



General Assembly

Distr.: General
23 June 2006
English
Original: Chinese/English/French/
Russian/Spanish

Sixty-first session

Item 102 (c) of the preliminary list*

Elections to fill vacancies in subsidiary organs and other elections: election of the members of the International Law Commission

Election of the members of the International Law Commission

Note by the Secretary-General

Contents

	<i>Page</i>
I. Introduction	3
II. Curricula vitae of candidates	4
Ian Brownlie (United Kingdom of Great Britain and Northern Ireland)	4
Arturo B. Buena (Philippines)	9
Lucius Caflisch (Switzerland)	11
Enrique J. A. Candiotti (Argentina)	22
Pedro Comissário Afonso (Mozambique)	26
Riad Daoudi (Syrian Arab Republic)	30
Christopher John Robert Dugard (South Africa)	34
Constantine P. Economides (Greece)	39
Abdelrazeg El-Murtadi Suleiman (Libyan Arab Jamahiriya)	45
Paula Ventura De Carvalho Escarameia (Portugal)	47
Salifou Fomba (Mali)	53
Giorgio Gaja (Italy)	57

* A/61/50 and Corr.1.



Zdzislaw W. Galicki (Poland)	61
Hussein A. Hassouna (Egypt)	66
Mahmoud Daifallah Hmoud (Jordan)	70
Marie Gotton Jacobsson (Sweden)	73
Maurice Kamto (Cameroon)	83
Fathi Kemicha (Tunisia)	89
Roman Anatolyevitch Kolodkin (Russian Federation)	91
Carlos López Contreras (Honduras)	95
Michael J. Matheson (United States of America)	99
Donald M. McRae (Canada)	101
Teodor Viorel Melescanu (Romania)	110
Djamchid Momtaz (Iran, Islamic Republic of)	113
Bernd H. Niehaus (Costa Rica)	121
Georg Nolte (Germany)	123
Bayo Ojo (Nigeria)	131
Guillaume Pambou Tchivounda (Gabon)	134
Alain Pellet (France)	140
Amrith Rohan Perera (Sri Lanka)	160
Ernest Petrič (Slovenia)	165
Gilberto Vergne Saboia (Brazil)	169
Narinder Singh (India)	171
Luis Solari Tudela (Peru)	176
Eduardo Valencia-Ospina (Colombia)	178
Edmundo Vargas Carreño (Chile)	187
Stephen C. Vasciannie (Jamaica)	194
Marcelo Vázquez-Bermudez (Ecuador)	199
Rauf Versan (Turkey)	203
Amos S. Wako (Kenya)	205
Xue, Hanqin (China)	210
Chusei Yamada (Japan)	216
Nassib G. Ziadé (Lebanon)	220

I. Introduction

1. In a note verbale of 10 October 2005 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 2007 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 2006 in accordance with article 5 of the Statute of the International Law Commission, are set out in document A/61/92 and Corr.1 and Add.1.
3. The curricula vitae of the candidates submitted by the nominating Governments are contained in section II below.

II. Curricula vitae of candidates

Ian Brownlie (United Kingdom of Great Britain and Northern Ireland)

[Original: English]

Personal history and education

Date of birth: 19 September 1932
Called to the Bar: 1958 (Gray's Inn)
Appointed Queen's Counsel: 1979 (substantive, not honorary)
Bencher of Gray's Inn: 1988
Order of Bernardo O'Higgins of the Republic of Chile, 1986 (for services concerning arbitration and mediation)
C.B.E. (Commander of the Order of the British Empire) for services to International Law, Queen's Birthday Honours, 1993
Commander of the Order of Merit of the Norwegian Crown, 1993 (for services in the International Court of Justice)

Current positions

Member of the International Law Commission. Elected on the nomination of the Governments of India and the United Kingdom of Great Britain and Northern Ireland, 1996; re-elected for a further five years in 2001, on the nomination of the United Kingdom, India, and South Africa.

Member of the Executive Council, International Law Association, since 1991.

Member of the Council of Management, British Institute of International Law, since 1983. Chairman of Editorial Committee of British Year Book of International Law since 2000.

Professional experience

1. Various appointments as arbitrator, including:
 - Judge ad hoc in the case concerning *Certain Property (Liechtenstein v Germany)*
 - Party-appointed Arbitrator in *Wintershall AG et al. v Government of Qatar* arbitration (1986-88)
 - President in *Occidental of Pakistan Inc. v Islamic Republic of Pakistan* (1988-89)
 - Party-appointed Arbitrator in *Scimitar Exploration Ltd. v People's Republic of Bangladesh* (1993-4)
 - Party-appointed Arbitrator in *Saipem S.P.A. v Bangladesh Oil Gas and Mineral Corporation* (1994-)

- Party-appointed Arbitrator in *Indus Pipeline Limited v Islamic Republic of Pakistan* (1998)
- President in *Compagnie Minière Internationale Or v Republic of Peru* (2000-1)
- Party-appointed Arbitrator in *CME Czech Republic B.V. v The Czech Republic* (2001-)
- Party-appointed Arbitrator in dispute between Barbados and Trinidad (2003-).
2. Member of Panel of Arbitrators and Panel of Conciliators, International Centre for the Settlement of Investment Disputes (World Bank), 1990-2000.
 3. Judge of the European Nuclear Energy Tribunal, 1995-2000. Elected President in 1996.
 4. Ad hoc Judge, International Court of Justice, *Liechtenstein v Germany*, 2001-2.
 5. International arbitrations
Counsel in:
Beagle Channel case (Argentina/Chile) 1974-77
Stichting Greenpeace Council v French State 1986-87 (Rainbow Warrior)
Case Concerning Red Sea Islands (Eritrea/Yemen), 1996-99
Eritrea-Ethiopia Boundary Commission, 2000-
Nomura v The Russian Federation, 2001
 6. International Court of Justice
Counsel in:
Gulf of Maine case (Canada v US), 1982-84
Malta-Libya Continental Shelf case, 1982-85
Italian Intervention Proceedings in the Malta-Libya case, 1983-84
Nicaragua v United States, Request for Interim Measures of Protection, 1984
Nicaragua v United States case (Jurisdiction and Admissibility), 1984
El Salvador Declaration of Intervention, 1984
Nicaragua v United States case (Merits), 1984-86
Nicaragua v United States case (Compensation), 1986-91
Nicaragua v Costa Rica (Application of 28 July, 1986)
Nicaragua v Honduras (Jurisdiction and Admissibility), 1986-88
Nicaragua v Honduras (Merits), 1988-91
Nauru v Australia (Merits), 1989-90, 1992-93
Maritime Boundary case (Denmark v Norway), 1989-93
Nicaraguan Request for Permission to Intervene (El Salvador-Honduras case), 1989-90

Nauru v Australia (Jurisdiction and Admissibility), 1990-92
Frontier Case (El Salvador v Honduras), Nicaragua intervening, 1990-92
Libya v United Kingdom and United States (Request for Interim Measures), 1992
Libya v United Kingdom and United States (Merits), 1992-
Libya v United Kingdom and United States (Preliminary Objections), 1995-8
Iran v United States (Preliminary Objections), 1994-6
Cameroon v Nigeria (Merits), 1994-
Cameroon v Nigeria (Preliminary Objections), 1995-8
Bosnia and Herzegovina v Yugoslavia (Merits), 1995-
Bosnia and Herzegovina v Yugoslavia (Preliminary Objections), 1995-6
Bosnia and Herzegovina v Yugoslavia (Admissibility of Counter-claim), 1997
Cameroon v Nigeria (Request for Interim Measures), 1996
Botswana/Namibia (Merits), 1996-99
Cameroon v Nigeria (Request for Interpretation of Judgment), 1998
Congo v Uganda (Merits), 1999-
Pakistan v India (Preliminary Objection), 1999-2000
Yugoslavia v Belgium et al. (Merits), 1999-
Nicaragua v Honduras (Maritime Delimitation), 1999-
Case Concerning the Legality of the Use of Force (Request for Interim Measures), *Yugoslavia v Belgium et al.*, 1999
Case concerning legality of the Use of Force (Jurisdiction), 2004
Congo v Uganda (Request for Interim Measures), 2000
Nicaragua v Colombia (Maritime Delimitation), 2001-

7. Mediation

Counsel for Chile in:

Mediation by His Holiness the Pope concerning the Southern Region (Argentina/Chile), 1979-85

8. Head of Botswana delegation and Co-Chairman, Joint Team of Technical Experts on the Boundary between Botswana and Namibia, 1992-5.

9. European Commission on Human Rights

Counsel in:

Inter-State proceedings: Application 8007/77 (*Cyprus v Turkey*) Admissibility (1978); Merits (1983); Application 25781/94 (*Cyprus v Turkey*). Admissibility (1996); Merits (1996-)

Various applications on behalf of individuals, including leading cases on jurisdiction and admissibility (e.g. *Metropolitan Chrysostomos, Bishop of Kitium v Turkey*; *Loizidou v Turkey*).

10. European Court of Human Rights

Counsel in:

Case of Loizidou v Turkey (Preliminary Objections) (1994)

Case of Loizidou v Turkey (Merits) (1995-6)

Case of Loizidou v Turkey (article 50) (1996-)

Cyprus v Turkey (application No. 25781/94)

11. Commission of the European Communities

Counsel in:

Commission v IBM, 1982-84

Polypropylene case, 1984

12. Iran-United States Claims Tribunal

Counsel in several cases, including Case A/28 (*United States v Iran*, 1999).

13. International legal expert for the *Lesotho Highlands Water Project*, 1983-87.

14. Legal work for at least 35 States.

Membership of learned bodies

Institute of International Law

Rapporteur on the topic "Jurisdictional Immunities of States", 1982-91

Third Vice-President, Vancouver Session, 2001

American Society of International Law

Chichele Professor of Public International Law, University of Oxford, 1980-99 (Emeritus Professor, 1999)

Associé de l'Institut de Droit International, 1977-85

Membre de l'Institut de Droit International, 1985-

Fellow of the British Academy, 1979-

Fellow of All Souls College, Oxford, 1980-99 (Emeritus, 1999-)

Director of Studies, International Law Association, 1982-91

Delegate, University Press, Oxford, 1984-94

Member of the Finance Committee, University Press, 1984-94

General Editor, Oxford Monographs on International Law

Professorial Distinction Award, Oxford University, 1989

Chairman of the Disciplinary Court, University of Oxford, 1989-99

Distinguished Fellow, All Souls College (Oxford), 2004.

Principal publications, lectures and other

1. *International Law and the Use of Force by States*, Oxford, 1963, six reprints
2. *Principles of Public International Law*, 1st Edition, Oxford, 1966
(The second edition of this work received the award of the Certificate of Merit of the American Society of International Law in 1976)
3. *African Boundaries: A Legal and Diplomatic Encyclopedia*, London, 1979
4. *System of the Law of Nations: State Responsibility Part I*, Oxford, 1983
5. *Basic Documents in International Law*, 1st Edition, Oxford, 1967; 5th Edition, 2002
6. *Basic Documents on Human Rights*, 1st Edition, Oxford, 1971
7. *The Rule of Law in International Affairs*, Nijhoff, 1998 (Hague Academy lectures: see below)
8. Joint Editor, *British Year Book of International Law*, 1973; Senior Editor, 1982-2000.

Hague Academy of International Law

Invited to give the General Course of lectures on Public International Law in 1995 (in celebration of the fiftieth anniversary of the United Nations).

Arturo B. Buena (Philippines)

[Original: English]

Personal data

Date of birth 25 March 1932
 Place of birth Guiuan, Eastern Samar

Education

Elementary Holy Infant Academy, Tacloban City
 High school University of San Carlos, Cebu City
 College University of Santo Tomas, Manila
 Member, Philippine Bar 1954 rating: 89.55%

Professional career (government service)

Associate Justice Supreme Court of the Philippines, 5 January 1999 to present day
 Associate Justice Court of Appeals, 1 August 1986 to 4 January 1999
 Deputy Court Administrator Supreme Court, 30 August 1979 to 31 July 1986
 Executive Office Office of the Judicial Consultant, 1 January 1979 to 29 August 1979

Professional career (private practice)

Practised law Samar and Leyte, immediately after passing the bar in 1955
 Practised law Metro Manila, from 1959 to 1966

Law teaching and other academic activities

Professor of law Taught Philippine Political Law, Constitutional Law, Legal Ethics, Introduction to Law and Roman Law
 Lecturer Convention and seminar for Court Employee, PHILJA 1997 Seminar-Workshop for Executive Judges of the RTC, 22-25 April 1995
 Faculty member, lecturer 37th Orientation seminar programme for Trial Court Judges, 21 and 24 November 1995

Honours received

Awardee	The Outstanding Thomasian Alumni Award in the field of law for 1995
Awardee	Philippine Media Practitioner Association, Media Award, 26 June 1988
Plaque of recognition	IBP The Philippine Judges Association, 13 November 1995
Plaque of appreciation	Philippine Judges Association, 4 July 1987 IBP Southern Luzon Region, 15 August 1981 Municipal Trial Judges' League of the Philippines, Inc., 5 September 1985

Membership in civic, honorary and professional organizations

Member	Board of Trustees, Philippine Judicial Academy
Member	Integrated Bar of the Philippines
Member	Philippine Bar Association
Member	Rotary Club of Metro Sta. Mesa, Rotary District 3780

Lucius Cafilich (Switzerland)

[Original: English and French]

Personal data

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

Marital status Married

Current functions

Judge elected in respect of Liechtenstein to the European Court on Human Rights

Professor of International Law, Graduate Institute of International Studies in Geneva

Previous functions

1962-1963 Assistant, Faculty of Law, University of Geneva

1964-1965 Awarded a scholarship by the American Council of Learned Societies, Faculty of Law of the University of California in Berkeley

1965-1968 Research fellow, Graduate Institute of International Studies in Geneva

1967-1968 Assistant legal adviser, European Molecular Biology Conference

1968-1972 Assistant lecturer, Graduate Institute of International Studies in Geneva

1969-1972 Assistant lecturer, Faculty of Law, University of Geneva

1970-1971 Research fellow at the Woodrow Wilson International Center for Scholars in Washington, D.C.

since 1972 Professor of international law, Graduate Institute of International Studies in Geneva

1974-1975 Guest lecturer, Faculty of Law, University of Geneva

1977-1978 Clerk, Franco-British arbitration court on the delimitation of the continental shelf

1978 Clerk, Franco-American arbitration court on the Air Space Agreement of 27 March 1946

1978-1979 Guest lecturer, Faculty of Law of the University of Virginia in Charlottesville

1974-1982 Deputy Head of the Swiss Delegation to the third United Nations Conference on the Law of the Sea

1982 Guest lecturer, Faculty of Law of the University of Lausanne

1984-1990 Head of the Swiss delegation to the Preparatory Commission for the International Seabed Authority

1984-1985	Interim Director of the University Institute of Higher International Studies in Geneva
1985-1990	Director of the University Institute of Higher International Studies in Geneva
1984-1990	President, Swiss Polar Research Commission
June 1987	Substitute, Faculty of Law of the University of Neuchâtel
1987-1989	Counsel to the Government of Senegal, Arbitration Tribunal on Maritime Delimitation (Senegal/Guinea-Bissau)
1989-1990	Counsel to the Government of Senegal, International Court of Justice, case concerning the arbitration sentence of 31 July 1989 (Guinea-Bissau v. Senegal)
1990	Swiss delegate at the eleventh Antarctic Treaty consultative meeting
1991-1998	Legal adviser to the Federal Department of Foreign Affairs in Bern
1998	Election to the European Court of Human Rights as judge <i>du titre</i> du Liechtenstein

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 Arbitration Court (1990)

Doctorate *honoris causa*, National Academy of Law, Odessa

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*, La Haye, 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) (Avec H.-J. Geiser, Ch. Verdon et H. Relmann) *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*, série I, 1922-1945, vol. 3: *Les sujets du droit international*, Genève, IUHEI, 1973, pp. 790.
- (16) (Éd.), 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, pp. 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) Résumés de plusieurs affaires devant la Cour permanente de Justice internationale, in: K. Marek (éd.), *Précis de la jurisprudence de la Cour internationale*, vol. I, La Haye, 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, hiver 1975/1976, pp. 53-76.
- (27) *Répertoire suisse de droit international*, 1914-1939, P. Guggenheim (éd.), avec L. Cafilisch, C. Dominicé, J.-B. Dutoit et J.-P. Ritter, 4 vol., Bâle, Helbing & Lichtenhahn, 1975, pp. xxxvi-2531.
- (28) Reference Procedures and the International Court of Justice, in: L. Gross (éd.), *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*, Leyde, 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) Chapitre 16 (“Switzerland”, in: E. Lauterpacht & Collier (éd.), *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) Résumés de plusieurs affaires devant la Cour internationale de Justice, in: K. Marek (éd.), *Précis de la jurisprudence de la Cour internationale*, vol. II, La Haye, Nijhoff, 1978, pp. 292-323, 374-389, 588-605, 792-863, 956-1099.
- (36) (Avec 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) (Avec 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*, Genève, Georg, 1979, pp. 69-99.
- (40) L'avenir de l'arbitrage interétatique, *Annuaire français de droit international*, t. XXV, 1979, pp. 9-45.
- (41) Les zones maritimes sous juridiction nationale, leurs limites et leur délimitation, *Revue générale de droit international public*, t. 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*, Berne, 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) (Éd. avec R. Zacklin), *Le régime juridique des fleuves et des lacs internationaux*, La Haye, 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 & B. H. Weston (éd.), *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 (éd.), *La zona economica esclusiva*, Milan, Giuffrè, 1983, pp. 29-48.
- (51) Les zones maritimes sous juridiction nationale, leurs limites et leur délimitation, in: D. Bardonnnet et M. Virally (éd.), *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 et C.A. Stephanou (éd.), *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/M. Ostheider (éd.), *Lateinamerika vor der Entscheidung*, Francfort, Fischer Taschenbuch-Verlag, 1984, pp. 196-216.
- (58) (Avec 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 (éd.), *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 Napolvoljnom Geografskom Položaju?, *Zbornik*, vol. 35, 1985, pp. 599-611 (cf. No. 66).
- (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/D. Vignes (éd.), *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 (éd.), *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 (éd.), *Les régions polaires et les chercheurs suisses*, Berne, 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 (éd.), *Encyclopedia of Public International Law*, 11e livraison, Amsterdam, North-Holland, 1989, pp. 212-219.
- (73) Land-Locked and Geographically Disadvantaged States, *ibid.*, pp. 169-174.
- (74) (Éd. avec Fred Tanner) *The Polar Regions and Their Strategic Significance*, Genève, PSIS, 1989, 114p. (PSIS Special Studies, No 2/1989).
- (75) The Law of International Waterways in Its Institutional Aspects, *Festschrift für Dietrich Schindler*, Bâle, 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, printemps 1990, pp. 59-78.
- (78) Essai d'une typologie des frontières, *Relations internationales* No. 63, automne 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) Chapitre 8 ("The Delimitation of Marine Spaces between States with Opposite or Adjacent Coasts"), in: R.-J. Dupuy/D. Vignes (éd.), *A Handbook on the New Law of the Sea*, Dordrecht, Nijhoff, 1991, pp. 425-499.
- (82) Pratique suisse en matière de droit international public 1990, *Revue suisse de droit international et de droit européen*, 1^e année, 1991, pp. 513-580.
- (83) (Avec B. Godet) Chapitre 49 ("La Suisse et le règlement pacifique des différends"), in: A. Riklin/H. Haug/R. Probst (éd.), *Nouveau Manuel de la politique extérieure suisse*, Berne, 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*, 2^e année, 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*, t. 97, 1993, pp. 1-38.
- (88) Règles générales du droit des cours d'eau internationaux, *Recueil des cours de l'Académie de droit international de La Haye*, t. 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*, Bâle, 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 (Navarre)*, vol. IX, 1993, pp. 17-39.
- (92) Le règlement pacifique des différends internationaux: nouvelles tendances, *Conférence commémorative Gilberto Amado*, Genève, Nations Unies, octobre 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 (éd.), *Essays in Honour of Wang Tieya*, Dordrecht, Nijhoff, 1993, pp. 115-129.
- (95) Le rôle du tiers dans le règlement des différends, in: Institut International de recherches sur la paix à Genève (GIPRI), *Les grands problèmes de la paix*, Genève, 1993, pp. 129-139.
- (96) La pratique suisse en matière de droit international public 1992, *Revue suisse de droit international et de droit européen*, 3^e année, 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*, 4^e année, 1994, pp. 597-639.
- (99) Valeur et effet des déclarations faites par des juges ou arbitres internationaux, in: M. Rama-Montaldo (éd.), *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-Nauimi/R. Meese (éd.), *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* N° 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*, 5^e année, 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 (éd.), *Theory of International Law at the Threshold of the 21st Century. Essays in Honour of Krzysztof Skubiszewski*, La Haye, Kluwer, 1997, pp. 859-890.

- (105) (Avec Laurence Cuny) Der Vergleichs- und Schiedsgerichtshof der OSZE: Aktuelle Probleme, *OSZE-Jahrbuch* 1997, pp. 373-382.
- (106) La pratique suisse en matière de droit international public 1995, *Revue suisse de droit international et de droit européen*, 6^e année, 1996, pp. 593-642.
- (107) The OSCE Court of Conciliation and Arbitration: Some Facts and Issues, in: Michael Bothe, Natalino Ronzitti et Allan Rosas (éd.), *The OSCE in the Maintenance of Peace and Security. Conflict Prevention, Crisis Management and Peaceful Settlement of Disputes*, La Haye, 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*, 7^e année, 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*, t. XLIII, 1997, pp. 751-798.
- (110) (Avec 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*, 8^e année, 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 (éd.), *Droit et justice. Mélanges en l'honneur de Nicolas Valticos*, Paris, Pedone, 1999, pp. 68-88.
- (114) (Avec Serge Gamma) La Suisse, dépositaire des Conventions de Genève, *Allgemeine Schweizerische Militärzeitschrift*, supplément au NE 3, mars 1999, pp. 7-8.
- (115) Der neue Internationale Strafgerichtshof: Ein Instrument zur Durchsetzung des humanitären Völkerrechts und der Menschenrechte, *Liechtensteinische Juristen-Zeitung*, 20^e année, 1999, pp. 3-12.
- (116) La pratique suisse en matière de droit international public 1998, *Revue suisse de droit international et de droit européen*, 9^e année, 1999, pp. 639-715.
- (117) La pratique suisse en matière de droit international public 1999, *Revue suisse de droit international et de droit européen*, 10^e année, 2000, pp. 627-684.
- (118) Immunité de juridiction et droits de l'homme, in: L. Boisson de Chazournes/ V. Gowlland (éd.), *L'ordre juridique international, un système en quête d'équité et d'universalité. Liber Amicorum Georges Abi-Saab*, La Haye, Nijhoff, 2001, pp. 651-676.
- (119) Rédaction de définitions relatives au Droit des cours d'eau internationaux, in: J. Salmon (éd.), *Dictionnaire de droit international public*, Bruxelles, 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 autres (éd.), *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/V. Gowlland-Debbas (éd.), *La Suisse et la protection internationale des réfugiés*, La Haye, Kluwer, 2002, pp. 207-217.
- (123) Le Statut de Rome et la Convention européenne des droits de l'homme, in: R. Bieber (éd.), *Mélanges en l'honneur de Bernard Dutoit*, Genève, 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*, 11^e année, 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*, 12^e année, 2002, pp. 439-488.
- (127) 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.
- (128) Cent ans de règlement pacifique des différends interétatiques, *Recueil des cours de l'Académie de droit international de La Haye*, t. 288, 2001, pp. 245-467.
- (129) Judicial Means for Settling Water Disputes, in: The Permanent Court of Arbitration/Peace Palace Papers, *Resolution of International Water Disputes*, La Haye, Kluwer, 2003, pp. 235-245.
- (130) La pratique suisse de la protection diplomatique, in: J.-F. Flauss (éd.), *La protection diplomatique. Mutations contemporaines et pratiques nationales*, Bruxelles, Bruylant, 2003, pp. 73-86.
- (131) Der internationale Strafgerichtshof: Straftatbestände, Schutz der Menschenrechte, Kollektive Sicherheit, *Liechtensteinische Juristen-Zeitung*, 24^e année, 2003, pp. 3-11.
- (132) 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.
- (133) "Der Europäische Gerichtshof für Menschenrechte und dessen Überwachungs-Mechanismen: Vergangenheit, Gegenwart, Zukunft", *Revue de droit suisse*, vol. 122, 2003, pp. 125-145.

-
- (134) The Pellegrin Ruling: Origins and Consequences, in: L. C. Vohrah et autres (éd.), *Man's Inhumanity to Man. Essays on International Law in Honour of Antonio Cassese*, La Haye, Kluwer, 2003, pp. 183-209.
- (135) 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.
- (136) 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.
- (137) (Avec 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*, t. 108, 2004, pp. 5-62.
- (138) The Protection of Human Rights in Europe and the General Rules of International Law, *Liber Amicorum Cançado Trindade*, Porto Alegre, Fabris, 2005, pp. 537-558 (cf. No 137).
- (139) 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.
- (140) La pratique suisse en matière de droit international public 2002, *Revue suisse de droit international et de droit européen*, 13^e année, 2003, pp. 439-488.
- (141) La pratique suisse en matière de droit international public 2003, *Revue suisse de droit international et de droit européen*, 14^e année, 2004, pp. 661-719.
- (142) 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.
- (143) Neues zur Formulierung und Umsetzung von Urteilen des Europäischen Gerichtshofs für Menschenrechte, in: *Weltinnenrecht. Liber Amicorum Jost Delbrück*, Berlin, Duncker & Humblot, 2005, pp. 101-112.

