?”, 8 *International Criminal Law Review* 2008, 273-317 (with S. Verhoeven and B. Demeyere)

“The UNESCO Convention on Cultural Diversity and WTO Law: A Case Study in Fragmentation of International Law”, 42 *Journal of World Trade*, 2008, 205-240 (with B. De Meester)

The Europeanisation of International Law. The Status of International Law in the EU and its Member States, The Hague, T.M.C. Asser Press, 2008, xvii + 244 p. (with A. Nollkaemper and E. De Wet, eds.)

Multilevel Regulation and the EU. The Interplay between Global, European and National Normative Processes, Leiden — Boston, Martinus Nijhoff Publishers, 2008, xxi + 420 p. (with R. Wessel and A. Follesdal, eds.)

“The OECD Model Convention Commentaries and the European Court of Justice: Law, Guidance, Inspiration?”, in S. Douma and F. Engelen (eds.), *The Legal Status of the OECD Commentaries*, Amsterdam, International Bureau of Fiscal Documentation, 2008, 195-215 (with M. Vidal)

“GATS and Domestic Regulation: The Right to Regulate and Trade Liberalization”, in K. Alexander and M. Andenas (eds.), *The World Trade Organization and Trade in Services*, Leiden, Martinus Nijhoff Publishers, 2008, 207-262 (with D. Coppens)

“Unesco’s Convention on Cultural Diversity and WTO Law: Complementary or Contradictory?”, in B. Demarsin, E. J. H. Schrage, B. Tilleman and A. Verbeke (eds.), *Art and Law*, Bruges, Die Keure, 2008, 342-373 (with B. De Meester)

“Cultural Diversity and the WTO: David versus Goliath?”, in H. Schneider and P. Van den Bossche (eds.), *Protection of Cultural Diversity from a European and International Perspective*, Antwerp, Intersentia, 2008, 85-140 (with B. De Meester)

“UN-EU Cooperation in Crisis Management: Partnership or Rhetoric?”, in S. Blockmans (ed.), *The European Union and International Crisis Management: Legal and Policy Aspects*, The Hague, T.M.C. Asser Press, 2008, 215-232 (with T. Ruys)

“The European Union’s External Relations after Lisbon”, in S. Griller and J. Ziller (eds.), *The Lisbon Treaty. European Constitutionalism Without a Constitutional Treaty?* Vienna — New York, Springer, 2008, 143-203 (with D. Coppens and B. De Meester)

“The Impact of Human Rights Law on the Process of the Formation of Customary International Law”, in M. T. Kamminga and M. Scheinin (eds.), *The Impact of*

Human Rights Law on General International Law, Oxford, Oxford University Press, 2008, 111-131 (with C. Ryngaert)

“An International Lawyer’s Perspective on the ECJ’s Case Law concerning the OECD Model Tax Convention and its Commentaries”, in L. Hinnekens and P. Hinnekens (eds.), *Liber Amicorum Fiscalium: A Vision of Taxes within and outside European Borders. Festschrift in honour of Prof. Em. Frans Vanistendael*, Deventer, Kluwer Law and Taxation, 2007, 989-1006 (with M. Vidal)

Keywords “Procès-verbal”, “Desuetudo”, “State Aircraft” and “Prescription” in R. Wolfrum (ed.), *Encyclopaedia of Public International Law*, Oxford University Press (with S. Verhoeven and B. Demeyere, respectively)

“Case Note: Prosecutor v. Naletilic and Mariinovic”, in A. Klip and G. Sluiter (eds.), *Annotated Leading Cases of International Criminal Tribunals. The International Criminal Tribunal for the former Yugoslavia 2002-2003*, Antwerp, Intersentia, 2007, 896-906 (with S. Verhoeven)

“The Phenomenon of Multilevel Regulation: Interactions between Global, EU and National Regulatory Spheres”, 4 *International Organizations Law Review* 2007, 169-201 (with R. A. Wessel)

“The Transatlantic Dialogue on Africa”, 5(3) *Northwestern University Journal of International Human Rights* 2007, 328-334