Enrique J. A. Candiotti (Argentina)

[Original: Spanish]

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	Counsellor
1972	Minister
1980	Ambassador

Diplomatic functions

1956-1960	Assistant Secretary, later Secretary, 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	Counsellor, Embassy in the Federal Republic of Germany (political affairs)
1978-1980	Minister, 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
Since 2001	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	Counsellor, later Minister, Argentine delegation to the Court of Arbitration for the <i>Beagle Channel</i> 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
1997-1998	Chairman of the Working Group of the International Law Commission on Unilateral Acts of States
1999	Chairman of the Drafting Committee of the International Law Commission
2001	Second Vice-President of the International Law Commission
2002	First Vice-President of the International Law Commission
2003	President of the International Law Commission

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 nuclear and space affairs between Argentina and the United States of America, Brazil, Canada and Germany
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 reform 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 final phase of 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 Iguazu, 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 in Austria, Brazil, Chile, Costa Rica, Ecuador, the Federal Republic of Germany, the Holy See, the Netherlands, Norway, Spain, the United States of America and the former Soviet Union.

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, 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 of the American Society of International Law, the Argentine Association of International Law and the Argentine Council on International Relations.

Pedro Comissário Afonso (Mozambique)

[Original: English]

Personal data

Date of birth: 18 September 1953

Current functions

Member, United Nations International Law Commission

Director, Legal and Consular Affairs, Ministry of Foreign Affairs and Cooperation

Professor, Public International Law, Institute of International Relations

Previous posts

Ambassador, Permanent Representative of Mozambique to the United Nations (1989-1996)

Ambassador of Mozambique to Portugal (1996-2001)

Primary and secondary education

Gumansanze Primary School (Caia-Sofala)

Murraça Primary School (Caia-Sofala)

Zóbué Secondary School — Tete (1967-1972)

Pêro de Anaia Secondary School — Beira-Sofala (1974)

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, International and Corporate Law (1990-1991), under the close supervision of Profs. Louis Henkin and Oscar Schachter

Columbia University, School of International and Public Affairs (SIPA), New York: Post-graduation studies in International Relations (1992-1994)

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)

Posts and work experience

Legal Adviser 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 on the Implementation of the General Peace Accord for Mozambique (1992-1994)

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 forums

Actively participated in the drafting of the Community of the Portuguese-speaking Countries Statutes and Constituting Declaration (1996)

Mozambique Representative in the Community of the Portuguese-speaking Countries Standing Committee (since 1996) and Chairman of that Committee (2000-2001)

As Permanent Representative to United Nations, Ambassador P. Comissario Afonso dealt with many aspects of United Nations Operation in Mozambique (ONUMOZ), including with its legal aspects. He negotiated and signed on behalf of his Government the Status of Forces Agreement with the United Nations Secretariat

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-)

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, Defence and Security (2002-)

Chairman, Mozambique Delegation to the Permanent Joint Commission for Cahora Bassa Dam (2003-)

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)

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 United States 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.

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; practising jogging and tennis and sometimes writing poetry in Sena and Portuguese

Riad Daoudi (Syrian Arab Republic)

[Original: English]

Date and place of birth: 22 July 1942, Damascus

Marital status: Married, three children

Educational history and diplomas

Baccalauréat: Damascus American School 1960

B.A. in Law: Faculty of Law, University of Damascus 1964

M.A. 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

President of the Syrian Virtual University since 2002

Member of the United Nations International Law Commission since January 2002

Currently legal adviser to the Ministry of Foreign Affairs since 1991

Registrar of the Judicial Tribunal of the Organization of Arab Petroleum Exporting Countries 1983-1991. Since 1991 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

Attorney at Law, member of the Damascus Bar Association since 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

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 International Chamber of Commerce arbitrations and other domestic arbitrations (1986-2002)

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 colloquia and conferences (UNESCO — United Nations — European Union)

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 in the Research Center of The Hague Academy of International Law, 1979

Participant in the United Nations International Law Commission seminar in 1972

Principal publications

“Specialized Arab Agencies”, Paris, IHEI, 1973. 120 p. (in French)

“Agency in International Law”, Paris, LGDJ, 1980. 405 p. (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 *Encyclopedia 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. 191 p. (in Arabic)

“The Codification of the Rights of the Child”, in *La protection internationale 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 and 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. Bedjauoi, 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 Encyclopedia of Political Sciences*. Published by the University of Kuwait. Kuwait, 1993-1994, vol. I., p. 1059 (in Arabic)

“The International Development Association”, in *The Encyclopedia 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. 25 p. (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 15/12/1984 (in French).

“The Judicial Tribunal of the Organization of Arab Petroleum Exporting Countries”, lecture at the ninth Round on the Basics of Gas and 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).

“Facing Water Resources Challenges in Syria”, Lecture at the conference “Syria: New Dawn for Business, Trade and Investment”, London, July 3-4, 2001 (in English).

“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. 19 p.

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 Arid 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 May 17, 1983”, Damascus, Tachrin — 30 July 1983.

International membership

Member of the editorial and advisory committees of the “Arab and Oil Cooperation” published by 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

Christopher John Robert Dugard (South Africa)

[Original: English]

Personal

Date of Birth 23 August 1936
Place of Birth Fort Beaufort, South Africa

Academic qualifications

1956 BA University of Stellenbosch
1958 LLB University of Stellenbosch
1965 LLB Cantab (University of Cambridge)
1966 Diploma in International Law — Cantab
1980 LLD Cantab
1990 LLD (honoris causa) University of Natal
1996 LLD (honoris causa) University of Cape Town
2003 LLD (honoris causa) Nelson Mandela Metropolitan University, Port Elizabeth
2004 LLD (honoris causa) University of the Witwatersrand
2004 LLD (honoris causa) University of Pretoria

Academic appointments and offices

South Africa

1961-1963 Lecturer in Law, University of Natal
1969-1998 Professor of Law, University of the Witwatersrand
1975-1977 Dean, Faculty of Law, University of the Witwatersrand
1978-1990 Director of the Centre for Applied Legal Studies, University of the Witwatersrand
(During this period the Centre for Applied Legal Studies (CALS) was primarily engaged in public education in the fields of human rights, labour law and the law affecting the Black community. This educational role was pursued through the media of publications, research, lectures, seminars and litigation.)
1998- Professor Emeritus, University of the Witwatersrand
2000- Honorary Professor, University of Pretoria (teach in LL.M Human Rights Programme)
2001- Honorary Professor, University of the Western Cape

2004- Honorary Professorial Research Fellow, University of the Witwatersrand

2005- Honorary Professor, University of Cape Town

United States, Australia, England and the Netherlands

1969 Visiting Professor of Public and International Affairs, Woodrow Wilson School of Public and International Affairs, University of Princeton

1974-1975 Visiting Professor of Law, Duke University

1981 Visiting Professor of Law, University of California, Berkeley (Boalt Hall)

1989 Visiting Professor of Law, University of Pennsylvania

1991 Visiting Professor of Law, University of New South Wales, Australia

1995-1996 Arthur Goodhart visiting Professor of Legal Science, University of Cambridge

1995-1997 Fellow, Sidney Sussex College, Cambridge

1995-1997 Director, Lauterpacht Research Centre for International Law, University of Cambridge

Present position

1998- Professor of Public International Law, University of Leiden, the Netherlands

Personal qualifications

1959 Admitted as an advocate of the Supreme Court of South Africa

1961-1963 Practised at the Durban Bar

1963-to date Part-time consultant and advocate, principally in the fields of international law, human rights and constitutional law

1998- Appointed Senior Counsel

International Judicial Office

2002 Judge *ad hoc* of the International Court of Justice in the *Case Concerning Armed Activities on the Territory of the Congo (Democratic Republic of Congo v. Rwanda)*

2004- Judge *ad hoc* of the International Court of Justice in the *Case Concerning Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore)*

United Nations

- 1997- Member of the International Law Commission
- 2000-2001 Chair, Human Rights Commission of Inquiry into Violations of Humanitarian Law in Occupied Palestinian Territories
- 2000- Special Rapporteur on Diplomatic Protection, International Law Commission
- 2001- Special Rapporteur to Commission on Human Rights on Violations of Humanitarian Law in the Occupied Palestinian Territories
- 2001- Re-elected as member of International Law Commission, with the highest number of votes in Africa

Offices held in South Africa

- (a) South African Institute of International Affairs — Member of National Administrative Committee for some 10 years
- (b) South African Institute of Race Relations — President, 1978-1980
- (c) Lawyers for Human Rights — Founder and member of National Council 1980-1991
- (d) Diocese of Johannesburg (Anglican) — Chancellor to Bishop Tutu 1985-1987
- (e) University of Fort Hare, Member of Council 1990-1998

International law bodies

- 1973-1975 American Society of International Law: Member of Study Committee on International Protection of Human Rights
- 1974-1984 International Law Association: Member of Committee on International Terrorism
- 1992-1998 International Law Association: Co-Rapporteur to Committee on Extradition and Human Rights
- 1993-1995, 1998 President of South African Branch of International Law Association
- 1995- Member of Governing Body of African Society of International and Comparative Law
- 1995- Member of Institut de Droit International (first and only South African member elected)
- 1997-2000 Member of Steering Committee for Study on Customary International Humanitarian Law (International Committee of the Red Cross, Geneva)

Constitutional negotiations (South Africa)

- 1993 Member of the Technical Committee for Investigating the Repeal or Amendment of Legislation Impeding Free Political Activity and Discriminatory Legislation (part of negotiations for interim Constitution)
- 1995 Member of the Technical Committee to advise the Constitutional Assembly on the drafting of the Bill of Rights for the 1996 Constitution

Publications

1. Books

The South West Africa/Namibia Dispute, University of California Press, 1973, pp. 585.

Introduction to Criminal Procedure, Juta & Co Ltd, 1977, pp. 327.

Human Rights and the South African Legal Order, Princeton University Press, 1978, pp. 470.

Recognition and the United Nations, Grotius Publications, 1987, pp. 192.

The Last Years of Apartheid. Civil Liberties in South Africa (together with N. Haysom and G. Marcus) South Africa Update, Series. Ford Foundation — Foreign Policy Association, 1992, pp. 254.

International Law — A South African Perspective, 3rd edition, Juta & Co Ltd, 2005, pp. 600.

2. United Nations reports

For the past six years much of my time has been devoted to preparing annual reports for the United Nations International Law Commission and the United Nations Commission on Human Rights. The following are a selection of my annual reports.

1. First Report on Diplomatic Protection, General Assembly Official Records (GAOR), International Law Commission (ILC), 52nd Session, 2000; A/CN.4/506 (pp. 61).
2. Second Report on Diplomatic Protection, GAOR, ILC, 53rd Session, 2001; A/CN.4/514 (pp. 33).
3. Sixth Report on Diplomatic Protection, GAOR, ILC, 57th Session, 2005; A/CN.4/546 (pp. 9).
4. Report of the Human Rights Inquiry Commission established pursuant to United Nations Commission on Human Rights resolution S-51/1 of 19 October 2000 to investigate violations of human rights and humanitarian law in the Occupied Palestinian Territories after 28 September 2000, Economic and Social Council, Commission on Human Rights; E/CN.4/2001/121 of 16 March 2001 (pp. 43).
5. Report on Question of the Violation of Human Rights in the Occupied Arab Territories, including Palestine, GAOR, 56th Session, A/56/440 of 4 October 2001 (pp. 11).

6. Report on Question of the Violation of Human Rights in the Occupied Arab Territories, including Palestine, ECOSOC, Commission on Human Rights; E/CN.4/2002/31 of 6 March 2002 (pp. 20).
7. Report on Israeli Practices affecting the Human Rights of the Palestinian People in the Occupied Palestinian Territory, GAOR, 60th Session; A/60/271 of 18 August 2005 (pp. 19).

3. Other publications

Over 100 articles in journals and edited collections on international law topics. My most recent publications include:

1. "The Problem of the Definition of Terrorism in International Law" in *September 11, 2001. A Turning Point in International and Domestic Law* (eds. P. Eden & T. O'Donnell) (2005) 187.
2. "Diplomatic Protection and Human Rights: The Draft Articles of the International Law Commission" (2005) 24 *Australian Year Book of International Law* 75.
3. "The Role of Recognition in the Law and Practice of Secession" (together with D. Raic) in *Secession: International Law Perspectives* (ed. M. Kohen) (2005) 94.
4. "Immunity, Human Rights and International Crimes" (2005) *Journal of South African Law* 482.

Constantine P. Economides (Greece)

[Original: English]

Born in Samos, Greece on 4 December 1932

Married

Academic qualifications

Graduate of the Faculty of Law and Political Sciences of the University of Strasbourg (1954)

Diploma of the Center for High European Studies of Strasbourg (1955)

Doctor of Laws of the Faculty of Law of the University of Strasbourg (1956) and of the Athens University (1975)

Lecturer of Public International Law at the Faculty of Law of the Athens University (1960-1967)

Activities

Member since 1960 of the Legal Department of the Ministry of Foreign Affairs and Head of that Department from 1979-1995

Honorary Legal Advisor to the Ministry of Foreign Affairs since 1996

Associate Professor of International Law at the Panteion University of Social and Political Sciences (1986-1991), Professor since 1991 and Professor Emeritus since 2000

Member from 1991 to 1999 of the European Committee for the Prevention of Torture and Inhuman or degrading treatment or punishment

Member from 1990 to 2002 of the Venice Commission for Democracy through Law

Member from 1997 to 2001 and, again, since 2003 of the International Law Commission of the United Nations

Participation in bilateral negotiations

Member, as Legal Adviser, of Greek delegations in negotiations with: Czechoslovakia (conclusion of three agreements, 1964), Romania (conclusion of nine agreements, 1966), Yugoslavia (conclusion of the arrangement concerning the transit of Yugoslav goods through the port of Thessaloniki, 1974-1975), the United States of America (Status of American Forces in Greece Agreement 1975-1976), Turkey (delimitation of the continental shelf of the Aegean Sea, 1976-1979 and negotiations between Ministers of Foreign Affairs and Prime Ministers, 1988), Italy (conclusion of the agreement on the delimitation of the continental shelf of the Ionian Sea, 1977), Romania (conclusion of a judicial assistance agreement and a consular agreement, 1972), Bulgaria (conclusion of a consular agreement, 1973 and a judicial assistance agreement, 1976), Yugoslavia (conclusion of a consular agreement, 1973).

Head of the Greek delegation in negotiations with Poland (1976), Hungary (1977), the Soviet Union (1978), Czechoslovakia (1980), the DDR (1982) and Tunisia (1995) for the conclusion of consular agreements.

Head of the Greek delegation in negotiations with Poland (1978), Hungary (1979), Czechoslovakia (1980), the Soviet Union (1981), Syria (1981), the DDR (1984), Egypt (1986), Morocco (1988), Tunisia (1993), China (1993) for the conclusion of Judicial Assistance Agreements.

Head of the Greek delegation in negotiations with Egypt (1986), Hungary (1987) and Morocco (1988), for the elaboration of agreements for the transfer of convicted persons.

Head of the Greek delegation in negotiations with Germany (1992), Croatia (1993), Slovenia (1994), the Czech Republic (1994), the Russian Federation (1994), Slovakia (1995), on the Conventional Status between Greece and the above-mentioned countries as the result of State succession.

Head of the Greek delegation in the negotiations with Bulgaria on the elaboration of an agreement concerning the use of waters of the Nestos River.

Participation in international conferences and meetings

Member, since 1962, of various committees of experts of the Council of Europe: consular functions, State immunity, judicial assistance on administrative matters, territorial asylum and refugees, extension of human rights, judicial cooperation, public international law, protection of minorities

Representative of Greece at the 20th extraordinary session of the International Civil Aviation Organization (ICAO) Assembly and at the International Conference for the safety of international civil aviation (Rome, 1973)

Chairman of the committee of experts of the Council of Europe for the examination of the draft of the International Law Commission on the most favoured nation clause (1979)

Representative of Greece to the Special Committee of the Charter of the United Nations and the strengthening of the role of the Organization (1979-1981)

Member of the Greek delegation at the Third United Nations Conference on the Law of the Sea (1980-1981)

Representative of Greece in the United Nations conferences on:

- (a) succession of States in respect of treaties (1978)
- (b) succession of nine States in respect of credits, debts and archives (1983)
- (c) law of treaties between States and International Organizations or between International Organizations (1986)

Chairman of the Committee of experts of the Council of Europe for public international law (1982-1984)

Representative of Greece from 1977 to 1996 as well as in 2001 and 2002 in the Sixth Committee of the United Nations General Assembly

Executive Secretary of the Conference on Security and Cooperation in Europe (CSCE) meeting on peaceful settlement of international disputes (Athens, 1984)

Chairman of the Steering Committee for legal cooperation of the Council of Europe (1985-1986)

Representative of Greece to the Preparatory Committee and to the Legal Committee of ICAO for the elaboration of a protocol for the protection of airports against terrorist acts (1987)

Representative of Greece in the preparatory Commission for the Convention for the suppression of illegal acts against maritime navigation (1987)

Member of the Greek delegation in the third meeting of the Conference on the human dimension of the CSCE (1991)

Head of the Greek delegation in the Valletta meeting of the CSCE for the peaceful settlement of disputes (1991), the CSCE seminar for democratic institutions (Oslo, 1991) and the CSCE Conference for the elaboration of a convention on conciliation and arbitration, Geneva (1992)

Member of the Greek delegation in the mediation procedure under the auspices of the United Nations for the settlement of the dispute concerning the name of the former Yugoslav Republic of Macedonia (1994)

Member of the Special Delegation of Council of Europe Advisers for the preparation of a conference on minorities in Slovenia within the framework of the Stability Pact for South-eastern Europe (1999-2000)

Legal Adviser to the Greek delegation in the negotiations for the elaboration of the Protocol on Civil Liability and Compensation for Damage Caused by the Transboundary Effects of Industrial Accidents on Transboundary Waters (held in Kiev on 21 May 2003)

Head of the Greek delegation in the negotiations for the elaboration of a UNESCO Convention for the Safeguarding of Intangible Cultural Heritage (Paris, 17 October 2003)

Court participation and appearances

Member of the Greek delegation before the International Court of Justice in the case of the continental shelf of the Aegean Sea (conservatory measures, 1976) and Agent and Counsel of Greece in the same case (competence, 1978)

Member of the Permanent Court of Arbitration since 1979

Member, since 1991, of the CSCE mechanism of Valletta for the settlement of disputes

Member of the UNESCO Commission for Conventions and Recommendations (1985-1986)

Agent of the Greek Government before the Commission and the Court of Human Rights of the Council of Europe (1989-1991)

Main publications

Books

La Question Chypriote et le droit des peuples à disposer d'eux-mêmes (th.ron.) Strasbourg 1956.

Le Pouvoir de décision des Organisations internationales européennes, A. W. Sythoff, Leyde 1964.

The inviolability and immunity from jurisdiction of diplomatic and consular agents (analysis of the Vienna Conventions of 1961 and 1963), Athens 1975 (in Greek).

Public International Law (A theory of sources), collective work: K. Ioannou, C. Economides, Ch. Rozakis, A. Fatouros, Athens 1988 (in Greek).

The legal status of the Greek Islands of the Aegean (reply to a study by H. Pazarci), Athens 1989 (in Greek).

Courses of public international law, Second edition, Athens 1990 (in Greek).

Introduction to diplomatic and consular law, Athens 1990 (in Greek).

Questions of International Law and Greek Foreign Policy, Athens 1999.

Articles and essays

Systèmes et limites de la responsabilité en droit aérien, national et international, R.H.D.I., 1959.

Le Statut international de l'Antarctique résultant du traité du 1er décembre 1959, R.H.D.I., 1962.

Les amendements à la Convention relative à l'Organisation maritime consultative intergouvernementale et leur introduction dans l'ordre juridique hellénique, R.H.D.I., 1968.

Nature juridique des actes des Organisations internationales et leurs effets en droit interne, R.H.D.I., 1970.

L'Arrangement gréco-yougoslave du 3 février 1975 relatif au transit des marchandises yougoslaves par la zone franche du port de Thessaloniki, R.H.D.I., 1975.

La Révision de la Charte des Nations Unies (état actuel de la question), R.H.D.I., 1977.

La prétendue obligation de démilitarisation de l'île de Lemnos, R.H.D.I., 1981.

Nouveaux éléments concernant l'île de Lemnos: un problème totalement artificiel, R.H.D.I., 1984.

La déclaration de Manille sur le règlement pacifique des différends internationaux, Annuaire Français de Droit International, 1982.

The contiguous zone, today and tomorrow, the New Law of the Sea (Ch. Rozakis, C. Stefanou ed.), North Holland, 1983.

Main rules of the New Law of the Sea, International Law and Foreign Policy, 1985 (in Greek).

Consular relations, Consular treaties, Consuls in the Encyclopedia of Public International Law, Max Planck Institute Publications, under the direction of Professor Bernhardt, Volume 9, 1986.

The Montreux Convention of 1936 for the Straits, in the Volume "Force and authority of treaties" (publication of the Hellenic Foundation of Foreign Policy and National Defence), Athens 1987 (in Greek).

Les actes institutionnels internationaux et les sources du droit international, Annuaire Français de Droit International, 1988.

The abolition of the State of War with Albania, *International Law and Foreign Policy*, 1988 (in Greek).

Le Mont Athos et le Droit International — Institute for Balkan Studies, Thessaloniki 1993.

The reasons for the conclusion in 1977 of two additional protocols to the international humanitarian law, in *New International Humanitarian Law of Armed Conflicts* (publ. St. Perrakis), Athens 1989 (in Greek).

Le droit de recours individuel: moyen de renforcement de la Démocratie in *Démocratie et Droits de l'homme*, Conseil de l'Europe (ed. M. P. Engels), Strasbourg 1990.

Etat de droit et tribunaux indépendants, *R.H.D.I.*, 1991.

Les rapports entre le droit international et le droit interne, *Collection science et technique de la démocratie*, Conseil de l'Europe, 1993.

Les fondements juridiques de la politique étrangère, *R.H.D.I.*, 1/1997.

Les îlots d'Imia dans la mer Egée: un différend créé par la force, *Revue Générale de Droit International Public*, 1997/2.

L'obligation de règlement pacifique des différends internationaux: une norme fondamentale tenue à l'écart, in Boutros-Boutros Ghali, *Amicorum Discipulorumque Liber*, Vol. I, 1998.

La révision des dispositions de la Constitution hellénique concernant les relations internationales in *Mélanges en l'honneur de Nicolas Valticos*, 1999.

L'habilitation législative: un moyen commode pour l'exécution rapide des résolutions du Conseil de Sécurité prises dans le cadre de la sécurité collective in *Recueil d'Articles de conseillers juridiques d'Etats, d'Organisations internationales et de praticiens du droit international*, Nations Unies 1999.

Les effets de la succession d'Etats sur la nationalité des personnes physiques, *Revue Générale de Droit International Public*, 1999/3.

La guerre de l'OTAN contre la Yougoslavie et le droit international, *R.H.D.I.* 2/1999.

Aperçu des travaux de la Commission du Droit International: 1948-1998 in the publication "Commission du Droit International cinquante ans après: bilan d'activités", Nations Unies 2000.

La démocratie, la politique étrangère et le droit international, *R.H.D.I.*, 2-2002.

Le crime international de l'Etat dans le droit de la responsabilité internationale: évolution de la question dans le cadre des travaux de la Commission du Droit International des Nations Unies, *Mélanges en l'honneur du Professeur D. Spinellis*, Athènes 2001.

Le Project définitif de la Commission du Droit International sur la responsabilité des Etats pour faits internationalement illicites, *R.H.D.I.* 2-2001.

Seminars and scientific associations

Participation in a great number of seminars dealing with questions of international law and foreign policy, in Greece and abroad

Member of the Executive Committee of the Hellenic Institute of Foreign and International Law and member of the Drafting Committee of the Revue hellénique de droit international (R.H.D.I.)

Member of the Greek branch of the International Law Association

Member of the American Society of International Law

Member of the Hellenic Committee of Private International Law

Honorary President of the Hellenic Association of International Law and International Relations

Abdelrazeg El-Murtadi Suleiman (Libyan Arab Jamahiriya)

[Original: English]

Profession: Counsel and Professor of public and private
International Law

Languages: Arabic, French and English

Date and place of birth: 15.07.1945, Gegeb, Libya

Status: Married with four children

Education

- LL.B. in Law, Faculty of Law, Benghazi University (1968)
- D.E.S. in Public Law, University of Grenoble, France (1970)
- Doctorate d'Estat, University of Paris I/Sorbonne, France (1976)
[Thesis on Legal and fiscal Aspects of the Petroleum Relationship in Libya]

Legal practice and work experience

Before International Courts

Continental Shelf Case, Libya — Tunisia, International Court of Justice (1978-1982): Counsel for Libya before the court in the said case and the case of the intervention of Malta

Continental Shelf Case, Libya — Malta, International Court of Justice (1982-1985): Agent for Libya before the court in the said case and in the case of the intervention of Italy

Head of the Libyan Committees assuming defence before the court in the said cases

Counsel for Libya before the I.C.J. in cases concerning interpretation and application of the 1971 Montreal Convention: Libya — United Kingdom; Libya — United States

Member in Libyan Committee assuming defence before the court in the said cases

Member of the Arabic Maghreb Union Court since 2002

Counsel for Libya before the International Chamber of Commerce in many international commercial arbitration cases

Counsel for Libya in negotiations dealing with oil fields across the borders

Counsel in general and private international legal matters

Counsel for many Libyan and joint venture companies in negotiations and meetings with foreign partners involving technical cooperation, joint explanation, transfer of technologies

Expert for the Organization of African Unity and Libya in legal matters relating to land boundaries and the establishment of the African Union

Technical committees, international meetings and conferences

Head of various Libyan committees and delegations, including:

- Land and Maritime Boundaries Committee — 1987;
- Committees and delegations in Libya/Tunisia and Libya/Malta negotiations relating to the implementation of the International Court of Justice decisions delimiting Continental Shelf zones from 1982-1989;
- Membership of many Libyan committees and councils in charge of matters involving international relations, banks and foreign investments;
- Participation in many international meetings and conferences involving rules of international law (law of treaties, sanctions, problems of state succession, law of the sea, state responsibility, extradition and the role of the United Nations Security Council in disputes resolution).