“Towards a Rebirth of Benelux?”, *Revue belge de droit international* 2007, 532-556 (with M. Vidal)

The World Trade Organization. A Legal and Institutional Analysis, Intersentia, 2007, ix + 302 p. (with B. De Meester)

“The prosecution of genocide — in search of a European perspective”, in R. Henham and P. Behrens (eds.), *The Criminal Law of Genocide. International, Comparative and Contextual Aspects*, Ashgate Publishers, 2007, 189-201 (with S. Verhoeven)

“Some Reflections on Democracy and International Law”, in *Droit du pouvoir, pouvoir du droit: mélanges offerts à Jean Salmon*, Brussels, Bruylant, 2007, 783-803

“The International Criminal Court’s Office of the Prosecutor: navigating between independence and accountability?” in J. Doria, H.-P. Grasser and C. Bassiouni (eds.), *The Legal Regime of the International Criminal Court: Essays in Honor of Prof. Igor Blishenko*, Martinus Nijhoff, 2007, 345-386 (with S. Verhoeven and B. Demeyere)

“UNESCO and the promotion of cultural exchange and cultural diversity”, in A. A. Yusuf (ed.), *Standard-Setting in UNESCO. Normative Action in Education, Science and Culture*, Paris, Unesco/Nijhoff Publishers, 2007, 147-168 (with M. Vidal)

“Making the European Union a Global Actor? Reform of the External Relations Machinery under the EU Constitution”, in *International Institutional Reform. Proceedings of the Seventh Hague Joint Conference held in The Hague, 30 June-2 July 2005*, The Hague, T.M.C. Asser Press, 2007, 148-157

“Article IV-441”, in L. Burgorgue-Larsen, A. Levade and F. Picod (eds.), *Traité établissant une Constitution pour l’Europe. Commentaire article par article*, I, Brussels, Bruylant, 2007, 781-790 (with M. Vidal)

“Domestic regulation within the framework of GATS”, in K. Byttebier and K. Van der Borgh (eds.), J. Wouters and F. Zia Mansoor (associate eds.), *WTO Obligations and Opportunities: Challenges of Implementation*, London, Cameron May Publishers, 2007, 25-84 (with D. Coppens)

“Domestic courts and treaty interpretation”, in G. Maisto (ed.), *Courts and Tax Treaty Law*, EC and International Tax Law Series vol. 3, Amsterdam, International Bureau of Fiscal Documentation, 2007, 3-23 (with M. Vidal) .

“The legality of anticipatory military action after 9/11: the slippery slope of self-defence”, 59 *Studia Diplomatica* 2006, 45-67 (with T. Ruys)

“International Economic Policy-Making: Exploring the Legal Linkages between the World Trade Organization and the Bretton Woods Institutions” 3 *International Organizations Law Review* 2006, 267-315 (with D. Coppens)

“Security Council reform: a new veto for a new century?” 44 *Revue de droit militaire et de droit de la guerre* 2006, 139-174 (with T. Ruys)

The United Nations and the European Union: An Ever Stronger Partnership, The Hague, T.M.C. Asser Press, 2006, xvii + 434 p. (with F. Hoffmeister and T. Ruys, eds.)

Internationaal Recht in Kart Bestek (treatise on international law, in Dutch), Antwerp, Intersentia, 2006, xxvii + 369 p.

“The legality of anticipatory military action after 9/11: the slippery slope of self-defence”, in G. Bono (ed.), *The impact of 9/11 on European Foreign and Security Policy*, Brussels, VUBPress, 2006, 59-84 (with T. Ruys)

“An international law perspective on tax treaties and domestic law”, in G. Maisto (ed.), *Tax Treaties and Domestic Law*, EC and International Tax Law Series vol. 2, Amsterdam, International Bureau of Fiscal Documentation, 2006, 13-35 (with M. Vidal)

“Regulation and Globalisation: is there a need for international agencies?”, in D. Geradin, R. Munoz and N. Petit (eds.), *Regulation through Agencies in the EU: A New Paradigm of European Governance*, London, Edward Elgar, 2006, 245-395 (with S. Verhoeven)

“Africa and international justice: cases identified for investigation and prosecution by the International Criminal Court”, in E. A. Ankumah and E. K. Kwakwa (eds.), *African Perspectives on International Criminal Justice*, Maastricht, Africa Legal Aid Special Series No. 3, 2005, 133-160 (with S. Verhoeven)

“The Obligation to Prosecute International Law Crimes”, in *The Need for Justice and Requirements for Peace and Security*, Collegium, No. 32, Summer 2005, 17-32 [published in Spanish as “La obligación de judicializar los crímenes de derecho internacional”, in M. Reed Hurtado (ed.), *Judicialización de crímenes de system. Estudios de caso y análisis comparado*, Serie justicia transicional, Centro internacional para la justicia transicional, 2008, 79-95]

“Preventive use of force: the case of Iraq — panel intervention”, 4 *Northwestern University Journal of International Human Rights* 2005, 85-89

“Justice for Africa: the cases of the Democratic Republic of the Congo, Uganda and Darfur before the International Criminal Court”, for *International Law*, Working Paper No. 81, July 2005 (with S. Verhoeven)

“Safeguarding coherence in global policy-making on trade and health: the EU-WHO-WTO triangle”, 2 *International Organizations Law Review* 2005, 395-335 (with B. De Meester)

“The prohibition of genocide as a norm of *jus cogens* and its implications for the enforcement of the law of genocide”, 5 *International Criminal Law Review* 2005, 401-416 (with S. Verhoeven)

Grondlijnen van internationaal recht (comprehensive treatise on international law, in Dutch), Antwerp, Intersentia, 2005, xxv + 1086 p. (with M. Bossuyt)

Legal Instruments in the Fight Against International Terrorism: A Transatlantic Dialogue, The Hague, Martinus Nijhoff Publishers, 2004, xlv + 748 p. (with C. Fijnaut and F. Naert, eds.)

“Some Challenges for (Teaching) the Law of International Organizations”, 1 *International Organizations Law Review* 2004, 23-29 (with F. Naert)

“Tort Claims Against Multinational Companies for Foreign Human Rights Violations Committed Abroad: Lessons from the Alien Tort Claims Act?”, in P. J. Slot and M. Bulterman (eds.), *Globalisation and Jurisdiction*, Deventer, Kluwer Law International, 2004, 183-200 (with L. De Smet and C. Ryngaert)

“The Union Minister for Foreign Affairs: Europe’s Single Voice or Trojan Horse?”, in J. W. de Zwaan, J. H. Jans and F. A. Nelissen (eds.), *The European Union. An Ongoing Process of Integration. Liber Amicorum Alfred E. Kellermann*, T.M.C. Asser Press, 2004, 77-86

“Good governance: lessons from international organizations”, in D. M. Curtin and R. A. Wessel (eds.), *Good Governance in the European Union. Lessons from National and International Law*, Schoten, Intersentia, 2004, 69-104 (with C. Ryngaert)

“The European Security Strategy”, in O. Horvath (ed.), *European Cooperation against Terrorism*, Nijmegen, Wolf Legal Publishers, 2004, 23-36 (with T. Ruys)

“Lessons to be Drawn from the Convention as a Method for Treaty Reform: Implications for the IGC and Beyond”, in A. Michalski (ed.), *The Political Dynamics of Constitutional Reform: Reflections on the Convention on the Future of Europe*, Netherlands Institute of International Relations Clingendael, 2004, 101-109

“Improving compliance with international humanitarian law during non-international armed conflicts: a global perspective”, in *Improving Compliance with International Humanitarian Law*, Collegium No. 30, 2004, 113-119

“Of arrest warrants, terrorist offences and extradition deals: an appraisal of the EU’s main criminal law measures against terrorism after ‘11 September’”, *Common Market Law Review* 2004, 909-935 (with F. Naert)