Academic activities

- Lecturer (1976-1978), Assistant Professor (1979-1983), Associate Professor (1983-1990), Professor since 1990 of Private and Public International Law at Libyan Universities
- Deputy of the Faculty of Law at Garyounis University, Benghazi (1976-1979)
- Supervision of theses and researchers of post-graduate students in Libyan and Arabic Universities
- Memberships in Committees evaluating research works for promotion of university staff and Professor in many Libyan faculties and specialized high institutes

Publications

Developments in Libyan Oil Contracts (in French) “Revue Des Etudes Juridiques”, Faculty of Law — Benghazi (1977-1983).

Libyan Petroleum Legislation (2 volumes in Arabic) Tripoli, 1981-1982; *Nationalization of foreign oil companies in Libya* (13 pages in Arabic, Tripoli — 1983).

The oil relationship in Libya and OPEC countries (493 pages in Arabic, Tripoli — 1983).

Continental Shelf Cases: Libya/Tunisia and Libya/Malta (Translation to Arabic of the I.C.J. Decisions).

Recent developments in the I.C.C. decisions, International private law and development contracts — course for graduate and post-graduate students at Al-Fateh University-Tripoli (in Arabic), 2000-2002.

Paula Ventura De Carvalho Escarameia (Portugal)

[Original: English]

Birthdate: 1 June 1960

Birthplace: Lisbon, Portugal

Education

Nov. 1988 S.J.D. degree (PhD in Law) — Harvard Law School, Harvard University

June 1986 LL.M. degree (Master in Law) — Harvard Law School, Harvard University

May 1984 Diploma in International Relations — School of Advanced International Studies, Bologna Center, The Johns Hopkins University

July 1983 Degree in Law (six-year Licenciatura), with Distinction — Law School, Portuguese Catholic University

Job experience

January 02/
present Member of the United Nations International Law Commission

January 2005/
present Member of the Portuguese National Group of the Permanent Court of Arbitration

September 2003/
present Invited Professor — Faculty of Law, New University of Lisbon, teaching “International Law II (International Criminal Law)”; member of CEDIS, Faculty of Law legal research centre, in charge of theoretical research and clinical programmes

March 95/present Associate Professor with Aggregation — Higher Institute of Social and Political Sciences (ISCSP), Technical University of Lisbon, teaching several subjects related to the United Nations, international law and human rights

1998/present Invited Professor in several short-term courses, including “Use of Force” (Catholic University, Center for Political Studies), “Terrorism” (Ministry of Foreign Affairs, Diplomatic Institute), and “United Nations Reform” (Defence Ministry, National Defense Institute)

1999/2002 Member of Portuguese delegation to the Preparatory Commission for an International Criminal Court; chaired European Union meetings and negotiated with third parties on the ICC during the Portuguese presidency of the European Union (first semester of 2000)

January 95/
June 98 Legal Counsellor, Permanent Mission of Portugal to the United Nations; representative of Portugal in General Assembly’s Sixth Committee, including the discussions of the reports of the International Law Commission; head of Portuguese delegation to Special Committee on the Charter of the United Nations and on the Strengthening of the Organization (Vice-Chair in 1996), Ad

- Hoc and Preparatory Committees for the Establishment of a Permanent Criminal Court, Meetings of States Parties to the Convention of the United Nations on the Law of the Sea, Ad Hoc Committee for the Drafting of an International Convention for the Suppression of Terrorist Bombings; legal counsellor of Portugal in the Security Council (1997-1998)
- 1993/present Professor of International Law, Superior Institute for Naval Warfare, Lisbon, course for selection of Portuguese War Navy admirals and Air Force generals; at present, panel Professor of the Institute for Higher Military Studies
- 1992/94 Director: Center for International Institutions Studies of ISCSP, Lisbon
- October 1991/
January 1995 Auxiliary Professor — taught “International Law”, “United Nations System”, “Legal Nature of the EU”, “Status of Macau, Hong Kong and Taiwan”, “International Legal System and The New International Law” — Technical University of Lisbon; member of its Scientific and Pedagogic Councils
- 1990/91-present Professor of Public International Law — University of East Asia, Macau; in 2004, Professor of the Master in International Law, with the subject “United Nations Law”
- July 1990 Drafter of the Code of Subjects for materials of International Law — Portuguese Attorney General’s International Law Library
- February 1989/
August 1990 Assistant Professor of Public International Law — Portuguese Catholic University, Law School, Lisbon
- January 1989/
June 1990 Adjunct of the Secretary of State of Education (drafter of several laws on regionalization and reorganization of the Education Ministry and on the reform of the teaching system) — Education Ministry, Portugal
- January 1988 Lawyer — member of the Portuguese Bar Association
- Summer 1986 Research Assistant of EEC Law — Harvard Law School
- October 1984/
March 1985 Assistant Professor — taught “Introduction to Law”, Higher Institute of Business Administration, Law Department, Lisbon

Scholarships, honours and memberships

- March 2002 Grand Official of the Order of Prince Henry the Navigator — decoration awarded by the President of the Republic of Portugal for career achievements
- 1983/present Numerous scholarships and fellowships for studies, research and seminars abroad, granted by institutions including Fulbright Commission, Calouste Gulbenkian Foundation, Harvard Law School, Luso-American Foundation, Harvard Center for International Affairs (MacArthur Fellowship), American Cultural Council Program, Wisconsin Law School, Salzburg Seminar. First Prize of the Portuguese Parliament for a work on East Timor, granted to SJD dissertation

- 2002/present Member of the International Commission of Jurists, Geneva
- 1999/present Member of several legal and civic associations: Founder and member of the Executive Board of the International Platform of Jurists for East Timor (Leiden); Honorary Member of the Portuguese Association of Women Jurists (Lisbon); Member of the Advisory Board of the Women's Initiative for Gender Justice (The Hague); Founder and Vice-Director of CIDESC, International Center for Economic, Social and Cultural Rights (Lisbon); Vice-Director of the Portuguese Institute for International Relations and Editor of the journal "International Politics" (Lisbon)
- 1999/present Member of several jury panels, including for selecting Fulbright scholars, and research projects and scholars sponsored by the Portuguese Ministry of Higher Education (Foundation for Science and Technology)
- 2004/05 Member of the panel for selecting new diplomats in charge of the exams of International Law and European Union Law

Conferences

- 1984/present Numerous conferences, lectures and seminars on various aspects of International Law, its theoretical foundation and its teaching, in forums including Harvard Law School, Princeton University, the United Nations International Law Seminar, United Nations Headquarters, the British Law Society, the New York Bar Association, Wisconsin Law School, Teramo Law School, the International Law Association, New York University Law School, the Portuguese Parliament and numerous other universities and research institutes in Portugal and abroad

Languages

Portuguese (mother tongue); English (fluent); French, Italian and Spanish (oral and written comprehension and speaking skills)

Main publications

Books

O Direito Internacional em Acção (International Law in Action) — to be published by ISCSP, Lisbon, 2006

O Direito Internacional nos Princípios do Século XXI (International Law in the Beginning of the 21st Century), Almedina ed., Coimbra, 2003

Reflexões sobre Temas de Direito Internacional Público: Timor, a ONU e o Tribunal Penal Internacional (Thoughts on Themes of International Law: Timor, the UN and the International Criminal Court — book of essays), ISCSP, Lisbon, 2001

Exames de Direito Internacional Público, (Exams of International Law), ed. Lex, Lisbon, 1995

Colectânea de Leis de Direito Internacional (Collection of International Law Documents), ISCSP ed., Lisbon, 1994 (2nd edition 1998, 3rd edition 2002)

Formation of Concepts in International Law: Subsumption under Self-Determination in the Case of East Timor (SJD thesis, written in 1988), Fundação Oriente Publication, Lisbon, 1993; National Prize on East Timor (1st place) granted by the Portuguese Parliament and the Orient Foundation

Colectânea de Jurisprudência de Direito Internacional (Cases in International Law) — Almedina ed., Coimbra, 1992

Main articles

“Contribution to the Dawn of a New World Order? The International Criminal Court”— to be published soon

“Tempos de Estabilidade e Tempos de Mudança em Modelos de Organização Mundial” (Times of Stability and Times of Change in Models of World Organization), *Thémis*, Ano VI, N.º. 10, Law Faculty of the New University of Lisbon, 2005, pp. 165-176

“A Mulher Portuguesa na Diplomacia Nacional” (The Portuguese Woman in National Diplomacy) in *Memórias*, Geographical Society, Lisbon, 2005

“Prelúdios de uma Nova Ordem Internacional — Síntese” (Prelude to a New International Order — Synthesis) in “Portugal Parceiro Global: Conjuntura e Prospectiva”, *Nação e Defesa*, 2005

“O Papel da ONU na Formação do Direito Internacional Público” (The Role of the UN in the Formation of International Law), in *Sessenta Anos da Organização das Nações Unidas*, Lisboa, 2005

“Oração de Sapiência — O Direito Internacional e as Estruturas de Ligação entre o Indivíduo e o Mundo” (Commencement Speech — International Law and the Connecting Structures between the Individual and the World) *Anais do Clube Militar Naval*, Ano 132, Volume CXXXIV, Tomos 7-9, Lisbon, July-September 2004

“The ICC and the Security Council on Aggression: Overlapping Competencies?” *The Rome Statute of the International Criminal Court vol. II*, Politi, Mauro e Nesi, Giuseppe eds., Ashgate Publishing Company, UK, 2004

“A Guerra do Iraque — Fundamentos Jurídicos do Uso da Força” (War in Iraq — Legal Aspects of the Use of Force), *Boletim da Ordem dos Advogados de Santarém*, 2003

“Portugal e o Tribunal Penal Internacional” (Portugal and the International Criminal Court) *Janus*, Universidade Autónoma e “Público”, Lisboa, 2003

“A Comissão de Direito Internacional”, (the International Law Commission) *Janus*, Universidade Autónoma e “Público”, Lisboa, 2003

“Prefácio” of *O Direito Internacional e a Endoculturação de Valores* (Preface of the book *International Law and the Assumption of Values*, of Belo Manguera, the first Angolan book on International Law) *Bordalo Pinheiro*, Lisboa, 2003

“O Falso Dilema Direitos Humanos v. Segurança: o Tribunal Penal Internacional” (The False Dilemma Human Rights v. Security) *Revista Forum DC*, Lisbon, 2003

- “Prelúdios de urn Nova Ordem Internacional: o Tribunal Penal Internacional” (“Prelude to a New International Order: the International Criminal Court”), in “Nação e Defesa”, Lisbon, April 2003
- “The Implementation of the Rome Statute: Problems of a Constitutional Order”, in *International Criminal Court — a New Dimension in International Justice*, Sakkoulas Publishers, Greece, 2002
- “Integração da Perspectiva de Género no Estatuto do Tribunal Penal Internacional” (“The Perspective of Gender in the Statute of the International Criminal Court”), in *Human Rights of Women*, Ius Gentium, Coimbra Editora, Coimbra, 2001
- “Quando o Mundo das Soberanias se Transforma no Mundo das Pessoas: o Estatuto do Tribunal Penal Internacional e as Constituições Nacionais” (When the World of Sovereignities Becomes a World of People: the Statute of the International Criminal Court and National Constitutions) Thémis, New University Law School, Lisbon, 2001
- “A História Jurídica de Timor Leste” (The Legal History of East Timor), Janus, Universidade Autónoma, Lisbon, May 2001
- “O Direito Internacional em Tempos de Mudança (International Law in Times of Change) in *Estudos em Homenagem a Cunha Rodrigues*, Lisboa, 2001
- “Aspectos Jurídicos do Envolvimento da ONU no Caso de Timor” (Legal Aspects of UN Involvement in the Case of East Timor), Instituto do Oriente, ISCSP, 2001
- “Notes on the Implementation of the Rome Statute in Portugal”, in *The Rome Statute and Domestic Legal Orders*, Vol. I, edited by Kress, Claus and Lattanzi, Flavia, Nomos Verlagsgesellschaft Baden-Baden, Il Sirente, 2000
- “Quatro Anos nas Nações Unidas: Testemunhos, Impressões, Especulações” (Four Years at the United Nations: Testimonies, Impressions, Speculations), in “Política Internacional”, n. 20, Autumn 1999
- “Self-Administration and the Politics of Ethnic Accommodation in China — Commentary” in *Self-Determination and Self-Administration: a Sourcebook*, edited by Wolfgang Danspeckgruber and Sir Arthur Watts, Lynne Rienner Publishers, USA, August 1997
- “O Motor Económico-Político: Alteração de Modelos no Direito Internacional Público” (The Economic-Political Driving Force: Paradigm Change in International Law”, in “Revista Portuguesa de Instituições Internacionais e Comunitárias”, vol.1, Lisbon, 1995
- “The Meaning of Self-Determination and the Case of East Timor” in *International Law and the Question of East Timor*, CIIR/IPJET, London, 1995
- “Uma Leitura da Carta da Organização das Nações Unidas” (A Reading of the UN Charter) in *Estudos em Homenagem ao Professor Adriano Moreira*, ISCSP ed., Lisbon, 1995
- “O Intervalo entre o Modelo Passado e a Visão Futura: o Actual Direito Internacional” (The Interval Between the Past Model and the Envisioned Future: Present International Law), Portuguese Journal on International Institutions Studies, vol. 1, Lisbon, 1993

“O Que É a Autodeterminação?” (What is Self-Determination?) in “Política Internacional”, vol. 1 n. 7/8, Lisbon, 1993

“Timor-Leste — Aspectos Jurídicos” (East Timor — Legal Issues), and “O Ensino do Direito em Macau” (Teaching Law in Macau), in “O Direito”, Macau, issues of March and October 1991

Salifou Fomba (Mali)

[Original: French]

Born 17 June 1954 in Dioïla (Mali)
 Married, five children
 Professor of international law
 Member of the United Nations International Law Commission

Education

1983: Doctorate in International Law, with First Class Honours (*mention "très bien"*) from the University of Caen, France

1979: *Diplome d'études approfondies (DEA)* (first post-graduate degree) in international law from the University of Rouen, France

1978: Master's degree in public law from the National School of Administration of Bamako, Mali

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

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

1989: Recipient of a French Government fellowship to study at the Institute of Business Administration, Toulouse, France

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

Professional experience

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

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

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 Secretary-General of the United Nations on 26 July 1994

Since 1985: Professor of international law, including international humanitarian law, at the National School of Administration and the University of Bamako

Since 1990: Member of the International Panel of Conciliators under the United Nations Convention concerning a Code of Conduct for Liner Conferences

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

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: Expert consultant to the European Commission on Human Rights

Since 1994: Member of the Fundamental Human Rights Network of the Association of Partially or Wholly French-Language Universities — University of French-Language Networks

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

1998-2002: Technical adviser on International Organizations, Ministry of Foreign Affairs

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

1992-1993: Legal adviser to the Ministry of Human Rights and the Ministry of Foreign Affairs

Publications on international law

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).

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

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

“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.

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

“Les droits de l’homme à l’aube du 21^e siècle: bilan et perspectives”, *Le Républicain*, No. 170, December 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 des enfants maliens du 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.

“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.

“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.

“À 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.

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

“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.

“Le Mali et la question de l’extradition”, *Aurore*, No. 430, August 1997.

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

“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.

“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.

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

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

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

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

“L’organisation des États riverains du fleuve Sénégal: analyse des mécanismes juridico-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.

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

“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, Sales No. E.97/V.4, New York, 1997.

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

“Les mécanismes procéduraux de la Commission africaine des droits de l’homme”, paper for the National Seminar on the African Charter on Human and Peoples’ Rights, Bamako, March 1991.

“Les principes du droit international africain en matière électorale”, paper for the Research Group of the Fundamental Human Rights Network of AUPELF-UREF, Abidjan, January 1995.

“L’application du droit international humanitaire au Mali — état des lieux”, paper for the International Committee of the Red Cross, Bamako, February 1998.

“La mise en oeuvre du droit international humanitaire: une obligation des États”, paper for the International Committee of the Red Cross, Bamako, March 1999.

“Le projet de cour criminelle internationale de la commission du droit international”, paper for the International Colloquium on the Rwandan Genocide in the Light of the Genocides of the Twentieth Century, Paris, June 1995.

“La création d’une cour pénale internationale: perspectives africaines”, paper for the West African regional meeting of national commissions and similar Bodies implementing international humanitarian law, International Committee of the Red Cross, Bamako, March 2000.

Giorgio Gaja (Italy)

[Original: English]

Giorgio Gaja, born in Luzern, Switzerland, 7 December 1939. Italian nationality.

Degree in Law, University of Rome, 1960. “Libera docenza” in International Law, 1968. Honorary Doctor of Law, Dickinson Law School, 1985.

Professor of International Law at the University of Florence School of Law since 1974. Dean of the School of Law, 1978-1981.

Lecturer, Hague Academy of International Law, 1981. Part-time Professor at the European University Institute, 1980 and 1984-85. Visiting Professor at the Johns Hopkins University, 1977-78, at the University of Geneva, 1983 and 1985, at the University of Paris I, 1989 and 2001, at the University of Paris II, 2004, at the University of Aix-en-Provence-Marseille III, 1992, at the University of Michigan School of Law, 1992, at the Columbia Law School, 1996, and at the Graduate Institute of International Studies at Geneva, 2001.

Member of the International Law Commission since 1999, Chairman of the Drafting Committee, 2000. Special Rapporteur on Responsibility of International Organizations since 2002.

Judge ad hoc of the International Court of Justice in the case concerning the *Legality of Use of Force (Yugoslavia v Italy)* and in the case concerning *Maritime Delimitation between Nicaragua and Honduras in the Caribbean Sea*.

Delegate of the Italian Government at the Vienna Conference on the Law of Treaties between States and International Organizations or between International Organizations, 1986. Counsel to the Italian Government in the *Elsi* case before the International Court of Justice, 1989.

Member of the Institut de droit international. Editor of the *Rivista di Diritto Internazionale*. Member of the Advisory Boards of the *Common Market Law Review*, the *Columbia Journal of European Law* and the *European Journal of International Law*.

Principal publications

Books

L'esaurimento dei ricorsi interni nel diritto internazionale (1967).

La deroga alla giurisdizione italiana (1971).

International Commercial Arbitration. The New York Convention (edited looseleaf volumes) (1978-).

La riforma del diritto internazionale privato a processuale (edited volume) (1994).

Introduzione al diritto comunitario (4th ed., 2005).

Articles

“River Pollution in International Law”, in: *Hague Academy of International Law Colloquium 1973. The Protection of the Environment and International Law* (1975).

“Considerazioni sugli effetti delle sentenze di merito della Corte internazionale di giustizia”, *Comunicazioni e Studi*, Vol. XIV (1975).

“Reservations to Treaties and the Newly Independent States”, *Italian Yearbook of International Law*, Vol. I (1975).

“The European Community’s Participation in the Law of the Sea Convention: Some Incoherencies in a Compromise Solution”, *Italian Yearbook of International Law*, Vol. V (1980-81).

“Jus Cogens Beyond the Vienna Convention”, in: *Hague Academy of International Law. Collected Courses*, Vol. 172 (1981).

“The European Community’s Rights and Obligations under Mixed Agreements”, in: *Mixed Agreements* (D. O’Keefe and H.G. Schermers eds.) (1983).

“Effets directs et réciprocité dans la jurisprudence concernant l’accord entre la Communauté européenne et la Suisse”, *Annuaire suisse de Droit international*, Vol. XL (1984).

“Instruments for Legal Integration in the European Community — A Review” (with P. Hay and R.D. Rotunda), in: *Integration Through Law. Europe and the American Federal Experience* (M. Cappelletti, M. Seccombe and J. Weiler eds.) (1986) Vol. 1.2.

“Principi generali del diritto (diritto internazionale)”, in: *Enciclopedia del Diritto*, Vol. XXXV (1989).

“Unruly Treaty Reservations”, in: *International Law at the Time of its Codification. Essays in Honour of Roberto Ago* (1987) Vol. I.

“Italy”, in: *The Effect of Treaties in Domestic Law* (F.G. Jacobs and S. Roberts eds.) (1987).

“A ‘New’ Vienna Convention on Treaties Between States and International Organizations or Between International Organizations: A Critical Commentary”, *British Year Book of International Law*, Vol. 58 (1987).

“Obligations Erga Omnes, International Crimes and Jus Cogens: A tentative Analysis of Three Related Concepts”, in: *International Crimes of States* (J.H.H. Weiler, A. Cassese and M. Spinedi eds.) (1989).

“New Developments in a Continuing Story: The Relationship between EEC Law and Italian Law”, *Common Market Law Review*, Vol. 27 (1990).

“Measures Against Terrorist Acts Under International Law”, in: *Maritime Terrorism and International Law* (N. Ronzitti ed.) (1990).

“Positivism and Dualism in Dionisio Anzilotti”, *European Journal of International Law*, Vol. 3 (1992).

“Réflexions sur le rôle du Conseil de sécurité dans le nouvel ordre mondial. A’ propos des rapports entre maintien de la paix et crimes internationaux des Etats”, *Revue générale de Droit international public*, Vol. 97 (1993).

“La Convention Européenne des Droits de l’Homme dans les ordres juridiques des Etats membres de la Communauté Européenne”, in: *Grundrechtsschutz im europäischen Raum* (J. Iliopoulos-Strangas ed.) (1993).

“Beyond the Reasons States in Judgments”, *Michigan Law Review*, Vol. 92 (1993-94), 1966-1976.

“The Protection of Human Rights under the Maastricht Treaty”, in: *Institutional Dynamics of European Integration. Essays in Honour of Henry G. Schermers* (1994) Vol. II.

“Use of Force Made or Authorized by the United Nations”, in: *The United Nations at Age Fifty. A Legal Perspective* (Ch. Tomuschat ed.) (1995).

“Some Reflections on the European Community’s International Responsibility”, in: *The Action for Damages in Community Law* (T. Heukels and A. McDonnell eds.) (1997).

“Identifying the Status of General Principles in European Community Law”, in: *Scritti in onore di Giuseppe Federico Mancini* (1998) Vol. II.

“How Flexible is Flexibility under the Amsterdam Treaty?”, *Common Market Law Review*, Vol. 35 (1998).

“Does the European Court of Human Rights Use its Stated Methods of Interpretation?”, in: *Divenire sociale e adeguamento del diritto. Studi in onore di Francesco Capotorti* (1999) Vol. I.

“New Instruments and Institutions for Enhancing the Protection of Human Rights in Europe?”, in: *The EU and Human Rights* (Ph. Alston ed.) (1999).

“Trattati internazionali”, in: *Digesto delle Discipline Pubblicistiche*, vol. XV (1999).

“The Growing Variety of Procedures Concerning Preliminary Rulings”, in *Liber Amicorum in Honour of Lord Slynn of Hadley. Judicial Review in European Union Law* (2000).

“Expulsion of Aliens. Some Old and New Issues in International Law”, in: *Cursos Euromediterraneos Banca de Derecho Internacional*, Vol. III (1999).

“Deliberating on Questions of Jurisdiction in the International Court of Justice”, in: *Liber Amicorum Judge Shigeru Oda* (2002).

“Trends in Judicial Activism and Judicial Self-Restraint Relating to Community Agreements”, in: *The European Union as an Actor in International Relations* (E. Cannizzaro ed.) (2002).

“The Long Journey Towards Repressing Aggression”, in: *The Rome Statute of the International Criminal Court: A Commentary* (A. Cassese, P. Gacta and J.R.W.D. Jones eds.) (2002).

“Rapporti tra trattati di estradizione e norme internazionali sui diritti umani”, in: *Diritti dell’uomo, estradizione ed espulsione* (F. Salerno ed.) (2003).

“Is a State Specially Affected when its Nationals’ Human Rights are Infringed?”, in: *Man’s Inhumanity to Man. Essays on International Law in Honour of Antonio Cassese* (2003).

“Droits des Etats et droits des individus dans le cadre de la protection diplomatique”, in: *La protection diplomatique. Mutations contemporaines et pratiques nationales* (J.F. Flauss ed.) (2003).

“How Does the European Community’s International Responsibility Relate to its Exclusive Competence?”, in: *Studi di diritto internazionale in onore di Gaetano Arangio-Ruiz* (2004).

“Combating terrorism: issues of *Jus ad Bellum* and *Jus in Bello*”, in: *Anti-Terrorist Measures and Human Rights* (W. Benedek and A. Yotopoulos-Marangopoulos eds.) (2004).

“Do States Have a Duty to Ensure Compliance with Obligations *Erga Omnes* by Other States?”, in: *International Responsibility Today. Essays in Memory of Oscar Schachter* (M. Ragazzi ed.) (2005).

“The Perspective of International Law”, in: *Multilingual Texts and Interpretation of Tax Treaties and EC Tax Law* (G. Maisto ed.) (2005).

“Obligations and Rights *Erga Omnes* in International Law: First Report” and “Obligations and Rights *Erga Omnes* in International Law: Second Report”, *Annuaire de Institut de Droit International, Session de Cracovie*, Vol. 71-I (2005).

Zdzislaw W. Galicki (Poland)

[Original: English]

Date and place of birth: 2 April 1943, Warsaw, Poland

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

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

Chief Specialist on Legislative Matters at the Chancery of Polish Parliament, Bureau of Studies and Research (since 1991)

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

Legal consultant of the Ministry of Foreign Affairs (since 1982)

Academic record

Since 1965 — 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 (1991-2004)

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 session of the International Law Seminar (under the auspices of the International Law Commission), May 1998, Geneva

Lecturer at 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 humanitarian law, international air and space law, international law of the sea, legal protection of the environment.

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.

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.

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 swietle prawa międzynarodowego, Bielsko-Biala (Poland), 2004.

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

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

Over 40 legal papers presented at scientific conferences in Poland and abroad (including Addis Ababa 1979, Varna 1984, London 1991, Prague 1992, New York 1995, Moscow 1995, Strasbourg 1999, 2001).

Activities within the United Nations 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 forty-ninth session
- May 1999 — elected as the Chairman of the ILC for its fifty-first session
- Since then, member of the Enlarged Bureau of the Commission
- 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”

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-eight (2004) and sixtieth (2005) sessions of the United Nations General Assembly and the representative of Poland in the Legal Committee

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 United Nations 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 to 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 United Nations Meeting of Intergovernmental Group of Experts on the International Convention against Organized Crime, February 1998, Warsaw

Representative of Poland to all sessions of the United Nations Ad Hoc Committee on the Elaboration of a Convention against Transnational 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

Member of the United Nations International Law Commission since 1997. In 1997 elected as the Rapporteur of the Commission. In 1999 elected as the Chairman of the Commission. Re-elected in 2001 for the term 2002-2006

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

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

Ordinary member of the Advisory Committee to the Framework Convention for the Protection of National Minorities of 1994, appointed for the term 2002-2006

Representative of Poland at the fifth session of the United Nations Ad Hoc Committee for the Negotiation of a Convention against Corruption, March 2003, Vienna

Representative of the Council of Europe at the twenty-fifth Conference of European Ministers of Justice, October 2003, Sofia

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

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 Ministries of Interior (under the auspices of the Council of Europe), March 2005, Warsaw

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

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)

Baccalaureate, French Jesuit School, Cairo (1955)

Languages

English, French, German and Arabic

Current positions

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 Adviser 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 Adviser 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 Councillor at the Embassy of Egypt, Washington, D.C. (1978-1982)

Member and Legal Adviser 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, OAS, Washington, D.C. (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 Peacekeeping Force in Sinai (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 delegation to the negotiations with Israel on the Taba border dispute (1986-1988)

Legal Adviser to the Egyptian delegation at the Egyptian-Israeli peace negotiations: Cairo, Tel Aviv and Washington (1977-1979)

Selected by the United Nations as Legal Adviser to the Government of the Comoros (1978)

Representative of Egypt to the United Nations Conference on the Law of the Sea (1974), the United Nations Committee on the Peaceful Uses of the Seabed (1973), the United Nations Committee on the Definition of Aggression (1974), the United Nations Committee on Terrorism (1973), the United Nations 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 Adviser to Egyptian delegations to meetings of the Organization of African Unity, the League of Arab States, the Organization of the Islamic Conference, the Non-Aligned Movement and United Nations 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 Yale, New York, Georgetown, American, Johns Hopkins, UCLA, Duke, Emory, Ann Arbor,

Notre Dame, South Carolina, Texas A&M, Cambridge, L'Ecole des Sciences Politiques et Economiques à Paris, McGill, Rabat, Cairo

Panellist 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 *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 Problème de Taba", Documents, Huitieme Seminaire Diplomatique, Le Caire, Avril 1987.

"L'Organisation de L'Unité Africaine et les Problèmes de L'Afrique: Application au Problème Palestinien", Documents, Neuvième 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, D.C., November 2003.

“An Arab Perspective of International Law”, *The George Washington University Law School Magazine*, Washington, D.C., 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, D.C., 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, D.C., May 2005.

“The promotion of the rule of law”: International Law Institute Fiftieth Anniversary, ILI News Quarterly, November 2005.

Personal data

Born on 27 August 1937 in Alexandria, Egypt

Married

Mahmoud Daifallah Hmoud (Jordan)

[Original: English]

Education

- High School Terra Sancta College, Amman, Jordan
 Date of Graduation: June 1988
 Degree: G.C.E. A level — 1 subject
 O level — 7 subjects
- 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

Professional experience and positions

Legal training

At the law offices of lawyers Daifallah Hmoud 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 and Young (LLP), Washington, D.C., May 1998

Positions

- Diplomat and Legal Advisor at the Jordanian Mission to the United Nations
 Date of Assignment: 1 September 2001
- Vice-Chairman of the Legal (Sixth) Committee during the Sixtieth session of the United Nations General Assembly

Former positions

- Director of Legal Affairs and the Legal Advisor of the Ministry of Foreign Affairs, Amman, Jordan (1999-2001)
- 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 law in Jordan, including those related to intellectual property protection

Negotiated several of Jordan's bilateral and multilateral agreements

Advised the Jordanian government on matters related to the Jordan-European Union Association agreement

Advised on the privatization of the Royal Jordanian Airlines

Legal Counsel for Jordan during the proceedings of the International Court of Justice on the question of the "Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory" (request for advisory opinion by the General Assembly of the United Nations), The Hague, 2004

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 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 fifty-fifth, fifty-sixth, fifty-seventh, fifty-eighth and fifty-ninth sessions of the United Nations General Assembly, New York

Jordan's representative to the eight, ninth and tenth sessions of the Preparatory's Committee of the International Criminal Court (2001-2002)

Jordan's representative to the first, second and third sessions of the Assembly of State Parties to Rome Statute of the International Criminal Court (2002, 2003, 2004) New York and The Hague

Rapporteur of the United Nations 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 United Nations General Assembly Ad hoc Committee on the scope of legal protection under the Convention on the Safety of the United Nations and Associated Personnel, 2003-2004, New York

Publications, research and lectures

Organization of Economic Cooperation and Development Law Making Policy, 1993.
George Washington University, National Law Center

Foreign Investment under Jordanian Law, 1994. Jordan Bar Association Library

The Use of Force against Iraq, Cornell International Law Journal, Volume 36,
Number 3, 2004

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
United Nations Standards Setting — Method, Technique and Implementation

Lectured on various topics in international law, intellectual property and
international and diplomatic affairs in different forums, most recently at Columbia
University Law School

Awards

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

Languages

- Arabic and English: Fluent
- French: Conversational

Marie Gotton Jacobsson (Sweden)

[Original: English, French and Spanish]

Personal data

Born: 27 February 1955 in Karlskrona, Sweden
 Civil status: Married
 Professional title: Principal Legal Adviser on International Law

Profile

Marie Jacobsson LLD is a supremely qualified expert in international law. She has a solid academic background and good connections in the academic world. She also has considerable practical experience of specialist international law at the Swedish Ministry for Foreign Affairs. This dual perspective on and understanding of international law would be a great asset to the International Law Commission if she were elected a member.

Dr. Jacobsson has an extensive 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, she has gained extensive experience of high-level multilateral and bilateral negotiations. She has experience of leading negotiations between other countries. One such example worthy of mention is that she acted as “moderator” during negotiations between two countries that could not agree in a border dispute. The negotiations led to a border agreement.

She has experience of most of the international law issues, including human rights, that are dealt with by the Foreign Ministry’s Legal Department. These issues include international peace and security, international humanitarian law, the law of the sea, treaty law, space law, terrorism, disarmament and polar affairs. Of particular importance is her experience of international law gained within the framework of United Nations cooperation as a delegate to the United Nations General Assembly and through her work on international law issues during Sweden’s membership of the United Nations Security Council in 1997-1998, and issues concerning the Iraq-Kuwait war, the Kosovo conflict, 11 September, and the war in Iraq in 2003, i.e. issues connected to international peace and security. In addition, she has worked with international law issues within the framework of European Union cooperation, including during Sweden’s presidency of the European Union, and has 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 Dr. 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.

Dr. 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, she has an academic as well as 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 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, Dr. 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 publishes regular academic and popular scientific articles. She is also a highly sought-after expert in international cooperation groups working with international law. Dr. Jacobsson is also in demand as an examiner and expert in matters concerning international law appointments.

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

Professional career

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

Educational background

1998: PhD 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 Centre

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, European Union law and politics, Islamic law, maritime delimitation, various courses in computer literacy

Languages

Swedish	Mother tongue
English	Fluent
French	Passive working knowledge
German	Passive working knowledge
Spanish	Passive working knowledge
Italian	Passive working knowledge

Academic engagements

2005: Participant in the planned Swedish-based academic research project *The Use of Force Revisited. Regime Change in International Law?* The proposed programme focuses on the current prohibition on the use of force in international law and the processes of change it is, or may be, confronted with. Dr. Jacobsson will address the relationship between sovereignty, territoriality and the use of force.

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, arranged by the ICRC and the Swedish Red Cross, Mariefred, Sweden.

1998-2005: Engaged as examiner, member of assessment panels and appointments committees at the Universities of Turku, Cambridge and Oslo and at the Norwegian National Defence College in Oslo.

1992-1997: Numerous research visits to Cambridge University, United Kingdom, 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 United Nations 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, United States of America; 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, United States of America; American Society of International Law; British Institute of International and Comparative Law.

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 Agency, 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 and the Women's International League for Peace and Freedom.

Assignments

Member of the International Oceanographic Commission Roster of Experts on Marine Scientific Research and Transfer of Marine Technology (from July 2006)

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 Environment Protection to the Antarctic Treaty

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

Member of the Royal Swedish Academy of War Sciences

Member of the Board of the Royal Swedish Society of Naval Sciences

Member of the Board of the Swedish Branch of the International Law Association

Member of the Continental Shelf Committee of the International Law Association

Member of the Board of the Swedish Association for International Humanitarian Law

Member of the Assembly of the International Institute of Humanitarian Law, San Remo, Italy

Member of the Editorial Board of the Nordic Journal of International Law

Member of the Steering Committee for the International Humanitarian Law Research Initiative, Harvard Program on Humanitarian Policy and Conflict Research, United States of America

Member of the Swedish Society for International Affairs, Stockholm

Member of the Swedish Defence Science Society

Member of the Board of the Korskraft Research Foundation in Memory of Theodor Adelswärd (from 15 July 2006)

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, Friends of the Scott Polar Research Institute, Cambridge, United Kingdom, American Society of International Law, Sällskapet Nya Idun and Swedish Women's Forum

Examples of special assignments

2006: Responsible for consultations and negotiations on maritime delimitation issues at the Swedish Ministry for Foreign Affairs

2005: Chair of the Working Group on Gender and International Humanitarian Law of the Swedish Humanitarian Law Delegation

2005: Member of the Swedish delegation in negotiations with Norway on a new reindeer grazing convention

2004: Chair of the Swedish delegation in negotiations on a three-state agreement with Russia and Lithuania

2004: Associate member of the Air and Missile Warfare Project, hosted by the Program on Humanitarian Policy and Conflict Research 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 inquiry on international criminal law and Swedish jurisdiction (SOU 2002:98), 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 Swedish Ministry of Defence inquiry on border control in times of war

1999-2001: Head of Delegation to the expert meetings at UNESCO (Paris) on the protection of underwater cultural heritage

1999-2001: Member of the multidisciplinary organizing 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 expert group on particularly inhumane weapons

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, United States of America, 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. Special responsibility for the Swedish work on the Protocol on Blinding Laser Weapons

1987-2005: Frequent participation in United Nations 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

2006: Evidence As An Issue in International Legal Practice, presentation to the American Society of International Law, to be published in ASIL Proceedings, 2006.

2006: Review of Listening to the Silences: Women and War, Durham, Helen and Tracey Gurd (eds), Kluwer Law International, 2004, to be published in the Nordic Journal of International Law, 2006.

2004: The Use of Force and the Case of Iraq, in Amnéus, Diana & Katinka Svanberg-Torpman (eds), *Peace and Security, Current Challenges in International Law*, Studentlitteratur, Lund, 2004.

2004: Acquisition of Territory at the Time of Otto Nordenskjöld: A Swedish Perspective, in Elzinga, Aant, Torgny Nordin, David Turner, and Urban Wråkberg, (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).

2004: Threats caused by old and new weapons, in Guido Ravasi and Gian Luca Beruto, (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.

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 & Jan Klabbers (eds), *Nordic Cosmopolitanism: Essays in International Law for Martti Koskenniemi*, Kluwer Law International, The Hague, 2003.

2003: Flag State Perspectives, in Nordquist, Myron E, John Norton Moore, & Said Mahmoudi, *The Stockholm Declaration and the Law of the Marine Environment*, Kluwer Law International, 2003.

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.

2002: Om folkrätt och maritim säkerhet (On international law and maritime security), in *Kungliga Krigsvetenskapskademiens Handlingar och Tidskrift (The Royal Swedish Academy of War Sciences Proceedings and Journal)* 4. Häftet 2002.

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.

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).

- 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.
- 2000: Rest in peace? New developments concerning the wreck of the *M/S Estonia*, Together with Professor Jan Klabbers, Helsingfors, in *Nordic Journal of International Law*, No 3, 2000.
- 2000: International Law in International Maritime Operations, in *NAVY 2000, Symposium Proceedings*, Royal Swedish Society of Naval Sciences, Stockholm, 2000.
- 2000: Kropp, isbjörnen och folkrätten (Kropp, the polar bear and international law) in *Internationella studier (International Studies)*, No 2/2000.
- 1999: Folkrätt och rovfiske i Antarktis, (International law and overfishing) in *Internationella studier (International Studies)*, No 3/1999.
- 1999: Review of *International Law for Antarctica*, Francioni, Francesco and Tullio Scovazzi (eds), and *Governing the Antarctic*, Stokke, Olav Schram and Davor Vidas (eds), in *Nordic Journal for International Law*, 1999:1.
- 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.
- 1998: Marina säkerhets- och förtroendeskapande åtgärder i Östersjön (*Maritime security and confidence building measures in the Baltic Sea*), together with Cdr Lars Wedin, in *Tidskrift i Sjöväsendet, (Journal of the Royal Swedish Naval Society)*, 1998:4.
- 1997: Sweden and the Law of the Sea, in Tullio Treves (ed), *The Law of the Sea: The European Union and its Member States*, Kluwer, 1997.
- 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.
- 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.
- 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.
- 1994: Asia, Antarctica and the Principle of the Common Heritage of Mankind, in Herr, Richard A. and Bruce W. Davis (eds), *Asia in Antarctica*, Centre for Resource and Environmental Studies, Canberra, 1994.
- 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.

1992: Antarktis — om sydpoleus historik, juridik och politik (Antarctica: about the history, law and politics of the South Pole), *UD informerar* 1992:1 (Swedish Ministry for Foreign Affairs Information series).

1992: Review of The International Regulation of Armaments: The Law of Disarmament, Lysén, Göram, in *Juridisk Tidskrift (Legal Periodical)*, Volume 3, No 2, 1991-92.

1986: Antarktis — långt bortya 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

2006: Future Challenges for the Antarctic Treaty System. Presentation at the Conference: The Antarctic Treaty System: Legal and Environmental Issues, arranged by the British Institute of International and Comparative Law, in collaboration with the International Law Association (British Branch) and the Scottish Centre for International Law, 10 June 2006, Edinburgh.

2005: The application of Article 36 of the First Additional Protocol by Governments. Presentation at the Conference: The Law of War in the 21st Century: Weaponry and the Use of Force, 23 June 2005, United States Naval War College, Newport, Rhode Island.

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, on 6 June 2002, Geneva.

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 Örlogskolorna, 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, 1998.

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.

Accepted for publication

The interface with global organisations: Are there new demands? — accepted for publication in Richardson, M. and D. Vidas (eds), *The Antarctic Treaty System for the 21st Century*, London, United Kingdom Foreign and Commonwealth Office.

Ongoing works

Östersjön och folkrätten. En bok om närområdets folkrätt och säkerhetspolitik, (*The Baltic Sea and international law. A book about international law and security policy in the Baltic Sea region.*)

Review of *Listening to the Silences: Women and War*, Durham, Helen and Tracey Gurd (eds), Kluwer Law International, 2004, to be published in the *Nordic Journal of International Law*.

Other writings and publications

Contributions to the Swedish National Encyclopedia. Articles include legal and political aspects of the Arctic, Antarctica, the Baltic Sea, law of the sea, and others

Contributions to the Swedish Karnov's Legal Commentary

Referee on articles concerning Antarctic issues (international law and policy) for "Polar Record", issued in Cambridge, United Kingdom

Articles in journals and the daily press. Debate articles include: "International law changes" in 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: French]

Born on 15 February 1954 in Bafoussam (Cameroon)

Degree in public law, Faculty of Law of the University of Yaoundé (1979)

Diplôme des hautes études internationales et d'études supérieures des communautés européennes (graduate diploma in international studies and advanced diploma in European Community studies), Institut Européen des Hautes Etudes Internationales (IHEI), Nice (1980)

Diplôme d'études approfondies de droit public fondamental (diploma of advanced studies in basic public law) and *diplôme d'études approfondies de droit international* (diploma of advanced studies in international law), Faculty of Law, Nice (1980)

Diploma from the Institute of Public Administration, Paris (1982)

Doctorat d'Etat (doctorate) in law, Faculty of Law, Nice (1983)

Thesis prize awarded by the Faculty of Law, Nice (1983)

Prize awarded by the Académie des Sciences d'Outre-Mer (1988)

Agrégation (higher education teaching certificate) awarded by the French Faculties of Law (1988)

Admitted to the Paris Bar in 1997

Knight of the Order of Valour (Cameroon)

Knight of the Order of Academic Palms (African and Malagasy Council on Higher Education)

Minister Delegate to the Minister of Justice of Cameroon (December 2004-present)

Professor at the University of Yaoundé, the University of Ngadoundéré and, since 1994, the University of Yaoundé II

Professor at the Institute of International Relations of Cameroon and at the National School of Administration and Judicial Studies

Associate professor at the University of Douala, the University of Dschang and the Catholic University of Central Africa

Visiting professor at the University of Bordeaux I, France (1990), the University of Limoges, France (1991, 1992, 1993, 1994), the University of Nice, France (1992), the University of Dakar, Senegal (1995), the Université du Littoral, France (1996) and the University of Paris II Panthéon-Assas (1998)

Researcher at the Academy's Centre for Research on International Law and International Relations (1991)

Taught courses at The Hague Academy of International Law during its external session in Abidjan, 25 November to 6 December 1996

Lecturer in the French Department of The Hague Academy of International Law, July/August 1997

Member of the entrance examination panel at the Institute of International Relations of Cameroon

Member of the entrance examination panel at the National School of Administration and Judicial Studies

Member of the examining board for the Agrégation (higher education teaching certificate) in public law and political science, November 1993 in Cotonou, Benin, and November 1995 in Lomé, Togo

Founder and Director of the Centre for Studies, Research and Documentation on International Law and the Environment, a non-governmental organization (1980)

Founder and Director of the Study and Research Centre on International and Community Law of the University of Yaoundé II (2000)

Founder and co-editor of the *Revue juridique africaine* (1988)

Co-editor of the *Revue de législation et de jurisprudence camerounaises* (1989)

Editor of the *Revue lex lata* (1994)

Founder of the *Revue africaine des sciences juridiques* (2000) and of the *Revue africaine d'études politiques et stratégiques* (2001) of the University of Yaoundé II

Member and First Secretary of Cameroon's National Committee for Human Rights and Freedoms

Member of the Scientific Board of the Centre for Legal and Political Studies of the African Diaspora of the University of Paris I Panthéon-Sorbonne, France

Member of the Group of Experts of the Environmental Law Centre of the International Union for the Conservation of Nature in Bonn, Germany

Member of the "Environmental Law" network of the Université des Réseaux d'Expression Française, Paris, France

Member of the Commission on Environmental Law of the International Union for the Conservation of Nature

Member of the Société française pour le droit international (French International Law Society), France, the Société française pour le droit de l'environnement (French Environmental Law Society), the Association Henri Capitant, France, the International Law Association, United Kingdom, the International Commission of Jurists, Geneva, Switzerland, the Institut de Droit d'Expression et d'Inspiration Française, France, and the African Society of International and Comparative Law, United Kingdom

Member of the International Law Commission of the United Nations since May 1999 and Vice-Chairman of the Commission in 2000. Special Rapporteur on the topic "Expulsion of aliens"

Associate member of the International Law Institute since 2005

Co-agent, counsel and advocate for Cameroon before the International Court of Justice in the case concerning the Land and Maritime Boundary between Cameroon and Nigeria

Counsel and advocate for the Republic of Niger before the International Court of Justice in the case concerning the *Frontier Dispute* (Benin v. Niger)

Counsel for Guinea (Conakry) in the *Diallo* case (Guinea v. Democratic Republic of the Congo)

Activities before other international courts

Co-arbitrator at the Arbitration Court of the Paris International Chamber of Commerce in the following cases: *Ethiopia Amalgamated Ltd (Ethiopia)* and *Allied International Marketing Corporation (United States of America) v. National Bank of Ethiopia (Ethiopia)*

Counsel and advocate for Cameroon in the *Lafarge* case before the Cameroonian courts and the Arbitration Tribunal of the International Centre for Settlement of Investment Disputes, United States of America

Counsel for the Scemar company before the Arbitration Court of the Paris International Chamber of Commerce in *Scemar S.A.R.L. v. Dragages S.A.*

Member of the United Nations Cameroon-Nigeria Mixed Commission for the implementation of the ruling of the International Court of Justice of 10 October 2002 in the case concerning the *Land and Maritime Boundary between Cameroon and Nigeria*. In that capacity, served as head of the Cameroonian delegation to the Sub-Commission on Affected Populations, as head of the Cameroonian delegation to the Working Group on the Maritime Boundary, as a member of the Sub-Commission on Demarcation, as a member of the Working Group on Withdrawals and Transfers of Authority in the Lake Chad Area and as a member of the Working Group on Withdrawals and Transfers of Authority in the Bakassi Peninsula

Consultant to the National Investment Society in *State of Cameroon (SNI) v. Kloner* (1986)

Expert for the International Telecommunication Union (ITU) on the question of the legal aspects of the establishment of the Regional African Satellite Communications Organization

Principal ITU expert on the reform of the legal and institutional framework for telecommunications in Mali (1996), Rwanda (1996), Mauritania (1997), Burkina Faso (1997), Guinea-Bissau (1998) and the Comoros (1998)

Expert involved with the project for the harmonization of company law in the franc zone (1993)

Consultant to a number of international organizations, including the Regional African Satellite Communications Organization, Abidjan, Côte d'Ivoire, the United Nations Development Programme, the United Nations Environment Programme, the Food and Agriculture Organization of the United Nations, the Bank of Central Africa States and the World Bank

Member of and legal adviser to the Cameroonian delegation to the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court (member of the Drafting Committee), July 1998, to the first session of the Preparatory Commission for the International Criminal Court, New York, 16-26 February 1999, and to various sessions of the United Nations General Assembly

Principal publications in the field of international and comparative law

N.B. This bibliography does not include my work on domestic law, administrative law, constitutional law and national environmental law.

Pouvoir et droit en Afrique noire, essai sur les fondements de constitutionnalisme dans les Etats d'Afrique noire francophone, Librairie générale de droit et de jurisprudence, Paris, 1987.

L'OUA: Rétrospective et perspectives africaines, Paris, Economica, 1990 (co-author).

Droit de l'environnement en Afrique, EDICEF, Paris, 1996.

“La communauté économique des Etats de l'Afrique centrale, une communauté de plus?”, *Annuaire français de droit international*, Paris, Vol. XXXI, No. 2, 1987.

“Transfert de technologie et perspectives internationales de développement en Afrique subsaharienne. Quelques réflexions”, *Afrique et développement*, Addis Ababa, Vol. XII, No. 2, 1987.

“L'accession de la Namibie à l'indépendance”, *Revue générale de droit international public*, Paris, July-September 1990.

“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.

“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*, 1991.

“Le droit international des ressources en eaux continentales africaines”, *Annuaire français de droit international*, Paris, 1991.

“Les communautés européennes et les sanctions internationales”, research report for the International Law Research Centre of The Hague Academy of International Law, summer session 1991, published in the *Revue africaine de droit international et comparé*, London, Vol. 7, No. 3.

“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*, Vol. XV, No. 2, 1996.

“L'ONU et l'assistance électorale”, paper for the symposium of the African Society for International and Comparative Law, London, 1996.

“Pauvreté et souveraineté dans l'ordre international contemporain”, in *Mélanges en l'honneur du Doyen Paul Isoart*, Paris, Pedone, 1996.

“Les actes de l'Organisation”, paper for the symposium held on 23-25 November 1994 by The Hague Academy of International Law, minutes published by Martinus Nijhoff, Dordrecht/Boston/London, 1995.