- “Customary International Law Before National Courts: Some Reflections From a Continental European Perspective”, *Non-State Actors and International Law* 2004, 25-38
- “Democracy and International Law”, *Netherlands Yearbook of International Law* 2004, 137-198 (with B. De Meester and C. Ryngaert)
- “The Judgement of the International Court of Justice in the *Arrest Warrant* Case: Some Critical Remarks”, 16 *Leiden Journal of International Law* 2003, 253-267
- “The Role of International Law in Protecting Global Public Goods. Regional and Global Challenges”, Lirgiad Working Paper No. 1, December 2003 (with B. De Meester)
- “General Report: Cross Border Mergers in Company Law and Competition Law: Removing the Final Barriers”, in *F.I.D.E. XX Congress London 30 October-2 November 2002*, Vol. II, London, British Institute of International and Comparative Law 2003, 113-172
- “Sources and Types of Legal Instruments in the EU”, in C. Baudenbacher (ed.), *Internationales und Europäisches Wirtschaftsrecht*, I, Norderstedt, 2003, 229-255
- “Supremacy, Direct and Indirect Effect, and Interpretation of EU Law”, in C. Baudenbacher (ed.), *Internationales und Europäisches Wirtschaftsrecht*, I, Norderstedt, 2003, 257-287
- “The EU and Space Policy: Constitutional and Institutional Aspects”, in S. Hobe, B. Schmidt-Tedd and K.-U. Schrogl (eds.), *Legal Aspects of the Future Institutional Relationship between the European Union and the European Space Agency*, Cologne, Institute of Air and Space Law, 2003, 17-33
- “Corporate Law”, in M. Van Empel (ed.), *From Paris to Nice: Fifty Years of Legal Integration in Europe*, London, Kluwer Law International, 2003, 33-74
- “The European Union and ‘September 11’”, 13 *Indiana International & Comparative Law Review* 2003, 719-775 (with F. Naert)
- “Stock Exchanges and Securities Settlement Systems: Utilities or Commercial Undertakings?”, in *Stock Exchange Transactions in Europe: Towards Harmonized Legislation*, Cahiers AEDBF, Brussels, Bruylant, 2002, 13-21
- “Enforcement of Customary International Law through European Community Law” in J. M. Prinssen and A. Schrauwen (eds.), *Direct effect. Rethinking a Classic of EC Legal Doctrine*, Groningen, European Law Publishing, 2002, 183-234 (with D. Van Eeckhoutte)
- “The Legal Position of Federal States and their Federated Entities in International Relations — the Case of Belgium”, in T. A. J. A. Vandamme and J.-H. Reestman (eds.), *Ambiguity in the Rule of Law. The Interface between National and International Legal Systems*, Groningen, Europa Law Publishing, 2001, 121-162 (with L. De Smet)
- “The European Union as an actor within the United Nations General Assembly”, in V. Kronenberger (ed.), *The EU and the International Legal Order: Discord or Harmony?*, The Hague, T.M.C. Asser Press, 2001, 375-404

“Institutional and constitutional challenges for the European Union — some reflections in the light of the Treaty of Nice”, in A. E. Kellermann, J. W. de Zwaan and J. Czuczai, eds., *EU Enlargement. The Constitutional Impact at EU and National Level*, The Hague, T.M.C. Asser Press, 2001, 37-54

“Constitutional Limits of Differentiation: the Principle of Equality”, in B. De Witte, D. Hanf and E. Vos (eds.), *The Many Faces of Differentiation in EU Law*, Schoten, Intersentia, 2001, 301-345

“The EU Charter of Fundamental Rights. Some reflections on its external dimension”, *Maastricht Journal of European and Comparative Law* 2001, 3-10

“Private International Law and Companies’ Freedom of Establishment”, *European Business Organization Law Review* 2001, 101-139

“Human Rights NGOs: Role, Structure and Legal Status”, Institute for International Law, Working Paper No. 14, November 2001 (with I. Rossi)

“Les règles communautaires en matière d’aides d’Etat et la fiscalité directe: quelques observations critiques”, *Cahiers de Droit Européen* 2001, 647-681 (with B. Van Hees)

“Institutional and constitutional challenges for the European Union. Some reflections in the light of the Treaty of Nice”, *European Law Review* 2001, 342-356