“Les cours de justice des organisations africaines d'intégration économique”, paper for SADIC's Cairo symposium, 1996, *Revue africaine de droit international et comparé*.

“Le contentieux de la frontière maritime entre la Guinée-Bissau et le Sénégal”, *Revue générale de droit international public*, September 1997, No. 3.

“Droit au développement des Etats? Retour sur le droit au développement au plan international”, *Revue universelle des droits de l’homme*.

“Le matériau cartographique dans les contentieux frontaliers et territoriaux internationaux”, in *Liber Amicarium Mohammed Bedjaoui*, London, ASICL, 1998.

“Le choix des sujets pour le développement progressif et la codification du droit international par la CDI et ses méthodes de travail”, paper for the United Nations symposium held on the occasion of the fiftieth anniversary of the International Law Commission, New York, 27-28 November 1997.

“Le colloque des Nations Unies sur la codification et le développement progressif du droit international”, *Annuaire français de droit international*, 1997.

“L’intitulé d’une affaire portée devant la C.I.J.”, *Revue belge de droit international*, 2002.

“Les origines de la déclaration universelle des droits de l’homme”, report to the international symposium held on the occasion of the fiftieth anniversary of the Universal Declaration of Human Rights and organized by France’s National Consultative Commission on Human Rights, Paris, September 1998.

“Responsabilité pénale de l’Etat et responsabilité pénale de l’individu”, paper for the symposium held to mark the fiftieth anniversary of the Convention for the Prevention and Punishment of the Crime of Genocide by the Vittoria network, Université de Sceaux, Jean Monnet Law Faculty, December 1998.

“L’application des contre-mesures dans le temps”, in *Droit de la responsabilité de l’Etat*, to be published by A. Pedone.

“Mondialisation et droit”, *Revue hellénique du droit international*, 2002.

“Charte africaine, instruments internationaux de protection des droits de l’homme. Constitutions nationales: articulations respectives”, in *Instruments internationaux de protection des droits de l’homme et droits nationaux* (edited by Jean François Flauss).

“The compatibility of the OHADA treaty with the substantive rules for regional organizations of the World Trade Organization”, Africa’s regional report to the International Law Association, 2001.

“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* (edited by O. Corten and P. Klein), forthcoming.

“La nationalité du navire en droit international”, *Mélanges Jean Pierre Queneudec et Laurent Lucchini*, Paris, A. Pedone, 2004.

“Une troublante ‘immunité totale’ du Ministre des affaires étrangères”, *Revue belge de droit international*, January 2003.

“Les interactions de la jurisprudence internationale et des jurisprudences nationales”, paper for the symposium organized by the Société française pour le droit international, Lille, 11-13 September 2002, *La juridictionnalisation du droit international*, Paris, A. Pedone, 2003.

“Regard sur la jurisprudence du tribunal international du droit de la mer”, *Revue générale de droit international public*, 2005, No. 4.

“Valeur humaine et construction d’un ordre public international”, May 2004, to appear in *Mélanges Abdelfatah Amor*.

“Le droit des peuples à disposer d’eux-mêmes: entre fétichisme idéologique et glissements juridiques”, October 2005, to appear in *Mélanges Edmond Jouve*.

“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”, August 2005, to appear in *Revue générale de droit international public*, 2006.

“Les conventions régionales sur la conservation de la nature et des ressources naturelles en Afrique et leur mise en oeuvre”, *Revue juridique de l’environnement*, France, 1991, No. 4.

“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 the Environment and C.N.R.S. at the Faculty of Law in Poitiers from 23-26 September 1991, published in *Environment Policy and Law*, Bonn (R.F.A.), Vol. 21, Nos. 5 and 6, 1991.

“Les nouveaux principes du droit international de l’environnement”, *R.J.E.*, France, No. 4, October-November 1992.

“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* (edited by M. Prieur and S. Doumbé Billé), Limoges University Press (PULIM), 1994.

“Les forêts, patrimoine commun de l’humanité et droit international”, general introductory report for the Limoges symposium of 7-8 November 1994 on law, forests and sustainable development, minutes published by Editions Bruylant, Brussels, 1996.

“Singularité du droit international de l’environnement”, in *Les hommes et l’environnement, en hommage à Alexandre-Charles Kiss*, Paris Frison-Roche, 1997.

“Esquisse d’une ‘doctrine’ du patrimoine national d’intérêt écologique mondial”, paper for the symposium on environmental legal heritage organized by the Association des thermales de Riom, Riom (France), September 1998.

“La mise en oeuvre du droit international de l’environnement”, general introductory report to the symposium on the implementation of international environmental law at the national level, scientific workshop organized by the Environmental Law Network of the Agence Universitaire de la Francophonie, Yaoundé, March 2001, Limoges, PULIM, 2003.

“Les Etats africains riverains de l’Atlantique et la protection des tortues marines”, paper for the Bucharest symposium of the Environmental Law Network of the Agence Universitaire de la Francophonie, September 2002, *Revue roumaine du droit de l’environnement*, No. 1, 2002.

“L’espèce protégée en droit international de l’environnement”, to appear in *Mélanges Michel Prieur*.

Fathi Kemicha (Tunisia)

[Original: French]

Born in Kairouan, Tunisia, on 14 February 1952

Doctor of Law (with distinction), Université de Paris I, Panthéon-Sorbonne, 1984

Diploma, Institut d'Etudes Politiques, Paris, 1977

Visiting Scholar, Yale Law School, 1996

Avocat (Attorney at Law); member of the Bar of Paris; member of the Bar of Tunis

Secretary-General of the Constitutional Court of the Kingdom of Bahrain (January 2003-December 2005)

Member of the International Law Commission (elected on 7 November 2001 for a five-year term, 2002-2007)

Member of the Board of Trustees and the Executive Committee of the Dubai International Arbitration Centre (November 2004 to date)

Vice-President of the London Court of International Arbitration (May 2002-May 2005)

Member of the London Court of International Arbitration (September 1989-May 1995 and May 1998-May 2002)

Former Secretary-General of the Arbitration System of the Euro-Arab Chambers of Commerce, Paris

Founder and Secretary-General of the Euro-Arab Forum for Arbitration and Business Law, Paris

Counsel to the State of Pakistan in the Case concerning the Aerial Incident of 10 August 1999 (Pakistan v. India), International Court of Justice, The Hague, Oral Pleadings, 3-6 April 2000; Judgement, 21 June 2000

Counsel to the State of Bahrain in the Case concerning Maritime Delimitation and Territorial Questions between Qatar and Bahrain (Qatar v. Bahrain), International Court of Justice, The Hague, 1996-2001 Oral Pleadings, 29 May-29 June 2000; Judgement, 16 March 2001

Member of the Commission on International Arbitration, International Chamber of Commerce

Former member of the Working Group on Arbitration and Conciliation, United Nations Commission on International Trade Law, Vienna

Member of the Council of the Centre of Islamic and Middle Eastern Law, School of Oriental and African Studies, University of London

Member of the International Experts Committee of the Quebec National and International Commercial Arbitration Centre, Canada

Member of the International Arbitration Institute, Paris

Member of the American Society of International Law

Member of the International Law Association (French branch)

Member of the International Association of Lawyers/Union Internationale des
Avocats

Member of the Comité Français de l'Arbitrage

Roman Anatolyevitch Kolodkin (Russian Federation)

[Original: Russian and English]

Date and place of birth, 29 July 1960, Leningrad, Union of Soviet Socialist Republics

Education

- 1986 Ph.D. (Candidate's degree) in international law; dissertation topic, "International Recommendatory Norms as Exemplified by Recommendatory Resolutions of the United Nations General Assembly"
- 1982-1985 Graduate studies, Moscow State University, Faculty of Law, Department of International Law (Chair, Professor G.I. Tunkin)
- 1982 Graduated with honours from Moscow State University, Faculty of Law, Department of International Law, with a degree in international law

Present positions

- 2001-present Director, Legal Department, member of the Collegium, Russian Federation Ministry for Foreign Affairs
- 2003-present Member, International Law Commission

Diplomatic rank Envoy Extraordinary and Plenipotentiary

Previous positions

- 1997-2001 Deputy Permanent Representative of the Russian Federation to the United Nations Office and other international organizations in Geneva
- 1994-1997 Deputy Director, Legal Department, Russian Federation Ministry for Foreign Affairs
- 1992-1994 Head of Division, Legal Department, Russian Federation Ministry for Foreign Affairs
- 1991-1992 Assistant and Chief of Staff to the First Deputy Minister for Foreign Affairs, Russian Federation
- 1990-1991 Legal Officer, Committee on Inter-Republic Relations, Supreme Soviet (Parliament), Russian Federation
- 1986-1990 Legal Officer, Division of International Organizations and Division of External Economic Relations, External Relations Department, Ministry of the Navy, Union of Soviet Socialist Republics

Main professional experience

- 2005 Second Vice-Chairman of the fifty-eighth session of the International Law Commission
- 2004 Deputy Representative, meeting of the Caspian States to determine the legal status of the Caspian Sea and prepare for the Summit of the Caspian States

2003-present	Head of the Russian delegation in negotiations with Norway on delimitation in the Barents Sea
2003-2004	Head of the Russian delegation to the United Nations General Assembly Ad Hoc Committee on Jurisdictional Immunities of States and Their Property Legal adviser, Russian delegation to negotiations with Ukraine on the bilateral Treaty on the State Border
2002-2004	Deputy Chairman, Interagency Commission established by the Russian Government to negotiate with Ukraine a draft treaty on issues related to the October 2001 airplane crash over the Black Sea involving a Russian Tu-154M jet
2002-present	Representative of the Russian Federation, Committee of Legal Advisors on Public International Law (Council of Europe) Alternate Representative, Russian delegation to the regular sessions of the United Nations General Assembly Representative of the Russian Federation, Sixth Committee of the United Nations General Assembly
2002	Legal adviser, Russian delegation to negotiations with Romania on the bilateral Treaty on Friendly Relations and Cooperation Head of the Russian delegation to the twenty-fifth Antarctic Treaty Consultative Meeting
1997-2001	Representative, deputy representative of the Russian Federation to intergovernmental and expert meetings within the framework of the United Nations Office at Geneva, the Economic Commission for Europe, the Commission on Human Rights, ILO, WHO, WMO, WIPO, meetings organized by ICRC and the Government of Switzerland, as the depositary of the 1949 Geneva Conventions
1996	Representative of the Russian Federation on the European Committee on Legal Cooperation (Council of Europe), participated in drafting the European Convention on Nationality Deputy head, delegation of the Russian Federation to the Preparatory Committee on the Establishment of an International Criminal Court Head, delegation of Russian experts to negotiations with Romania on the Intergovernmental Protocol on the Inventory of Bilateral Treaties
1995	Deputy head, Russian delegation to the General Assembly Ad Hoc Committee on the Establishment of an International Criminal Court
1994-1997	Member, Russian delegation to the Sixth Committee of the General Assembly and the Special Committee on the Charter
1994	Legal advisor, Russian delegation to negotiations on the memorandum of understanding concerning guarantees to Belarus, Kazakhstan and Ukraine in connection with their accession to the Nuclear Non-Proliferation Treaty

- 1993-1994 Legal expert, Russian delegation to the meetings of the Preparatory Commission for the Organization for the Prohibition of Chemical Weapons
- 1993 Representative of the Russian Federation at negotiations on the Financial Protocol to the Convention on Conciliation and Arbitration within the Conference on Security and Cooperation in Europe
- Member, Commission of Legal Experts on National Implementation of the Chemical Weapons Convention, established to assist in preparation of the Manual for National Implementation of the Chemical Weapons Convention
- 1991-1997 Legal expert, Russian delegations to intergovernmental and expert meetings within the Commonwealth of Independent States
- 1990-1991 Legal expert, Russian delegation to negotiations with the Republic of Lithuania on the bilateral Intergovernmental Agreement on Cooperation to Develop the Kaliningrad Region and on the bilateral Intergovernmental Agreement on Assistance in the Resettlement of Nationals from Mažeikiai (Lithuania) to Vsevolozhsk (Russian Federation)
- Legal expert, Russian delegation to negotiations with the Republic of Estonia on the Treaty Forming the Basis of Inter-State Relations between the Russia Federation and the Republic of Estonia
- 1989-1990 Legal expert, Soviet delegation to the INMARSAT Assembly and Council sessions

Scholarly activities

- 2005-present Professor, Department of International Law, Faculty of International Law, Moscow State Institute of International Relations
- 2004-present Member, Executive Board, Russian Association of International Law
- 2001-present Member, Scientific and Expert Council, State Duma, Federal Assembly (Parliament), Russian Federation
- 1993 Member, Commission of Legal Experts on National Implementation of the Chemical Weapons Convention, established under the auspices of the Preparatory Commission for the Organization for the Prohibition of Chemical Weapons
- 1987-present Member, Editorial Board, *Ezhegodnik mezhdunarodnogo prava* (Yearbook of International Law), Russian Association of International Law
- 1982-present Member, Russian Association of International Law
- 2002-2005 Non-tenured professor, Department of International Law, Faculty of International Law, Moscow State Institute of International Relations
- 2002-present Occasional lectures on international law at Moscow State University, the Diplomatic Academy of the Ministry of Foreign Affairs and the Moscow State Legal Academy

- 1991 Non-tenured professor, Department of International Law, Law Faculty, Moscow State University
- 1990-1991 Non-tenured professor, Department of International Law, Law Faculty, Moscow Legal Academy

Main publications

- “Иммунитет должностных лиц государства от иностранной уголовной юрисдикции” (Immunity of State officials from foreign criminal jurisdiction), *International Lawyer*, No. 3, Moscow, 2005.
- “Fragmentation of International Law? A View from Russia” edited by Ronald St. John McDonald and Douglas M. Johnston, *Towards World Constitutionalism. Issues in the Legal Ordering of the World Community*, Martinus Nijhoff Publishers, Leiden, Boston, 2005.
- “Проект конвенции о борьбе с табаком” (Draft convention on tobacco control) (co-authored with M.V. Musikhin), *Московский журнал международного права* (Moscow Journal of International Law), No. 4, 2001.
- “Дискуссия по поводу проекта статута международного уголовного суда в Специальном комитете Генеральной Ассамблеи Организации Объединенных Наций” (Discussion of the draft statute for an International Criminal Court in the United Nations General Assembly Ad Hoc Committee) (co-authored with I.A. Panin), *Московский журнал международного права* (Moscow Journal of International Law), No. 4, 1996.
- “An Ad Hoc Tribunal for the Prosecution of Serious Violations of International Humanitarian Law in the Former Yugoslavia”, *Criminal Law Forum* (Rutgers University School of Law, United States of America), vol. 5, Nos. 2-3, 1994.
- Review of a monograph by I.I. Lukashuka entitled “Функционирование международного права” (The functioning of international law), *Московский журнал международного права* (Moscow Journal of International Law), No. 4, 1994.
- “Критические комментарии в отношении концепции ‘мягкого права’” (Critical comments on the concept of “soft law”), *Советское государство и право* (The Soviet State and Law), No. 12, 1985.
- “Латиноамериканская доктрина юридической природы Хартии экономических прав и обязанностей государств” (Latin-American doctrine on the legal nature of the Charter of Economic Rights and Duties of States) (co-authored with M. Beserra), *Вестник Московского государственного университета. Юридическая серия* (Bulletin of Moscow State University, Law Series) vol. 11, No. 5, 1985.

Language skills

Russian: mother tongue

English: fluent

French: oral and written comprehension

Carlos López Contreras (Honduras)

[Original: Spanish]

Date and place of birth: Marcala, La Paz, 31 January 1942
 Marital status: Married
 Professional domicile: Bufete Internacional de Honduras
 (founder and owner)
 Colonia Tepeyac, Calle El Paraíso
 Edificio Luna Sol, tercer piso
 Tegucigalpa, M.D.C.

Academic qualifications

Undergraduate degree in law, Universidad Complutense de Madrid and Universidad Autónoma de Honduras

Member of the Bar Association of Honduras (No. 1050)

Lawyer and notary, licence No. 547 issued by the Supreme Court of Justice, 1974

Diploma, advanced intensive course, Academy for American and International Law, Southwestern Legal Foundation, Dallas, Texas, 1976

Diploma, advanced intensive course, New Law of the Sea, United Nations, Permanent Commission of the South Pacific and the Diplomatic Academy of Peru, 1980

Seminars

International congress entitled “The legal future of MERCOSUR and of regional and global integration, unification and harmonization processes”, Asunción, Paraguay, 17-18 June 2005

Central American Institute for Business Administration (INCAE), “Preparing companies for globalization”, Michael Porter, San Pedro Sula, March 1997

First Inter-American Meeting on Alternative Dispute Resolution, Fundación Libra, National Center for State Courts, Buenos Aires, Argentina, November 1993

Second Central American Congress on Free Enterprise, Federation of Private Businesses of Central America and Panama (FEDEPRICAP), San Salvador, July 1992

“Privatization and debt-equity swaps: Priorities for development”, Guatemala, 1991 (Citibank and the Guatemalan Chamber of Commerce)

Congress on Free Enterprise for the Economic Community of the Central American Isthmus, Tegucigalpa, June 1991

Sixth Day of Discussion on Notarial Law in the North, Central America and the Caribbean, Tegucigalpa, June 1991

Aeronautical and Outer Space Law, Tegucigalpa, M.D.C., 1982

Languages

Spanish (mother tongue)

English (very good)

Italian (good)

Technical French (comprehension)

Professional experience

Public life

Consultant, Ministry of Foreign Affairs

Agent for Honduras before the International Court of Justice in the case concerning *Maritime Delimitation in the Caribbean Sea (Nicaragua v. Honduras)*

Agent for Honduras before the International Court of Justice in *Application for Revision of the Judgment of 11 September 1992*, submitted by El Salvador

Former Rector of the Universidad Tecnológica de Honduras (UTH), Tegucigalpa campus

Director for Honduras at the Central American Bank for Economic Integration (CABEI), 1990-1991

Minister for Foreign Affairs of Honduras, 1986-1990

President of the General Assembly of the Organization of American States (OAS), Washington D.C., November 1989

Chairman of the meeting of foreign ministers from Central America, the European Community and the Contadora Group (San José V), San Pedro Sula, February 1989

Head of delegations to the United Nations General Assembly, the OAS General Assembly and the Contadora and Esquipulas II negotiation processes

Minister responsible for dealing with the case concerning the *Land, Island and Maritime Dispute* with El Salvador before the International Court of Justice, 1986-1990

Expert and consultant to the Honduran Ministry of Foreign Affairs, the High Command of the Honduran Armed Forces and the Honduran Ministry of Economic Affairs

Deputy Minister for Foreign Affairs, 1979-1980, and Head ex officio of the Negotiating Committee of the General Treaty of Peace with El Salvador

Member of the Permanent Court of Arbitration, The Hague, Netherlands, from 1980

Ambassador of Honduras from 1969 to 1976, posted to the United Kingdom of Great Britain and Northern Ireland, Malta, the Holy See and Nicaragua

Representative of Honduras on various occasions to the International Coffee Organization, the Inter-Governmental Maritime Consultative Organization, the International Labour Organization and the Food and Agriculture Organization of the United Nations

Private practice

Member of the roster of arbitrators for the free trade agreement between the United Mexican States and the Republics of El Salvador, Guatemala and Honduras

Member of the roster of arbitrators and conciliation officials of the International Centre for Settlement of Investment Disputes (ICSID), which has its headquarters in Washington, D.C., USA

Lawyer for the National Port Authority

Notary for various national financial institutions and for the Central American Bank for Economic Integration (CABEI)

Acted on various occasions as an expert or consultant on trade, administrative and labour matters for private national and foreign companies

Teaching experience

Guest lecturer at the Universidad Alcalá de Henares, the Spanish Institute of European Studies and the National Defense University of the United States of America

Participated in the design of the law curriculum at San Pedro Sula Private University, 1978

Tenured professor at San Pedro Sula Private University, 1978-1979

Tenured professor at the Faculty of Law of the Universidad Nacional Autónoma de Honduras, 1982-1984

Invited as a guest lecturer by various universities, Governments, foreign bar associations, the National Defence College and the Armed Forces Staff College of Honduras

Publications

“Bahía de Fonseca. Su régimen internacional”, in *Pacis Arte*, in honour of Professor Julio D. González Campos, Madrid, 2005

Joint author and coordinator of *Definiciones Soberanas*, Ministry of Foreign Affairs, Tegucigalpa, D.C., 2005

Misión en La Haya, Iberoamericana publications, Tegucigalpa, Honduras, C.A., August 2004

Joint author and coordinator of *Los derechos territoriales y marítimos de Honduras*, Ministry of Foreign Affairs, Tegucigalpa, 2001

Las negociaciones de paz, mi punto de vista, Tegucigalpa, Honduras, 1984

Contributor to the following Honduran newspapers: *La Prensa*, *El Herald*, *La Tribuna*

Member of the editorial board of the *Revista política de Honduras*

Membership in professional organizations

Bar Association of Honduras

Hispano-Luso-American Institute of International Law (IHLADI), organized the twenty-first congress in Tegucigalpa, November-December 2000

Associate member of the Hispano-Luso-American Institute of International Law (IHLADI), 2000

Latin American (Maritime Science) Association

President of the National Academy of Law and Social Sciences of Honduras, an organization equivalent to the Royal Academy of Jurisprudence and Legislation of Madrid

Participation in social, cultural and political organizations

Founder and current President of the Foundation for the Museum of the Honduran Man

Tegucigalpa Rotary Club

National Party of Honduras, Director of the Central Committee and the Political Committee

Director of the Centre for Political, Economic and Social Studies, Doctor Juan Manuel Gálvez, Honduras

Adviser to the Cristo del Picacho Foundation, Honduras

Honours and decorations

Order of Francisco Morazán, Grand Cross, Silver Medal

Awarded 22 decorations, honours and mentions from other countries and national organizations, including Brazil, China, Colombia, Dominican Republic, El Salvador, Guatemala, Holy See, Honduras, Korea, Malta, Peru, Philippines, Spain, Venezuela, the municipality of San Pedro Sula, the Chamber of Commerce and Industry of Cortés, the Honduran Tourist Board, the Foundation for the Museum of the Honduran Man and the Honduran Armed Forces

Chosen by the Honduran media as Minister of the Year on two occasions

Countries visited

Argentina, Austria, Belgium, Belize, Bolivia, Brazil, Canada, Central America, Chile, China, Colombia, Czech Republic, Ecuador, France, Germany, Great Britain, Greece, Hong Kong, Hungary, Israel, Italy, Japan, Korea, Mexico, Monaco, Morocco, Netherlands, Paraguay, Peru, Philippines, Portugal, San Marino, Spain, Sweden, Switzerland, Thailand, Turkey, United States of America, Uruguay, Venezuela

Michael J. Matheson (United States of America)

[Original: English]

Professor Matheson is a member of the international law faculty of the George Washington University Law School in Washington, D.C. He previously directed the International Law Program of the School of Advanced International Studies of Johns Hopkins University, and served as a Senior Fellow at the U.S. Institute of Peace. He has taught courses on public international law, international criminal law, international institutions, and international conflict resolution. He has lectured at many law schools, universities, military academies, conferences and professional organizations. He has written many articles and other published pieces on international law subjects. He is a member of the Council on Foreign Relations and the Board of Editors of the American Journal of International Law, and serves as Counselor to the American Society of International Law.

Professor Matheson also serves as a member of the United Nations International Law Commission. He has argued many cases before international tribunals, including seven cases before the International Court of Justice. He has participated in many international negotiations, particularly on international humanitarian law, arms control, international claims, and environmental protection. He served as Head of Delegation (with the rank of Ambassador) to the United Nations negotiations on landmines and other conventional weapons. He led efforts to create the International Criminal Tribunals for Rwanda and the former Yugoslavia, and the United Nations Compensation Commission.

Professor Matheson also serves as consultant and counsel to the U.S. State Department, and as a member of the Department's Advisory Committee on International Law. From 1972-2000, he served as a career attorney in the Office of the Legal Adviser of the State Department. He was Principal Deputy Legal Adviser from 1990-2000 and served for a total of more than two years during that period as Acting Legal Adviser. He managed the Department's legal staff of more than 140 attorneys and, among other things, directed legal work on: the dissolution of the Soviet Union and Yugoslavia; the Kosovo, Bosnia, Gulf War and Somalia crises; and the ratification of arms control and other treaties. He testified before Congressional committees on a number of occasions. He received a number of professional honours, including: the Presidential Distinguished Executive Award; the Secretary of State's Distinguished Service Award; the Federal Bar Association's Outstanding Federal Lawyer of the Year Award; and the American Bar Association's Outstanding Government International Lawyer of the Year Award.

Prior to his service in the U.S. State Department, he was: Attorney-Adviser in the Office of the General Counsel of the United States Air Force; Associate with the Washington law firm of Wilmer, Cutler and Pickering; Desegregation Specialist with the Department of Health, Education and Welfare in Washington and Mississippi; and Congressional Page in the United States House of Representatives. He received an AB in Political Science from Stanford University in 1965, where he graduated with Great Distinction; and he received an LLB from Stanford Law School in 1968, where he was Recent Developments Editor of the Stanford Law Review. He was born in San Francisco in 1944. He is married to Patricia S. Matheson and has one son, Scott Matheson.

Cases argued before international tribunals (partial list)

International Court of Justice:

- *Oil Platforms* (Iran v. US), 1996 and 2003
- *Legality of Use of Force* (Yugoslavia v. US), 1999
- *Lockerbie* (Libya v. US), 1997
- *Nuclear Weapons* (Advisory Opinion), 1995

Iran-U.S. Claims Tribunal:

- *Replenishment*, 1999
- *Foreign Military Sales*, 1987

Major international negotiations (partial list)

- United Nations negotiations on conventional weapons, 1980 and 1995-96
- Governing Council of the United Nations Compensation Commission, 1991-92
- US-Soviet negotiations on conventional arms transfers, 1978
- US-Soviet negotiations on peaceful nuclear explosions, 1976
- United Nations negotiations on maritime oil pollution, 1973
- Conference on endangered species, 1973

Publications (partial recent list)

- Council Unbound: The Growth of UN Decision Making on Conflict and Postconflict Issues after the Cold War (in process of publication).
- “The Fifty-sixth Session of the International Law Commission”, 99 *Am. Journal of Int. Law* 211 (2005).
- “U.S. Security Assistance and Related Programs” in Moore & Turner, *National Security Law* (Carolina Academic Press, 2005).
- “The Fifty-fifth Session of the International Law Commission”, 98 *Am. Journal of Int. Law* 317 (2004).
- “Practical Aspects of the Agent’s Role in Cases Before the International Court”, *The Law and Practice of International Tribunals* (2003).
- “U.S. Military Commissions”, 96 *Am. Journal of Int. Law* 354 (2002).
- “United Nations Governance of Postconflict Societies”, 95 *Am. Journal of Int. Law* 35 (2001), reprinted in *Post-Conflict Justice* (Bassiouni, ed.).
- “The Opinions of the International Court of Justice on the Threat or Use of Nuclear Weapons”, 91 *Am. Journal of Int. Law* 417 (1997).
- “The Revision of the Mines Protocol”, 91 *Am. Journal of Int. Law* 158 (1997).

Donald M. McRae (Canada)

[Original: English and French]

Nationality: Canadian
New Zealand

Residency: Canada

Date and place of birth: 23 March 1944, New Zealand

Profile in brief:

Professor Don McRae is an internationally recognized authority on a wide range of international legal issues, including trade and investment, natural resource management and maritime delimitation. He has taught law at several universities and is presently teaching at the University of Ottawa where he was Dean of Common Law from 1987 to 1994. In addition to his teaching, Professor McRae has advised several Governments and intergovernmental organizations on international law issues. In doing so, he has acted as counsel before NAFTA and World Trade Organization panels and in fisheries and boundary arbitrations.

Professor McRae has chaired dispute-settlement panels under the Canada-United States Free Trade Agreement and the United States-Israel Free Trade Agreement. He has also been a panel member in World Trade Organization cases. Professor McRae is a member of the Permanent Court of Arbitration.

A graduate of the University of Otago, New Zealand, and of Cambridge University, Professor McRae is a Fellow of the Royal Society of Canada. He has published over 75 articles on international law, law of the sea and international trade law. He is a member of the Board of Editors of several renowned international law journals and is Editor-in-Chief of the Canadian Yearbook of International Law.

Education: University of Otago, New Zealand, 1962-67
Cambridge University, England, 1968-69
Columbia University, New York, 1969-70

Degrees: LL.B., Otago (1966)
LL.M., Otago (1967) First Class Honours
Diploma in International Law, Cambridge (1970)

Awards: 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

Professional qualifications and affiliation

Admitted as Barrister and Solicitor of the Supreme Court of New Zealand, 1966
Admitted to the Bar of Ontario, 1989
“Door Tenant” Barristers Chambers at 20 Essex Street, London, England

Academic appointments

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
Professor, Faculty of Law, Common Law Section, University of Ottawa, 1987 to present
Hyman Soloway Professor of Business and Trade Law, University of Ottawa, 1996 to present

Invited lectures

Hebei University, China, 1991
Paul Martin Distinguished Lecturer, University of Windsor, 1993
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”
Mexican Legal Studies Program, Houston Law School, Mexico City, course on NAFTA, June 2001

Other

Acting Director, Institute of International Relations, U.B.C., 1974-75
President, U.B.C. Faculty Association, 1975-76
Chair, Board of Directors, International House, U.B.C. 1980-81
Member, Board, Canadian Lawyers for International Human Rights, 1992-
Member, Board, Public Interest Advocacy Centre, 1992-
Member of review teams for Faculty of Law, University of Victoria, (1996) and Faculty of Law University of British Columbia (1996), Queen’s University (1997)

Membership in professional societies

American Society of International Law (since 1969) (member Executive Council 1991-94)
British Institute of International and Comparative Law
Canadian Council on International Law, (President 1990-92)
International Law Association
Society of Public Teachers of Law

Professional experience

Appeared as counsel in Magistrates and Supreme Courts, Dunedin, New Zealand, 1966-68

Consultant to the Joint Committee of the B.C. Branch of the Canadian Bar Association and the Law Society of B.C. in the preparation of a pilot programme for the certification of specialists in the legal profession in British Columbia, 1976-77

Consultant to the Intergovernmental Oceanographic Commission (IOC) of UNESCO, 1979

Adviser to the Department of External Affairs, Government of Canada, on various international legal issues, 1979-92

Counsellor, International Law, Department of External Affairs, 1983-86

Counsel for Canada in Fisheries Arbitration (Canada/France), 1985-86

Special Observer to the Canadian Delegation to the 41st Session of the General Assembly, 1986

Consultant to 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 for Canadian Human Rights Commission on complaints brought by Innu Nation against the Government of Canada, 1992-93, 2001-2002

Member of the Permanent Court of Arbitration, 1998-

Chief Negotiator for Canada for the Pacific Salmon Treaty, 1998-99

Counsel to the Government of New Zealand on international trade law issues including cases before the WTO, 1998-

Special Legal Adviser to North American Commission on Environmental Cooperation, 2002-

Co-Chair, Canada-British Columbia Task Group on Post-Treaty Fisheries, 2003-2004

Maritime boundary experience

Consultant to the Government of British Columbia on the law of the sea (1973) and west coast maritime boundaries (1977-82)

Senior Legal Adviser to the Agent for Canada in the Gulf of Maine maritime boundary case (Canada/United States), 1983-84

Consultant to 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 for Canada in Canada-France Arbitration over St. Pierre and Miquelon Maritime Boundary, 1991-92

Adviser to the Province of Newfoundland and Labrador on maritime boundary matters, 1996-2000

Agent and Counsel for Newfoundland and Labrador in the Newfoundland and Labrador-Nova Scotia Maritime Boundary Dispute and Arbitration 2000-2002

Adviser to the Government of New Zealand on maritime boundary issues 2000-

Trade law experience

Member of Chapter 18 Roster of Panellists Canada-United States Free Trade Agreement, 1993-

Member of Chapter 19 Roster of Panellists, NAFTA 1994-

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 United States-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 of Indicative List of Panellists under World Trade Organization Dispute Settlement Understanding, 1996-

Member, Dispute Settlement Panel set up under Chapter 20, North American Free Trade Agreement (Supply Management) 1996

Adviser to the Government of New Zealand on international trade law matters, 1997-

Counsel to New Zealand Government in the following World Trade Organization 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*

Counsel to Canadian Government in NAFTA Chapter 11 case: *Pope & Talbot Inc. and the Government of Canada*

Member World Trade Organization Dispute Settlement Panel *United States-Rules of Origin*

Adviser to the Government of Morocco on free trade negotiations with the US 2003-2004

Member World Trade Organization Dispute Settlement Panel, *EC-Shipbuilding, Complaint by Korea*, 2004-

Publications

“Revocation of Unilateral Contracts” 1 Otago Law Review 149-155 (1966)

“Submarine Cables and Pipelines Protection Act 1966” 2 New Zealand Universities Law Review 351-354 (1967)

“Fisheries (Agreement with Japan) Act 1967”, “Fisheries Amendment Act 1967” 3 New Zealand Universities Law Review 98-102 (1968)

“Warrants of Fitness and the Sale of Motor Vehicles” International Business and Law Symposium (1968) 1-12

“Those Warrants of Fitness!” (1968) New Zealand Law Journal 424-426

“Co-operation Agreements and the Law Relating to Agreements Concluded by International Organizations” in Zemanek ed., *Agreements of International Organizations and the Vienna Convention on the Law of Treaties*, Vienna: Springer-Verlag (1970) 1-55

“The U.N. and the Environment” 64 American Journal of International Law (Supp.) 227-230 (1970)

- “The Law School and the University: A Law Course for Undergraduates”
21 *University of Toronto Law Journal* 529-542 (1971)
- “Applications under the Dependants’ Relief Act of the Province of Ontario”
19 *Chitty’s Law Journal* 322-340 (1971)
- “Sovereignty and the International Legal Order” 10 *Western Ontario Law Review*
56-86 (1971)
- “Regional Organization Involving South East Asia and the Western Pacific: ECAFE,
the Colombo Plan and the Asian Development Bank” 2 *Otago Law Review* 393-407
(1972)
- “Contracts to Leave Property by Will and Dependants’ Relief” 20 *Chitty’s Law
Journal* 298-300 (1972)
- “Charitable Trusts and Public Benefit” (1973) *New Zealand Law Journal* 57-59
- Reports on “Annual Conference of Canadian Council on International Law”:
10 *Canadian Yearbook of International Law* 278-282
11 *Canadian Yearbook of International Law* 280-284
12 *Canadian Yearbook of International Law* 267-271
13 *Canadian Yearbook of International Law* 323-328
14 *Canadian Yearbook of International Law* 317-322
- Developments in the Law of Contracts, U.B.C. Centre for Continuing Education
(1973) 1-37
- “Sovereign Immunity — The Role of the Courts: Comment on *Le Gouvernement
République Démocratique du Congo v. Venne*” 11 *Osgoode Hall Law Journal* 326-
334 (1973)
- “Nuclear Tests Cases” 8 *University of British Columbia Law Review* 375-382
(1973)
- “Legal Obligations and International Organizations” 11 *Canadian Yearbook of
International Law* 87-105 (1973)
- “Non-Western Approaches to Human Rights” *Proceedings of the Second Annual
Conference of the Canadian Council on International Law* (1973) 89-97
- “Deep Ocean Mining: Negotiation of an International Regime, Some Legal and
Political Aspects” 48 *Western Miner* 17-22 (1975) with B.G. Buzan
- Developments in the Law of Contracts U.B.C. Centre for Continuing Education
(1976) 1-42
- “Maritime Jurisdiction in the Dixon Entrance: The Alaska Boundary Re-examined”
14 *Canadian Yearbook of International Law* 175-222 (1976) with C.B. Bourne
- “Sovereign Immunity — Commercial Activities — Actions in Rem — Applicability
to Actions in Personam — Need for Legislation” 45 *Canadian Bar Review* 747-761
(1976)
- “Pilot Project for the Certification of Specialists” 35 *The Advocate* 481-486 (1977)
- “Delimitation of the Continental Shelf Between the United Kingdom and France:
The Channel Arbitration” 15 *Canadian Yearbook of International Law* 173-197
(1977)

- “Repudiation of Contracts in Canadian Law” 56 *Canadian Bar Review* 233-263 (1978)
- “Competent International Organizations and the Law of the Sea” 3 *Marine Policy* 106-132 (1979) with J.D. Kingham
- “The Extension of Options and Equitable Estoppel” 3 *Canadian Journal of Business Law* 426-435 (1979)
- “The Legal Effect of Interpretative Declarations” 49 *British Yearbook of International Law* 155-173 (1978)
- “Adjudication of the Maritime Boundary in the Gulf of Maine” 19 *Canadian Yearbook of International Law* 292-303 (1979)
- “Canada and the Law of the Sea: Some Multilateral and Bilateral Issues” 3 *Canadian Issues* 161-173 (1980)
- “The Law of the Sea Draft Convention and International Organizations” 3 *Marine Policy Reports* No. 2 (1980)
- “Exculpatory Clauses” in *Drafting Commercial Documents*, Continuing Education Society of British Columbia (1981) 10p.
- “Proportionality and the Gulf of Maine Maritime Boundary Dispute” 19 *Canadian Yearbook of International Law* 287-302 (1981)
- “Environmental Jurisdiction in Arctic Waters: The Extent of Article 234” 16 *University of British Columbia Law Review* 197-228 (1982) with D.J. Goundrey
- “Arctic Waters and Canadian Sovereignty” 38 *International Journal* 476-492 (1983)
- “The Gulf of Maine Case: The Written Proceedings” 21 *Canadian Yearbook of International Law* 266-283 (1983)
- “The GATT and Multilateral Treaty-Making: The Tokyo Round” 77 *American Journal of International Law* 51-83 (1983) with J.C. Thomas
- “Pollution of the Economic Zone: Non-Vessel Sources, Commentary” in Johnston and Letalik eds., *The Law of the Sea and Ocean Industry: New Opportunities and Restraints* (1984) 304-311
- “International Organizations In Marine Affairs: The New Oceans Regime, Implementing the Convention” 8 *Marine Policy* 83-94 (1984)
- “The Gulf of Maine Case” 22 *Canadian Yearbook of International Law* 267-290 (1984) with L.H. Legault
- “International Legal Scholarship in Canada”, 23 *Osgoode Hall Law Journal* 477-493 (1985) with John Claydon
- “Law-Making through International Institutions” in *International Law: Critical Choices for Canada, 1985-2000* (1986) 1-28 with Philippe Kirsch
- “Management of Arctic Marine Transportation: A Canadian Perspective”, 39 *Arctic* 349-359 (1986)
- “Canadian Arctic Waters Policy and International Law: The Negotiation of Article 234” in Griffiths ed. *Politics of the Northwest Passage* 98-114 (1987)

“The Single Maritime Boundary: Problems in Theory and Practice”, in Brown and Churchill eds. *The United Nations Convention on the Law of the Sea: Impact and Implementation* 225-233 (1987)

“The International Law Commission: Codification and Progressive Development after Forty Years”, XXV *Canadian Yearbook of International Law* 355-368 (1987)

“The Development of the Most-Favoured-Nation Principle: Treaties of Friendship, Navigation, Commerce and the GATT”, in Irish and Carasco eds *The Legal Framework of Canada-United States Trade*, 225-247 (1987), with J.C. Thomas

“Recourse to the GATT for Resolving International Trade Disputes” in Saunders ed., *Trading Canada's Natural Resources* 168-188 (1987)

Understanding the Free Trade Agreement, edited with Debra Steger (1988)

“Approaches to the Resolution of Atlantic and Pacific Ocean Problems”, 16 *Ecology Law Quarterly* 227-244 (1989)

Canadian Oceans Policy, National Strategies and the New Law of the Sea (1989) 268 pp., edited with Gordon Munro

“Canada and the Delimitation of Maritime Boundaries”, in McRae-Munro eds, *Canadian Oceans Policy* 145-164 (1989)

“Coastal State ‘Rights’ within the 200-mile Exclusive Economic Zone”, in Neher, Arnason and Mollett ed. *Rights Based Fishing* 97-111 (1989), with Gordon Munro

“The Implications of Europe 1992: A Canadian Perspective”, with Rita Theil, in 33 *German Yearbook of International Law*, 166-183 (1990)

“State Practice in Relation to Fisheries”, in *Law of the Sea: Evolving National Policies*, Proceedings of the American Society of International Law, 1990, pp. 283-287

“La frontière maritime unique: problèmes théoriques et problèmes pratiques”, *l Rev. Jur. Afr.* 31-44 (1991)

Report on the Regime for High Seas Fisheries: Status and Prospects prepared for the United Nations Office for Ocean Affairs and the Law of the Sea, May 1991 (40 pp), subsequently issued as United Nations document.

Report on the Complaints of the Innu of Labrador to the Canadian Human Rights Commission, 18 August 1993 (72 pp).

“The Gulf of Maine Case (1984)” “Delimitation Problems in Canada (Juan de Fuca, Dixon Entrance)” “Special Problems Relating to Fisheries in the EEZ: Canadian Perspective” and “The Pacific Salmon & Herring Case (1989)”, Pharand & Leanza eds. — *The Continental Shelf and the Exclusive Economic Zone* (1993) 119-127, 159-169, 309-317, 375-378.

Law, Policy and International Justice: Essays in Honour of Maxwell Cohen, edited with William Kaplan (1993).

“International Dispute Settlement under the Canada-United States Free Trade Agreement”, in Kaplan & McRae eds. *Law, Policy and International Justice: Essays in Honour of Maxwell Cohen*, (1993) 186-204.

“Arctic Sovereignty: Loss by Dereliction?” 22 *Northern Perspectives* 4-9 (1994-95)

“Justice for All? Dispute Settlement under NAFTA” in Hodges ed, *The Impact of NAFTA: Economies in Transition* (1995) (Proceedings of a Symposium held at the London School of Economics and Political Science, 28 September 1994) 9-27.

“The Globalism-Regionalism Debate and International Trade” Proceedings of the Canadian Council on International Law, 1995, pp. 73-79, reprinted in Le Bouthillier, McRae and Pharand, eds, *Selected Papers in International Law: Contribution of the Canadian Council on International Law* (1999).

“From Sovereignty to Jurisdiction: The Implications for States of the WTO,” in Buchanan ed. *WTO and Asia-Pacific* 1996, 37-58.

“The Emerging Appellate Jurisdiction in International Trade Law” Proceedings of the Canadian Council on International Law, 1996, 23-36.

“The Contribution of International Trade Law to the Development of International Law” *Recueil des Cours* Vol. 260, 103-237 (1996).

“Electronic Technologies and Customary International Law”, *Proceedings of the 1997 Hague Joint Conference of the American Society of International Law and the Nederlandse Vereniging voor Internationaal Recht* “Contemporary International Law Issues: New Forms, New Applications” 326-329 (1997).

“La Délimitation des Espaces Maritimes” 26 *Annuaire de Droit Maritime et Océanique* 259-276 (1998).

“The Emerging Appellate Jurisdiction in International Trade Law” in Cameron and Campbell eds *Dispute Resolution in the WTO* (1998) 98-110.

Compendium of the First 25 Years of the Canadian Council on International Law (1998) edited with Donat Pharand and Yves LeBouthillier.

“Crafting Mechanisms for the Settlement of International Trade Disputes: WTO and NAFTA as Models” in Schoenbaum, Nakagawa and Reif eds, *Trilateral Perspectives on International Legal Issues: From Theory Into Practice*, 331-346 (1998).

“Trade and the Environment: Development of WTO Law” 9 *Otago Law Review* 221-238 (1998)

“Geography, Biology and Politics: The Complexities of the Pacific Salmon Dispute” in *Canada-US. Border Issues*, Proceedings of the Reddin Symposium (1999), 10-19.

“The WTO in International Law: Tradition Continued or New Frontier? 3 *J. Int’l Econ. L* 27-41 (2000).

“GATT Article XX and the WTO Appellate Body” in Bronckers and Quick eds *New Directions in International Economic Law: Essays in Honour of John H. Jackson* (2000), 219-236.

“The Negotiation of the 1999 Pacific Salmon Agreement” 27 *Canada-United States L.J.* 267-278 (2001).

Report to the Canadian Human Rights Commission on the Treatment of the Innu of Labrador by the Government of Canada (26 March 2002) with Professor Constance Backhouse

“Trade and the Environment: The Issue of Transparency” in Markell and Knox, edited, *Greening NAFTA: The North American Commission for Environmental Cooperation*, 237-255 (2003).

Comment on Claus-Dieter Ehlermann’s Presentation on “The Role and Record of the Dispute Settlement Panels and the Appellate Body of the WTO” 6 *J. Intl Econ. L.* 709-717 (2003)

“Trade and the Environment: Competition, Cooperation or Confusion?” 41 *Alberta L.R.* 745-760 (2003)

“What is the Future of WTO Dispute Settlement?” 7 *J. Intl Econ. L.* 3-21 (2004)

Treaties and Transition: Towards a Sustainable Fishery on Canada’s Pacific Coast, April 2004 (with Peter Pearse)

Editorial

General Editor, *Otago Law Review* 1965-68 (Vol. 1)

Assistant to the Editor-in-Chief, *Canadian Yearbook of International Law*, 1974-1992

Editor-in-Chief, *Canadian Yearbook of International Law*, 1992-
(Volumes 31, 32, 33, 34, 35, 36, 37, 38, 39, 40 published)

Member, Editorial Board, *Cambridge Studies in International and Comparative Law*, (Cambridge University Press) 1994-

Member Editorial Board, *Journal of International Economic Law* (Oxford University Press) 1998-

Member Editorial Board, *Boletin Mexicano de Derecho Comparado* (Instituto de Investigaciones Juridicas, UNAM) 2000-

Member, Editorial Advisory Board, *New Zealand Yearbook of International Law*, 2003-

Teodor Viorel Melescanu (Romania)

[Original: English]

Born: March 10, 1941, Brad, Hunedoara county, Romania

Marital status: married, one child

Academic qualifications

1959-1964 Law school, Bucharest

1964-1966 Postgraduate courses in international relations, University of Bucharest

1967-1970 Institut Universitaire des Hautes Études Internationales, Geneva

1973 Ph.D. in International Law, University of Geneva

Scientific and university career

1973 Member of the Association of International Law and International Relations, ADIRI-Bucharest

1991 Member of the Romanian Institute for Political Studies, Bucharest

1992 Professor of international law at the University of Bucharest

2002 Vice-president, Association of International Law and International Relations, Bucharest

International Law Commission Member (1997-2006)

- Chairman of the International Law Commission in 2004
- Chairman of the Working Group for the elaboration of commentaries to the draft articles on State responsibility (2002)
- Member of the Working Group on: Nationality in relation to the succession of States; Reservations to treaties; Diplomatic protection; Unilateral acts of States; International liability for injurious consequences arising out of acts not prohibited by international law; State responsibility
- Member of the Drafting Committees on: State responsibility; Reservations to treaties; Diplomatic protection; Unilateral acts of States

Diplomatic career

September 1966-August 1990 Diplomat in the Ministry of Foreign Affairs; successive promotions up to the rank of ambassador

August 1990-May 1991 Undersecretary of State, Ministry of Foreign Affairs, Secretary of State, Ministry of Foreign Affairs

November 1992-November 1996 Minister of State, Minister of Foreign Affairs

Political career

- December 1996-2000 President of the Committee on Foreign Affairs, Romanian Senate Senator of Prahova county
- January 2001 Vice President of the National Liberal Party in charge with external relations
- November 2004 Vice President of the Romanian Senate, Parliament of Romania

Legal career

- From 1994 Opened a law office for international legal consultancy in Bucharest
- 2003 Created a law bureau in association with Cristian Sava, attorney at law, in Bucharest

Author of scientific works

Legal Responsibility for Nuclear Damage — Ph.D. Thesis, Geneva, 1973.

The International Labour Organization, Bucharest, Editura Politica 1974.

European Institutions, National School of Political Studies and Public Administration/Bucharest 1993.

Institutional Community Law, University of Bucharest 1995.

For a New Political Order, Iassy, Editura Polirom, 2000.

Public International Law, University of Bucharest 1994, and a new revised edition in 2002.

The Rebirth of the Romanian Diplomacy, Cluj, Editura Dacia, 2002.

Co-author of scientific works

Charte des Nations Unies. Commentaire article par Article par article, Editions Economica, Paris 2005.

Diplomatic Dictionary, Bucharest, Editura Politica 1973 and 1979.

Agenda of International Issues, Bucharest 1973.

Military Disarmament and Disengagement in Europe, Bucharest 1973.

Recent articles and studies

Moldova, The Second Romanian State, No. 2/1992, Venice, Italy.

Democracy and Market Economy: The Irreversible Options of Romania, Asashi Shinbun, 11.05.1993, Tokyo, Japan.

Security in Central Europe: a positive-sum game, "Revista NATO" No. 5, October 1993. NATO Office of Information and Press, 1110 Bruxelles, Belgium.

A Memorable Moment in Romanian History, Business World, No. 14 (847) 24-30 January 1994.

Romania's Option for Integration with the West: Historical and present Grounds, Romanian Journal of International Affairs vol. 1, No. 1-2/1995.

The National Security of Romania: Priorities and Legitimate Concerns, Central European Issues vol. 1, No. 1, autumn 1995.

The Institutional mechanics of Romania's foreign policy after 1990, Studia Politica, Romanian Political Science Review, vol. I, No. 2/2001.

A new role for the International Court of Justice in preventing local conflicts, EuroAtlantic Studies No. 1/2001, University of Bucharest.

Globalisation and International Terrorism, The Romanian Journal of European Studies, No. 1/2002.

Public International Economic Law; principles and institutions regulating international economic relations, Euro-Atlantic Studies, No. 4/2002.

Legal Aspects of Romania's adherence to NATO, in Euro-Atlantic Studies No. 1/2003.

Parteneriatul pentru Pace și rolul său în admiterea României în NATO, Alma Mater Porolissensis, No. 10/2002.