“How Effective is the European Security Architecture? Lessons from Bosnia and Kosovo”, *International and Comparative Law Quarterly* 2001, 540-576 (with F. Naert)

“Perspectives for International Law in the Twenty-First Century: Chaos or World Legal Order?”, *Ethical Perspectives* 2000, 17-23

“National Constitutions and the European Union”, *Legal Issues of Economic Integration* 2000, 25-91

“European Company Law: Quo Vadis?”, *Common Market Law Review* 2000, 257-307

“Liability for one’s own conduct”, in W. van Gerven, J. Lever and P. Larouche, *Cases, Materials and Text on National, Supranational and International Tort Law*, Oxford, Hart Publishing, 2000, 279-394 (with W. van Gerven)

“Les entreprises publiques et les règles européennes en matière d’aides d’Etat”, *Revue du Marché Unique Européen* 1999/2, 35-72 (with B. Van Hees)

“The principle of non-discrimination in European Community law”, *EC Tax Review* 1999, 98-106

“La restitution des aides illégalement octroyées et ses implications en droit des sociétés et en droit fiscal”, in Commission Droit et Vie des Affaires (ed.), *Les aides d’Etat en droit communautaire et en droit national*, Brussels, Bruylant, 1999, 317-347

“The application of general principles of law by the European Court of Justice and their relevance for EC and national tax law”, in D. Albregtse and H. Kogels (eds.), *Selected Issues in European Tax Law. The Legal Character of VAT and the Application of General Principles of Law*, London, Kluwer Law International, 1999, 19-33

“Conflict of Laws and the Single Market for Financial Services”, *Maastricht Journal of European and Comparative Law* 1997, 161-208, 284-309

“Fiscal Barriers to Companies’ Cross-Border Establishment in the Case-Law of the EC Court of Justice”, in 14 *Yearbook of European Law*, Oxford, Clarendon Press, 1995, 73-109

“Towards a European Private Company? A Belgian perspective”, in H. J. De Kluiver and W. van Gerven (eds.), *The European Private Company?*, Antwerp, Maklu-Nomos, Ius Commune Europaeum Series No. 9, 1995, 161-186

“The European Court of Justice and Fiscal Barriers to Companies’ Cross-Border Establishment”, in J. Wouters and H. Schneider (eds.), *Current Issues of Cross-Border Establishment of Companies in the European Union*, Antwerp, Maklu-Nomos-Bruylant e.a., Ius Commune Europaeum Series No. 14, 1995, 101-141

“European citizenship and the case law of the EC Court of Justice on the free movement of persons”, in E. A. Marias (ed.), *European Citizenship*, Maastricht, European Institute of Public Administration, 1994, 25-61

“Current Issues of Community Law concerning Equality of Treatment between Women and Men in Social Security Matters”, in C. McCrudden (ed.), *Equality of Treatment between Women and Men in Social Security*, London, Butterworths, 1994, 7-44 (with W. van Gerven and W. Devroe)

“The Case Law of the European Court of Justice on Direct Taxes: Variations upon a Theme”, *Maastricht Journal of European and Comparative Law* 1994, 179-220

“EC Harmonization of National Rules concerning Securities Offerings, Stock Exchange Listing and Investment Services: An Overview”, *European Business Law Review* August-September 1993, 199-225

“Towards a level playing field for takeovers in the European Community? An analysis of the proposed thirteenth directive in light of American experiences”, *Common Market Law Review* 1993, 267-310

“Free Movement of Financial Services and the European Contracts Convention”, in M. Andenas and S. Kenyon-Slade (eds.), *E.C. Financial Market Regulation and Company Law*, London, Sweet & Maxwell, 1993, 43-79 (with W. van Gerven)

“A U.S. Perspective on Corporate Takeovers in the European Community”, in American Society of International Law/Nederlandse Vereniging voor Internationaal Recht (eds.), *Contemporary International Law Issues: Sharing Pan-European and American Perspectives* 1991, 50-57 (with B. Hawk)

“La libération des mouvements de capitaux au sein de la Communauté Européenne”, *Revue Internationale de Droit Economique* 1989, 303-350