Djamchid Momtaz (Iran, Islamic Republic of)

[Original: English]

Personal data

Born on 18 June 1942

Professor of International Law, Faculty of Law and Political Sciences, Tehran University, since 1974

Legal Adviser of the Ministry of Foreign Affairs of the Islamic Republic of Iran since 1984

Associate Member of the Institute of International Law (Institut de droit international)

Member of the International Law Commission of the United Nations since 2000

Member of the International Committee of the Red Cross Group of International Advisers, 2004-2007

Member of the Curatorium of The Hague Academy of International Law, 2004-2010

Academic qualifications

- Law Degree with a major in Public Law (licence en droit public), Faculty of Law and Economics, University of Paris, 1966
- Diploma of the Institute of Political Studies (Institut d'Etudes politiques), University of Paris, 1968 (International Relations Section)
- Doctorate (Doctorat d'Etat) in Public Law, University of Law, Economics and Social Sciences, Paris II, 1971

Teaching assignments abroad

- Assistant, University of Paris X (Nanterre), 1969-1974
- Visiting Professor, "Institut des Hautes Etudes Internationales de Paris", 1975-1976 and 1987-1988
- Visiting Professor, University of Paris X (Nanterre), 1985-1986, 1990-1991, 1992-1993
- Visiting Professor, University of Grenoble II (Mendes-France), 1989-1990
- Visiting Professor, University of Paris XI (Jean Monnet), 1995-1996, 1997-1998
- Visiting Professor, University of Paris XIII (Villetaneuse), 1995-1996, 1997-1998, 1999-2000
- Visiting Professor, University of Caen (Basse-Normandie), 1998-1999, 1999-2000, 2003-2004
- Visiting Professor, University of Paris I (Panthéon-Sorbonne), 2000-2001, 2004-2005

- Visiting Professor at the Graduate Institute of International Studies, Geneva, 1990-1991
- Visiting Professor, University of Stockholm, 2000
- Series of lectures delivered at the Inter-University Centre of Postgraduate Studies, Dubrovnik, Yugoslavia, 1984, 1987, 1988, 1990 and 1991
- Lectures for the Fellowship Programmes in International Law, United Nations Institute for Training and Research, The Hague, July-August 1991
- Lectures on International Law and Mass Destruction Weapons at the Institute of International Public Law and International Relations, Aristotle University, Thessaloniki, Greece, twenty-fourth annual session, September 1996
- Lectures on International Criminal Court at the Institute of International Public Law and International Relations, Aristotle University, Thessaloniki, Greece, twenty-seventh annual session, September 1999
- Lectures on International Humanitarian Law, Military Course Programme, International Institute of Humanitarian Law, San Remo, Italy, October 2000
- Taught at the Hague Academy of International Law on International Humanitarian Law Applicable to Non-International Armed Conflicts, 2001
- Lectures on the Protection of Civilians during Armed Conflicts at the Institute of International Public Law and International Relations, Aristotle University, Thessaloniki, Greece, thirtieth annual session, September 2002
- Lectures on the Protection of Civilians and Displaced Persons, organized by the International Organization for Migration, Universidad del Rosario, Bogotá, Colombia and Universidad of Nicaragua, Managua, March 2004

Academic conferences and symposiums

- Participated in a Symposium on Aspects de la politique étrangère de l'Iran et de la France, organized by The Centre d'Etudes de politique étrangère de Paris and The Centre des Hautes Etudes Internationales de l'Université de Téhéran, Paris, 6-7 February 1976, and delivered a paper on "l'Iran et le droit international", published by the Center for International Studies, Tehran University, October 1976
- Participated in a Colloquium on le Golfe Persique et l'Océan Indien, organized by the Center for International Studies of Tehran University, Abadan, 26-27 February 1977, and delivered a paper on les détroits de l'Océan Indien et les grandes puissances, published by the Center for International Studies of Tehran University, September 1977
- Member of Experts Group on the Humanitarian Law applicable to Armed Conflicts at Sea. International Institute of Humanitarian Law in order to implement the Plan of Action on the Promotion of the Law of Armed Conflicts at Sea, San Remo, Italy (meetings: Geneva 1993, Livorno 1994)
- Member of the Committee of Legal Experts on National Implementation of the Chemical Weapons Convention, De Paul University, College of Law, Chicago, Illinois, The Hague 1994

- Associated with the United Nations University Programme Multilateralism and the United Nations System, 1990-1995
- Participated in the Seminar on International Protection of Refugees, organized by the United Nations High Commissioner for Refugees, Ispahan, 8-10 January 1995, and delivered a paper on Human Rights and Refugees
- Participated in the thirtieth Annual Session of the Law of the Sea Institute (Hawaii), held in Al Ain, United Arab Emirates, May 1996, and delivered a paper on the Legal Protection of the Environment under the Hague and Geneva Conventions
- Participated in the thirty-first Annual Session of the Law of the Sea Institute (Miami) 1998 and delivered a paper on the Straits of Hormoz
- Member of Experts Group on the Process for the Delimitation of Maritime Boundaries, Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, United Nations, New-York, 7-9 April 1999
- Member of Experts Group on the Humanitarian Protection in Non-International Armed Conflicts, International Institute of Humanitarian Law, San Remo, Italy, 1999
- Member joint United Nations Environment Programme and Office of the High Commissioner for Human Rights. Experts Seminar on Human Rights and the Environment, Geneva, January 2002

Scientific societies

- Member of the Société française pour le droit international
- Member of the International Law Association, Committee on Maritime Neutrality
- Member of the International Institute of Humanitarian Law, San Remo, Italy
- Member of the Scientific Council of the Review Collection “Espaces et Ressources maritimes”, published by the Centre d’Etudes et de Recherches sur le droit des activités maritimes, Institut du Droit de la Paix et de Développement, Université de Nice Sophia Antipolis, France
- Member of the Board of Editors of the Yearbook of International Humanitarian Law (T. M. C. Asser Institute, Netherlands)
- Honorary Member of the Institute of International Public Law and International Relations of Thessaloniki

Offices held

- Director of the Center for International Studies, University of Tehran, 1979-1982
- Member of the Steering Committee for the International Committee of the Red Cross, Study on International Customary Law, 1996-2004
- Member of the Commission for the Settlement of Disputes related to Confidentiality, Organization for the Prohibition of Chemical Weapons, 1999-2004

Official missions to international and regional conferences

- Member of the Delegation of Iran to the third United Nations Conference on the Law of the Sea (second to eleventh sessions), 1974-1982
- Member of the Delegation of Iran to the Annual Session of the Asian-African Legal Consultative Committee, 1974 (Tehran), 2000 (Cairo), 2002 (Abuya), 2003 (Seoul) and 2004 (Bali)
- Member of the Delegation of the Islamic Republic of Iran to the Preparatory Commission for the International Seabed Authority and for the International Tribunal for the Law of the Sea (second to eleventh sessions), 1984-1993
- Member of the Delegation of the Islamic Republic of Iran to Iran-Iraq Peace Talks, 1988-1989
- Member of the Delegation of the Islamic Republic of Iran to the International Conference for the Protection of War Victims, Geneva, 1993
- Member of the Delegation of the Islamic Republic of Iran to the Preparatory Commission for the Organization for the Prohibition of Chemical Weapons, fourth session, The Hague, 1993
- Member of the Intergovernmental Group of Experts to study Practical Means of Promoting Full Respect of International Humanitarian Law and Compliance with that Law, Geneva, 1995
- Member of the Delegation of the Islamic Republic of Iran to the United Nations Conferences on Straddling Fish Stocks and Highly Migratory Fish Stocks, second session, New York, 1993, and sixth session, New York, 1996
- Member of the Delegation of the Islamic Republic of Iran to the United Nations General Assembly (Sixth Committee) from 44th to 59th session
- Represented the Islamic Republic of Iran at the International Court of Justice during the public sitting in the Case of Legality of the Use by a State of Nuclear Weapons in Armed Conflicts, November 1995
- Member of the Delegation of the Islamic Republic of Iran to the United Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court, Rome, 15 June-17 July 1998
- Member of the Government Experts' Consultation Meeting on the Red Cross and Red Crescent Emblem, Geneva, 31 August-2 September 1999
- Counsel and Advocate of the Islamic Republic of Iran in the Oil Platforms Case (Islamic Republic of Iran v. United States of America) Judgment of 6 November 2003

Collective works in French and English on International Law

- *Les problèmes de la délimitation du plateau continental du Golfe Persique*, in Essays on International Law, 20th Anniversary, Commemorative Volume published by the Secretariat of Asian-African Legal Consultative Committee, New Delhi, 1976.
- *L'évolution du droit de la mer de la Conférence de Genève de 1958 à celle de 1975*, in Droit de la mer, Ed. A. Pedone, Paris, 1977.

- *The High Sea*, in R. J. Dupuy and D. Vignes (Editors), Handbook on the New Law of the Sea, chap. 7, vol. I, Hague Academy of International Law, Nijhoff, 1991.
- *Les forces navales et l'impératif de sécurité dans la Convention des Nations Unies sur le droit de la mer*, in Essays on the Law of the Sea, B. Vukas (Editor), Zagreb, 1985.
- *Le statut juridique du Golfe Persique* in the Legal Regime of Enclosed and Semi-enclosed Seas: the Particular Case of the Mediterranean, B. Vukas (Editor), Zagreb, 1988.
- *Le statut juridique du Chatt-el-Arab*, in Actualités juridiques et politiques en Asie, Ed. A. Pedone, Paris, 1988.
- *La Commission préparatoire de l'Autorité internationale des fonds marins et du Tribunal du droit de la mer*, in Droit de la mer 2, Ed. A. Pedone, Paris, 1990.
- *Les obligations des investisseurs pionniers enregistrés par la Commission préparatoire, de l'Autorité internationale des fonds marins et du Tribunal international du droit de la mer*, in Essays on the New Law of the Sea, No. 2, B. Vukas (Editor), Zagreb, 1990.
- *The Inherent Right of Individual Self-Defence in the Iran-Iraq War: the Politics of Aggression*, F. Rajaei (Editor), University Press of Florida, 1993.
- *A Commentary on Iranian Practice in the Iran-Iraq War (1980-1988) and the Law of Naval Warfare*, Andrea de Guttry and Natalino Ronzitti (Editors), Cambridge, Grotius Publications Ltd, 1993.
- *La juridiction larvée des Etats côtiers sur les stocks de poissons chevauchants et grands migrateurs situés au-delà de leurs zones économiques*, in the Proceedings of the Qatar International Law Conference, 1994, International Legal Issues Arising under the United Nations Decade of International Law, Dr. Najeeb Al Nauimi and Richard Messe (Editors), Martinus Nijhoff Publishers, 1995.
- *Le régime de transfert des substances chimiques dans la Convention sur l'interdiction des armes chimiques*, in the Convention on the Prohibition and Elimination of Chemical Weapons: a Breakthrough in Multilateral Disarmament, Daniel Bardonnet (Editor), Martinus Nijhoff Publishers, 1995.
- *The United Nations and the Protection of the Environment: from Stockholm to Rio de Janeiro*, Political Geography, vol. 15, Issue 3-4, 1996.
- *Les Nations Unies et les Commissions d'établissement des faits*, in the Proceedings of the United Nations Congress of Public International Law (13-17 March 1995), International Law as a Language for International Relations, Kluwer International Law, 1996.
- *The Implementation of Security Council Resolution 598*, in Iranian Perspectives on the Iran-Iraq War, Farhang Rajaei (Editor), University Press of Florida, 1997.

- *Nuclear Weapon-Free Zones in Africa and Asia*, in Essays on International Law, Fortieth Anniversary, Commemorative Volume, prepared by the Secretariat of the Asian-African Legal Consultative Committee, New Delhi, 1997.
- *National Measures to Implement International Humanitarian Law*, in Report of the Special Meeting on the Inter-related Aspects between the International Criminal Court and International Humanitarian Law, Tehran, 5 May 1997, prepared by the secretariat of the Asian-African Legal Consultative Committee, New Delhi, 1997.
- *The United Nations and the Protection of the Environment*, in the United Nations at Work, Martin Ira Glassner (Editor), Praeger, 1998.
- *Intervention des Etats-Unis dans les affaires iraniennes et le requête de l'Iran devant le Tribunal des différends irano-américains*, in Sanctions unilatérales, mondialisation du commerce et ordre juridique international, à propos des lois Helms-Burton et d'Amato Kennedy, Habib Ghérari et Sandra Szureck (sous la direction de) CEDIN Paris X Nanterre, Cahiers internationaux, Montchrestien, 1998.
- *Le droit international des armes de destruction massive*, in: International Law at the turn of the Century: Thesaurus Acroasium, vol. XXVII, Sakkoulas Publications, Thessaloniki, 1998.
- *Le recours à l'arme nucléaire et la protection de l'environnement: l'apport de la Cour internationale de Justice*, in International Law, the International Court of Justice and Nuclear Weapons, Laurence Boisson de Chazournes and Philippe Sands (Editors), Cambridge University Press, 1999.
- *A Study of Multilateralism in Iran: the United Nations and Iran-Iraq Conflict*, in Multilateralism in Multinational Perspective. Viewpoints from Different Languages and Literatures, James P. Sewell (Editor), United Nations University Press, 2000.
- *La piraterie en haute mer et les infractions liées aux activités maritimes*, in Droit international pénal, H. Ascensio, E. Decaux et A. Pellet (sous la direction de) (Cedin, Paris X), A. Pedone, Paris, 2000.
- *War Crimes in Non-International Armed Conflict Under the Statute of the International Criminal Court*, in Yearbook of International Humanitarian Law, vol. 2, 1999.
- *La compatibilité des sanctions du Conseil de Sécurité avec le droit international humanitaire* in United Nations Sanctions and International Law, Vera Gowlland (Editor), Kluwer Law International, The Hague/London/Boston, 2001.
- *La libre navigation à l'épreuve des conflits armés*, in La mer et son droit, Mélanges offerts à Laurent Lucchini et Jean-Pierre Quéneudec, Ed. A. Pedone, Paris, 2003.
- *Did the Court Miss an Opportunity to Denounce the Erosion of the Principle Prohibiting the Use of Force?* in the Yale Journal of International Law Symposium, Reflections on the ICJ's Oil Platforms Decision, Volume 29, Number 2, Summer 2004.

Articles on International Law in French

- *Le fond des mers et des océans: dernière frontière de l'homme*, Après-demain, No. 149, Paris, December, 1972.
- *Vers un nouveau régime juridique des pêcheries adjacentes*, Revue Générale de Droit International public, tome 78, Paris, 1974.
- *Partager équitablement un patrimoine commun*, Journal «Le Monde», Paris, 20 June 1974.
- *Du droit de passage dans le détroit de Tiran*, Revue égyptienne de Droit international, vol. 30, 1974.
- *La question des droits à la troisième Conférence des Nations Unies sur le droit de la mer*, Annuaire Français de Droit International, vol. XX, Paris, 1974.
- *La mer et l'égalité entre les Etats*, Iranian Review of International Relations, No. 2, Tehran, 1975.
- *Le régime de la navigation dans le canal de Suez*, Iranian Review of International Relations, No. 5-6, Tehran, 1976.
- *Les ressources biologiques de l'Océan Indien: un nouvel enjeu économique*, Iranian Review of International Relations, No. 8, Tehran, 1976.
- *Une convention pour la protection du golfe Persique contre la pollution*, Iranian Review of International Relations, No. 11-12, Tehran, 1978.
- *Le droit international dans un monde hétérogène*, Iranian Review of International Relations, No. 13-14, Tehran, 1979.
- *Le droit, la justice et les tyrans*, Journal «Le Monde» Paris, 29 November 1979.
- *La Commission préparatoire de l'Autorité internationale des fonds marins et du Tribunal international du droit de la mer*, Annuaire Français de Droit International, vol. XXX 1984.
- *La délimitation du plateau continental du Golfe Persique*, Collection Espaces et Ressources maritimes, Presses universitaires de France, No. 3, 1988.
- *La Convention sur la répression d'actes illicites contre la sécurité de la navigation maritime*, Annuaire Français de Droit International, vol. XXXIV 1988.
- *La frontière irano-irakienne dans le Chatt-el-Arab*, Iranian Journal of International Relations, vol. 1, Tehran, 1989.
- *La protection de l'environnement marin du golfe Persique et de la mer d'Oman*, Collection Espaces et Ressources maritimes, No. 4, Presses universitaires de France, 1990.
- *Le statut juridique de la mer Caspienne*, Collection Espaces et Ressources maritimes, No. 5, Ed. A. Pedone, Paris, 1991.
- *Les règles relatives à la protection de l'environnement au cours des conflits armés à l'épreuve du conflit entre l'Irak et le Koweït*, Annuaire Français de Droit International, vol. XXXVII, 1991.

- *La conservation et la gestion des stocks de poissons chevauchants et grands migrateurs*, Collection Espaces et Ressources maritimes, No. 7, Ed. A. Pedone, Paris, 1993.
- *Le statut juridique de certaines îles éparses du Golfe Persique Abou Moussa et la Petite et Grande Tumb*, Collection Espaces et Ressources maritimes, No. 8, Paris, 1994.
- *Les interprétations discordantes des dispositions de la Convention de Montego Bay: tracé des lignes de base droites et passage des navires de guerre dans la mer territoriale*, Collection Espaces et Ressources maritimes, No. 9, Ed. A. Pedone, Paris, 1995.
- *L'Accord relatif à la conservation et à la gestion des stocks de poissons chevauchants et grands migrateurs*, Annuaire Français de Droit International, vol. XLI 1995.
- *Quel régime pour la mer Caspienne?* Collection Espaces et Ressources maritimes, No. 10, Ed. A. Pedone, Paris, 1996.
- *La délégation par le Conseil de Sécurité de l'exécution de ses actions coercitives aux Organisations régionales*, Annuaire Français de Droit International, vol. XLIII 1997.
- *Les règles humanitaires minimales applicables en période de troubles et de tensions internes*, Revue Internationale de la Croix-Rouge, No. 831, September 1998.
- *La lutte contre l'introduction clandestine de migrants par mer*, in Annuaire du droit de la mer, Ed. A. Pedone, Tome IV, Paris, 1999.
- *L'intervention d'humanité de l'OTAN au Kosovo et la règle du non recours à la force*, Revue Internationale de la Croix Rouge, No. 837, March 2000.
- *Le droit international humanitaire applicable aux conflits armés non internationaux*, Recueil des cours de l'Académie de droit international, Tome 292, 2001, Martinus Nijhoff Publishers, The Hague/Boston/London, 2002.
- *La compétence complémentaire de la Cour pénale internationale à l'épreuve des lois d'amnistie inconditionnelle*, Die Friedens-Warte (Journal of International Peace Organization) Inhalt 78 (2003) 1 Heft 1 BWV, Berliner Wissenschafts Verlag GmbH 2003.
- *L'engagement des Etats à «faire respecter» le droit international humanitaire par les parties aux conflits armés*, in Collegium No. 30, Summer 2004, College of Europe.

Bernd H. Niehaus (Costa Rica)

[Original: English]

Date of birth: 14 April 1941

Education**Graduate**

- 1973 DES in International Law
Ph.D. in International Law
Strasbourg University, France
- 1973 Diploma in International Law and
Comparative Human Rights Law
Institute René Bassin, Strasbourg, France

Undergraduate

- 1967-1972 Licentiate (LLB) in Law
University of Costa Rica
- 1959-1960 Studies in Law
Bonn University
Federal Republic of Germany
- 1960-1966 Studies and graduate in Economics and Political Science
Bonn University, Hamburg and Cologne
Federal Republic of Germany

High School

- 1958 Bachelor
Colegio Seminario (High School)
San Jose, Costa Rica

School

- 1953 Buenaventura Corrales School
San Jose, Costa Rica

Languages

Spanish, German, English, French

Professional experience

- 2002-today Ambassador of Costa Rica to Germany
Berlin, Germany
- 1998-2002 Ambassador, Permanent Representative of Costa Rica
to the United Nations
New York

2000-2001	Vice-President, Economic and Social Council United Nations New York
1998	Representative of Costa Rica Security Council, United Nations New York
1990-1994	Minister of Foreign Affairs and Worship Costa Rica
1988-1990	Secretary General for Foreign Affairs Christian Democratic 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 School of International Relations National University, Heredia, Costa Rica
1974-1998	Practicing lawyer and public notary Founding partner of the law firm Niehaus, currently “Law Firm Niehaus and Niehaus”
1974-today	Columnist on international law and policy issues in the Costa Rican press
1963-1966	Cultural attaché at the Costa Rican Embassy in the Federal Republic of Germany, Bonn

Georg Nolte (Germany)

[Original: English]

Born in Bonn, Germany, on 3 October 1959

Professional career

Since Dec. 2004	Professor for Public Law, in particular Public International Law and European Law, Faculty of Law, Ludwig-Maximilians-University Munich
April-Dec. 2004	Dean, Faculty of Law, University of Göttingen
Sep. 2003-Mar. 2004	Visiting Fellow, All Souls College, Oxford
Feb. 2004	Visiting Professor, University Paris II (Panthéon-Assas), Institut des Hautes Etudes Internationales
Since May 2000	Member (Substitute), European Commission for Democracy through Law (Venice Commission of the Council of Europe)
Oct. 1999-Dec. 2004	Professor for German and Comparative Public Law and Public International Law, University of Göttingen, Faculty of Law
July 1992-Sept. 1999	Senior Fellow, Max-Planck-Institute for Public International Law and Comparative Public Law, Heidelberg
Jan. 1992-June 1992	Senior Fellow, Center for International Studies at New York University, School of Law
Feb. 1991	Doctorate (Dr. iur.), University of Heidelberg
Oct. 1990-June 1991	Visiting Lecturer, University of Leipzig, Faculty of Law
Jan. 1987-Jan. 1992	Junior Fellow, Max-Planck-Institute for Public International Law and Comparative Public Law, Heidelberg
Dec. 1986	Second Law Degree
Oct. 1982	First Law Degree
1977-1982	Law Studies, Free University of Berlin and University of Geneva (1978/79)

Related activities and memberships

Member (Substitute) of the European Commission for Democracy through Law (Venice Commission of the Council of Europe)

Member of the Working Group on Peace and Conflict Research, Policy Planning Cell, German Federal Foreign Office

Member of the Board of Directors of the International Society for Military Law and the Laws of War

Vice-President of the German Society for Military Law and Humanitarian Law

Member of the following professional organizations: American Society of International Law, Association of German Teachers of Public Law (Vereinigung der deutschen Staatsrechtslehrer), European Society of International Law, German Society for International Law (Deutsche Gesellschaft für Völkerrecht), International Law Association

Publications relating to international and comparative law

Monographs (author or editor)

European and United States Constitutionalism, Strasbourg (Council of Europe Publishing — Collection Science and technique of democracy, Nr. 37) 2005 (254 S.) (ed.)

Der Mensch und seine Rechte — Grundlagen und Brennpunkte der Menschenrechte zu Beginn des 21. Jahrhunderts, Göttingen (Wallstein) 2004 (204 pp.) (co-ed. with Hans-Ludwig Schreiber)

The Welfare State, Globalization, and International Law, Berlin u.a. (Springer Verlag) 2003 (448 pp.) (co-ed. with Eyal Benvenisti)

United States Hegemony and the Foundations of International Law, Cambridge (Cambridge University Press) 2003 (531 pp.) (co-ed. with Michael Byers)

European Military Law Systems, Berlin (de Gruyter) 2003, (908 pp.) (ed.)

Eingreifen auf Einladung — Zur völkerrechtlichen Zulässigkeit des Einsatzes fremder Truppen im internen Konflikt auf Einladung der Regierung (Intervention upon Invitation — Use of Force by Foreign Troops in Internal Conflicts at the Invitation of the Government under International Law), Berlin (Springer Verlag) 1999 (699 pp.)

Beleidigungsschutz in der freiheitlichen Demokratie — Eine vergleichende Untersuchung zur Rechtslage in der Bundesrepublik Deutschland, den Vereinigten Staaten von Amerika sowie nach der Europäischen Menschenrechtskonvention, (Defamation Law in Democratic States — A Comparative Analysis of the Law in the Federal Republic of Germany, in the United States of America and under the European Convention of Human Rights), Berlin (Springer) 1992 (294 pp.)

Book chapters and articles

European and US Constitutionalism — Comparing Essential Elements, in: European and US Constitutionalism (G. Nolte ed.), Strasbourg (Council of Europe Publishing — Collection Science and Technique of Democracy, Nr. 37) 2005.

Lawmaking through the Security Council, in: Developments of International Law in Treaty Making (Rüdiger Wolfrum/Volker Röben eds.), Berlin (Springer), 2005.

Germany, in: Party Autonomy: Constitutional and International Law Limits in Comparative Perspective (George A. Bermann ed.), Huntington (Juris) 2005.

Verfassungsvertrag für Europa, in: Gesetz und Vertrag I, Mitteilungen der Akademie der Wissenschaften zu Göttingen (Okko Behrends/Christian Starck eds.), Göttingen (Vandenhoeck und Ruprecht) 2004.

Messias oder Machiavell? Die Menschenrechtspolitik der USA, in: *Der Mensch und seine Rechte — Grundlagen und Brennpunkte der Menschenrechte zu Beginn des 21. Jahrhunderts* (Georg Nolte/Hans-Ludwig Schreiber eds.), Göttingen (Wallstein) 2004.

Guantanamo und Genfer Konventionen: Eine Frage der *lex lata* oder *de lege ferenda*?, in: *Krisensicherung und Humanitärer Schutz — Crisis Management and Humanitarian Protection — Festschrift für Dieter Fleck* (Horst Fischer, Ulrike Froissart, Wolff Heintschel von Heinegg, Christian Raap, Ed.), Berlin 2004.

Preventive Use of Force and Preventive Killings: Moves into a Different Legal Order, in: *Theoretical Inquiries in Law* 5 (2004); also published in German: *Weg in eine andere Rechtsordnung*, in: *Die Stärke des Rechts gegen das Recht des Stärkeren* (Dieter S. Lutz/ Hans J. Gießmann eds.), Baden-Baden 2003; and in: *Frankfurter Allgemeinen Zeitung*, 10 January 2003 (title: *Weg in eine andere Rechtsordnung — Vorbeugen de Gewaltanwendung und präventive Tötungen*); and in: *Der Irak-Krieg und das Völkerrecht* (Kai Ambos/Jörg Arnold eds.), Berlin 2004, 303-321 (title: *Vorbeugende Gewaltanwendung und gezielte Tötungen: Der Weg in eine andere Rechtsordnung*).

Die USA und das Völkerrecht, in: *Die Friedens-Warte* 2/3 (2003) (*Journal of International Peace and Organization*).

Introduction: Challenges to the Welfare State in an Era of Globalization, in: *The Welfare State, Globalization, and International Law* (Eyal Benvenisti/Georg Nolte eds.), Berlin 2003, VII-XXII (with Eyal Benvenisti).

The Role of Non-Governmental Organizations in the International Labor Organization, in: *The Welfare State, Globalization, and International Law* (Eyal Benvenisti/Georg Nolte eds.), Berlin 2003 (with Sergey Lagodinsky).

Gleichheit und Nichtdiskriminierung: Zwei Seiten einer Medaille?, in: *Gleichheit und Nichtdiskriminierung im nationalen und internationalen Menschenrechtsschutz* (Rüdiger Wolfrum ed.), Berlin (Springer Verlag), 2003.

Conclusion: A Historical Question and Contemporary Responses, in: *United States Hegemony and the Foundations of International Law* (Michael Byers/Georg Nolte eds.), Cambridge 2003.

The United States and the International Criminal Court, in: *Unilateralism and U.S. Foreign Policy — International Perspectives* (David M. Malone/Yuen Foong Khong eds.), Boulder 2003.

De Dionisio Anzilotti à Roberto Ago — Le droit international classique de la responsabilité internationale et la prééminence de la conception bilatérale des relations inter-étatiques, in: *Obligations multilatérales, droit impératif et responsabilité internationale des États* (Pierre-Marie Dupuy ed.), Paris 2003 (English original: see below).

European Military Law Systems: Summary and Recommendations, in: *European Military Law Systems* (Georg Nolte ed.), Berlin 2003 (with Heike Krieger).

European Military Law Systems: General Comparative Report, in: *European Military Law Systems* (Georg Nolte ed.), Berlin 2003 (with Heike Krieger).

Military Law in Germany, in: *European Military Law Systems* (Georg Nolte ed.), Berlin 2003 (with Heike Krieger).

Germany: Ensuring Political Legitimacy for the Use of Military Forces by Requiring Constitutional Accountability, in: *Democratic Accountability and the Use of Force in International Law* (Charlotte Ku/Harold K. Jacobson eds.), Cambridge 2003.

From Dionisio Anzilotti to Roberto Ago — The Classical Law of State Responsibility and the Traditional Primacy of a Bilateral Conception of Inter-State Relations, in: *European Journal of International Law* 5 (2002), 1983-1998 (French translation: see above).

Article 2 (7) (Duty of Non-Intervention), in: *The Charter of the United Nations — Commentary* (Bruno Simma ed.), Oxford, 2. Aufl. 2002.

Die Kompetenzgrundlage der Europäischen Gemeinschaft zum Erlass eines weitreichenden Tabakwerbeverbots, in: *Neue Juristische Wochenschrift* 16 (2000).

The Single Superpower and the Future of International Law, Remarks at the 94th Annual Meeting of the American Society of International Law, in: *American Society of International Law Proceedings* 2000.

Constitutional Implications of German Participation in Treaty Regimes, in: *Delegating State Powers: The Effect of Treaty Regimes on Democracy and Sovereignty* (Thomas M. Franck ed.), Transnational Publishers 2000.

Intolerant Democracies, in: *Democratic Governance and International Law* (Gregory H. Fox/Brad Roth eds.), Cambridge 2000 (with Gregory H. Fox); revised version of: *Intolerant Democracies*, in: *Harvard International Law Journal* 36 (1995) (see below).

The Limits of the Security Council's Powers and its Functions in the International Legal System: Some Reflections, in: *The Role of Law in International Politics, Essays in International Relations and International Law* (Michael Byers ed.), Oxford 2000.

Kosovo und Konstitutionalisierung: Zur humanitären Intervention der NATO-Staaten, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59 (1999).

Werbefreiheit und Europäische Menschenrechtskonvention, in: *Rabels Zeitschrift für ausländisches und internationales Privatrecht* 63 (1999).

Die Herausforderung für das deutsche Recht der Akteneinsicht durch Europäisches Verwaltungsrecht, in: *Die Öffentliche Verwaltung* 52 (1999).

Investigating Powers of the International Tribunal for the Former Yugoslavia vis à vis States and High Government Officials, Amicus-Curiae-Brief Submitted by the Max Planck Institute for Comparative Public Law and International Law to the International Criminal Tribunal for the Former Yugoslavia in the Case of the Prosecutor v. Tihomir Blaskic, in: *Max-Planck-Yearbook of United Nations Law* 1 (1997) (with Jochen A. Frowein, Karin Oellers-Frahm and Andreas Zimmermann).

“Moselle”, in: *Encyclopedia of Public International Law* (R. Bernhardt ed.), vol. 3, Amsterdam 1997, 465-468 (originally published in: *Encyclopedia of Public International Law* (R. Bernhardt ed.), Instalment 12, Amsterdam 1990).

- “Soldaten sind Mörder” — Europäisch betrachtet, in: *Archiv für Presserecht* 27 (1996).
- Fox and Nolte Response, in: *Harvard International Law Journal* 37 (1996) (with Gregory H. Fox).
- Intolerant Democracies, in: *Harvard International Law Journal* 36 (1995) (with Gregory H. Fox).
- “Ems-Dollard”, in: *Encyclopedia of Public International Law* (R. Bernhardt ed.), Instalment 2, Amsterdam 1995 (originally published in: *Encyclopedia of Public International Law* (Rudolf Bernhardt ed.), Instalment 12, Amsterdam 1990).
- “European Commission and Court of Human Rights, Inter-State Applications”, in: *Encyclopedia of Public International Law, Revised Library Edition* (Rudolf Bernhardt ed.), Instalment 2, Amsterdam 1995 (with Stefan Oeter).
- Sine qua non: Die Organisation der Vereinten Nationen im Geflecht der Instrumente und Mechanismen zur internationalen Krisenbewältigung, in: *Sicherheitspolitisches Symposium Balkankonflikt* (W. Puehs/Th. Weggel/C. Richter eds.), Baden-Baden 1994.
- Bundeswehreinsetze in kollektiven Sicherheitssystemen — Zum Urteil des Bundesverfassungsgerichts vom 12. Juli 1994, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 54 (1994).
- Die “neuen Aufgaben” von NATO und WEU: Völker- und verfassungsrechtliche Fragen, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 54 (1994).
- Combined Peacekeeping: ECOMOG and UNOMIL in Liberia, in: *International Peacekeeping* 1 (1994).
- General Principles of German and European Administrative Law — A Comparison in Historical Perspective, in: 57 (1994) *The Modern Law Review*; translation into Chinese by Professor Yu An (Beijing), in: *Studies in Administrative Law* (National Academic Journal, Beijing, China) 1 (1994).
- Die rechtliche Stellung der Minderheiten in Ungarn, in: *Das Minderheitenrecht europäischer Staaten* (Jochen A. Frowein/Rainer Hofmann/Stefan Oeter eds.), Berlin 1993, (Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, vol. 108).
- The Good Offices of the Secretary General, in: *United Nations, Divided World — The UN’s Roles in International Relations* (Adam Roberts/Benedict Kingsbury eds.), Oxford, 2. Aufl. 1993 (with Thomas M. Franck).
- Restoring Peace by Regional Action — International Legal Aspects of the Liberian Conflict, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 53 (1993).
- Case Note, Court of Justice, Case 12/86, Meryem Demirel v. Stadt Schwäbisch Gmünd, Judgment of 30 September 1987, in: *Common Market Law Review* 25 (1988).
- Völkerrechtliche Praxis der Bundesrepublik Deutschland im Jahre 1986, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 48 (1988).

In print

Sovereignty as Responsibility?, in: Proceedings of the 99th Annual Meeting of the American Society of International Law, 2005 (German version: Zum Wandel des Souveränitätsbegriffs, in: Frankfurter Allgemeine Zeitung of 6 April 2005).

Le droit international face au défi américain (Institut des Hautes Etudes Internationales: Cours et travaux), Paris (Pedone), 2005.

Towards a Human Rights Mechanism for Kosovo: The Proposals of the Venice Commission of the Council of Europe, in: Festschrift für Christian Tomuschat, 2006.

Practice of the UN Security Council with respect to Humanitarian Law, in: Festschrift für Jost Delbrück, 2005.

Is the Nature of the International Legal System Changing?, in: Austrian Review of International and European Law (2005).

Secession and External Intervention, in: Secession and International Law (Marcelo G. Kohen ed.), Cambridge (Cambridge University Press) 2005.

European and U.S. Constitutionalism (ed.), Cambridge (Cambridge University Press), 2005.

Ne bis in idem, in: Handbuch der Grundrechte in Deutschland und Europa (D. Merten/H.-J. Papier ed.), Vol. V, 2006.

Europäische Wehrrechtssysteme als Ausgangspunkte für europäische Streitkräftestrukturen, in: Neue Zeitschrift für Wehrrecht 2005.

Book reviews

Finnemore, Martha, The Purpose of Intervention, Changing Beliefs on the Use of Force, Ithaca and London (Cornell University Press), 2004, in: European Journal of International Law 16 (2005).

Dahm, Georg/Delbrück, Jost/Wolfrum, Rüdiger, Völkerrecht, vols. I/2 and I/3, Berlin et al., 2nd revised ed. 2002, in: Juristenzeitung 59 (2004).

Vitzthum, Wolfgang Graf (ed.), Völkerrecht, Berlin et al. 2001, in: Juristenzeitung 56 (2001).

Enforcing Restraint. Collective Intervention in Internal Conflicts, New York 1993, in: Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 55 (1995).

Ehrenzeller, Bernhard, Legislative Gewalt und Außenpolitik, Basel 1993, in: Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 55 (1995).

NATO: The Founding of the Atlantic Alliance and the Integration of Europe (F. Heller/J. Gillingham eds.), New York (St. Martins Press) 1992, in: Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 53 (1993).

Hilderbrand, Robert C., Dumbarton Oaks — The Origins of the United Nations and the Search for Postwar Security, Chapel Hill (The University of North Carolina Press) 1990, in: Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 53 (1993).

Named contributions to Opinions of the Venice-Commission of the Council of Europe

(single or co-authorship, see also: <http://Venice.coe.int>)

CDL-AD(2004)043: Draft Opinion on the Proposal to Amend the Constitution of the Republic of Moldova (Introduction of the individual complaint to the Constitutional Court)

CDL-AD(2004)035: Opinion on the Draft Federal Constitutional Law on Modifications and Amendments to the Federal Constitutional Law on the Constitutional Court of the Russian Federation

CDL-AD(2004)033: Opinion on Human Rights in Kosovo: Possible Establishment of Review Mechanisms

CDL-AD (2004)011: Amicus Curiae Opinion on the Relationship Between the Freedom of Expression and Defamation with Respect to Unproven Defamatory Allegations of Fact as Requested by the Constitutional Court of Georgia

CDL-AD (2003)018: Opinion on the Possible Need for Further Development of the Geneva Conventions

CDL-AD (2003) 15: Joint Final Assessment of the Electoral Code of the Republic of Azerbaijan by the Office for Democratic Institutions and Human Rights (ODIHR), of the OSCE and the European Commission for Democracy through Law (Venice Commission, Council of Europe) *and* CDL (2003) 054

CDL-AD (2003)002: Opinion on the Draft Constitution of the Chechen Republic

CDL (2002)131: Preliminary Assessment of the Draft Election Code of the Republic of Azerbaijan *and* CDL (2002) 136: Comments on the Draft Election Code of the Republic of Azerbaijan

CDL-AD (2002)013: Guidelines on Elections (als Mitglied des Council for Democratic Elections)

CDL-AD (2002)027: Opinion on the Law on Assemblies of the Republic of Moldova *and* CDL (2002) 122: Comments on the Law on Assemblies of the Republic of Moldova

CDL-AD (2002)011: Opinion on the “Draft Proposal for Rules of Procedure of the Assembly of the Republic of Macedonia” *and* CDL (2002) 083

CDL (2002)046: Comments of the Venice Commission’s Working Group on the amended Draft Constitutional Law on Regulation of the Exercise of Human Rights and Freedoms in the Republic of Azerbaijan

CDL (2002)005: Opinion on the Draft Law on the Agency of Bosnia and Herzegovina for Information and Protection

CDL (2001)107: Ukraine: Preliminary Comments on the Law on Elections of People’s Deputies

CDL (2001)085: Opinion on the Draft Law on the Establishment of the Federation of Bosnia and Herzegovina Intelligence and Security Service

CDL (2001)047: Opinion on the Bill on the Regulation and Functioning of the Parliamentary Investigation Commissions of the Republic of Albania

CDL (2002)025rev: Draft Opinion: Draft Law on the Constitutional Court of the Republic of Azerbaijan and CDL (2002)023, CDL-INF (2001)028 and CDL (2001)110

CDL (2000)091: Draft Law on the Organisation and Functioning of the Council of Ministers of the Republic of Albania

CDL (2000)063: Law on Parliamentary Elections of the Republic of Azerbaijan

CDL (2000)057: Revision of the Constitution of the Federation of Bosnia and Herzegovina, Preliminary Opinion on the Issue of Shared Competences

CDL-INF (2000)017 Law on Parliamentary Elections of the Republic of Azerbaijan

Bayo Ojo (Nigeria)

[Original: English]

Date of birth: 24 November 1956
Place of birth: Nigeria
Marital status: Married with two children

Education

University of Lagos, 1974-1977, LL.B (Hons)
Nigerian Law School, Lagos, 1977-1978, Called to Bar
Royal Institute of Public Administration, London, 1981, Certificate in Legal Drafting
University of London, London School of Economics and Political Science, 1981-1982, LL.M (Master of Laws)
Chartered Institute of Arbitrators, London, Diploma in International Commercial Arbitration, March 1998
Chartered Institute of Arbitrators, London Fellowship, June 1998
Chartered Institute of Arbitrators, Chartered Status, May 2002

Working experience

Law, Insolvency and International Commercial Arbitration Practice, 1978 to present

Appointments

Member, National Election Tribunal for Delta State, Nigeria, 1991
Member, Council of Legal Education of Nigeria, 1991-1992
National Vice President, Nigerian Bar Association, 1991-1992
Chairman, Kwara State Election Appeal Tribunal, 1997
Chairman, Legal Aid Council of Nigeria, 1999-2005
Member, Body of Benchers of Nigeria, 2000 to present

Membership of professional bodies

Member, Institute of Petroleum, London
Member, Law Society of England and Wales
Member, International Bar Association
Member, Royal Institute of Public Administration, London
Member, Pan African Council on Arbitration
Fellow, Chartered Institute of Arbitrators, London
Honorary Member, National Bar Association of America
Member, World Jurists Associations, New York

Recent professional conferences attended

International Bar Association Conference, Cannes, France, 1991

Workshop on Energy and Environmental Protection, Washington, D.C., 1993

International Bar Association Conference, Berlin, 1996

Workshop on Arbitration Practice, Sunningdale, Working, United Kingdom, 1997

Southern African Arbitration Conference, Johannesburg, South Africa, 1997

Arbitration Workshop on Transport and Aviation, Hamburg, Germany, 1997

International Bar Association Conference, New Delhi, 1997

World Jurists Association Conference, Qatar, United Arab Emirates, 1997

Chartered Institute of Arbitrators Annual Conference, Cambridge, United Kingdom, 1997

International Bar Association Business Law Conference, Vancouver, Canada, 1998

Chartered Institute of Arbitrators Annual Conference, Birmingham, United Kingdom, 1998

International Bar Association Conference, Barcelona, Spain, 1999

International Bar Association Regional Conference, Accra, 1999

Business in Africa Privatization Summit, Accra, 1999

Chartered Institute of Arbitrators Millennium Conference, London, 2000

Chartered Institute of Arbitrators Alternative Dispute Resolution Conference, London, 2000

International Bar Association Conference, Amsterdam, 2000

Chartered Institute of Arbitrators Annual General Conference, Dublin, 2000

Chartered Institute of Arbitrators Mediation Course, London, 2000

Telecommunications Summit, Lisbon, 2000

International Bar Association Regional Conference on Oil and Gas, Abuja, 2000

Oil and Gas Arbitration Workshop, Lagos, 2000

Investment Opportunities in the Nigerian Oil Sector, London, 2000

The 8th Global Arbitration Forum, Geneva, 2000

World Arbitration Day Conference, Mexico City, 2001

International Bar Association Regional Conference, Nairobi, 2001

Chartered Institute of Arbitrators Annual General Conference, Edinburgh, United Kingdom, 2001

Telecommunications Summit, Accra, 2002

International Council on Commercial Arbitration Conference, London, 2002

LCIA Symposium on Judicial Intervention in International Commercial Arbitration, London, September 2002

Recent insolvency matters handled

- Tinu Shina Industrial Projects Ltd. Acted as Receiver for Trade Bank Plc — 1991
- Pharmatek Industrial Projects Ltd. Acted as Receiver for Bank of Industry Ltd. — 1994
- Sax Nigeria Limited. Acted as Receiver for Trade Bank Plc and Continental Bank Plc — 1995
- Nigeria Airways Limited. Member of the Committee of Inspection for the Court Ordered Liquidation
- National Fertilizer Company of Nigeria Limited. Acted for the Company staff in a Court Ordered Liquidation — 2005

Recent papers delivered

- Investment Opportunities in Africa: The Nigerian Perspective Paper delivered at the International Bar Association Conference, Vancouver, Canada, 1998
- Essentials of Arbitration: Paper delivered at Introductory Course on Arbitration organized by the Lagos Regional Centre on International Commercial Arbitration at Abuja, Nigeria, 2000
- Lawyers in Arbitration: Paper delivered at the Nigerian Bar Association Annual Conference, Abuja, Nigeria, 2000
- Privatization in Africa: The Nigerian Perspective. Paper delivered at the International Bar Association Conference, Amsterdam, September 2000
- Alternative Dispute Resolution — Avoiding Needless Litigation: Paper presented at the NBA Port-Harcourt Law Week, 2000
- Contractors' Claims and Multiparty Arbitration: Paper delivered at Institute of Construction Industry Arbitrators Seminar, Port-Harcourt, 2001
- Essentials of an Award — Paper presented at the Chartered Institute of Arbitrators, Nigerian Branch Entry Course 2002 at Lagos, Nigeria

Interests

Reading, community work and playing golf

The firm

Bayo Ojo is the principal partner in the law firm of Bayo Ojo & Co., which was established 25 years ago. The firm is a specialist in Oil and Gas, Telecommunication, Aviation, Arbitration and Insolvency practice. The firm also engages in litigation, corporate and commercial law practice.

On 13 July 2005, Bayo Ojo was appointed the Hon. Attorney-General of the Federation and Minister of Justice by the President and Commander-in-Chief of the Armed Forces, Chief Olusegun Obasanjo, GCFR.

Guillaume Pambou Tchivounda (Gabon)

[Original: English]

Civil status

Age: 57 years

Family status: Married

Academic record

1969-1970: General Certificate of Secondary; Advanced Level (Libreville)

1970-1976: Bachelor's Degree of Law-Option: Public Law; Faculty of Law and Economics, University of Montpellier (France): passed with distinction

1975-1976: Master's Degree of Law-Option: Public Law; Faculty of Law and Economics, University of Montpellier: passed with distinction

1978: Ph. D. in Law; Faculty of Law and Economics, University of Montpellier: passed with distinction

1978: Ph. D. in Politics; Faculty of Law and Economics, University of Montpellier: passed with distinction

1983: French Aggregation Examination in Public Law

Post-academic education

1973: (Free) Attendee at the Federalist Studies College of the Valle d'Aosta (Italy)

1976: (Free) Attendee at the International Law Academy of the Hague (The Netherlands) — Public Law session

(Free) Attended the International Institute of the Human Rights of Strasbourg (France)

1982: (Free) Attendee at the International Law Academy of the Hague — Public Law Session

Academic honours

1970-1974: Laureate of the Faculty of Law and Economics, University of Montpellier

– Constitutional Law first prize-winner

– International Law first prize-winner

1978: Laureate of the Faculty of Law and Economics, University of Montpellier: the Thesis Prize

Educational activities in Gabon and abroad

- 1975-1978: Assistant-lecturer in the Faculty of Law and Economics, University of Montpellier: Administrative Law and Public International Law
- 1976: Assistant-lecturer in the European Institute of International High Studies University of Nice (France) — Option: International Relations
- 1978-1980: Senior assistant-lecturer in the Faculty of Law and Economics University of Libreville
- Principal lecturer: International Relations
 - Controlled works: Administrative Law and International Law
- 1980-1983: Senior assistant-lecturer in the Faculty of Law Economics:
- University of Paris XII (France) (controlled works of Administrative Law)
 - University of Rouen (France) (Principal lecturer of European Community Law and International Relations; controlled works of Constitution Law and International Law)
- 1983-1989: Professor, University of Libreville
- Public International Law lecturer (annual) for Bachelor's Degree Seniors
 - Administrative Law lecturer (annual) for the Bachelor's Degree Sophomores
 - International Relations lecturer (half-yearly) for the Bachelor's Degree Freshmen
 - Political Sociology lecturer (half-yearly) for the Bachelor's Degree Freshmen
- Summer 1988: Course tutor for the French-speaking division in the International Law Academy of the Hague

Scientific societies

Member of the International Law French Society

Member of the International Law Association (French-speaking division)

Member of the Comparative Law Society

Honourable distinction

Knight in the Pleiade order

Official functions in Gabon

Special Adviser of the President of the Gabonese Republic near the Foreign Ministry in charge of legal matters, conventions and international relations from 1987 to 1991

Personal Adviser of the President of the Gabonese Republic in charge of Francophonie from 1991 to 2003

Personal representative of the President of the Gabonese Republic near the Standing Committee of “Francophonie” since 1993

Personal representative of the President of the Gabonese Republic since 2003

Official missions abroad

Member of the Gabonese delegation at the United Nations Conference for the adoption of the Convention on the Law of treaties between States and international organizations or between international organizations in Vienna, from 18 February to 21 March 1986

Member of the Gabonese delegation at the Organization of African Unity ordinary sessions of the Council of Ministers and Heads of State and Government Conferences from 1987 to 1991

Head of the Gabonese delegation at the Organization of African Unity fifty-second and fifty-third ordinary sessions of the Council of Ministers from 3-9 July, 1990

Member of the Gabonese delegation at the fourth ordinary session of the Organization of African Unity Charter Revisory Committee in January 1989

Member of the Gabonese delegation at the ordinary sessions of the United Nations General Assembly from 1987 to 2001

Member of the Gabonese delegation at the ad hoc Committee on the creation of the International Criminal Court in New York in 1995

Member of the Gabonese delegation at the sessions of the United Nations Mediation on the border disputes between the Gabonese Republic and the Republic of Equatorial Guinea from 2003 to 2005

Activities within the Organization of African Unity and the United Nations

Chairman of the Sub-committee of Experts, Jurists and Cartographers of the Organization of African Unity ad hoc Committee on Chad-Libya border dispute (1987-1990)

Secretary of the Legal Committee at the forty-fourth regular session of the United Nations General Assembly

Member of the intergovernmental experts working group on migrants' human rights (United Nations Committee on Human Rights) from 1997 to 1999

Organization of African Unity Expert-Counsellor for the drafting of the Syrte Declaration on African Unity from 5 February to 5 March 2000

Member of the United Nations International Law Committee since 1992

Publications and works

Books

The Summit conference — Contribution to the study of the international relations institutions, Paris, 1980, L.G.D.J.

An essay on the Post-Colonial African State, Paris, L.G.D.J.

The United Nations Charter (under the supervision of J.-P. Cot and A. Pellet), Paris, 1985, Economica.

The International Treaties: some elements of the Gabonese Practice (in collaboration with M. J.-B. Moussavou), Paris, 1986, L.G.D.J.

The Supreme Courts in Africa (under the supervision of G. Conac), Paris, 1988, Economica.

An Encyclopaedic Dictionary of Law, Africa, Paris, 1990, Bordas.

The main decisions of administrative jurisprudence in Gabon, Paris, Pedone, 1994.

For a retraining of French-Contribution in the personalized edition of the French Dictionary Le Robert, 2004, for Gabon.

The “Francophone” member States Constitutions (in course).

Ten years of constitutional jurisprudence in Gabon (in course).

Published articles and notes

Constitutional law

Essay on the African premier, in *R.J.P.I.C.*, 1978, No. 3.

The Political Taking of Oath in Black Contemporary Africa in *R.J.P.I.C.*, 1981, No. 3.

Gabon: A Constitutional Jurisdiction in the Supreme Courts in Africa, 3rd volume.

The role of civil society in the establishment of state of rule, in *R.G.D.I.P.*, 2004, No. 2.

Which about Universality of Democracy, in *L'Union*, 11 November 2002.

Public finance

The Auditor’s Office in Gabon; in *R.J.P.I.C.*, 1980, No. 2.

Administrative law

French

Study of the emergency in French administrative law, in *R.D.P.*, 1983.

Note under C.E. Ass July 29, 1983, Commune of Roquevaire; in *D.* 1984, J. 195.

Note under C.E Sect May 14, 1984, Minister for Transports v/s Defence-Association of the Owner’s interest in Taillefer and Chatelard; in *D.* 1985. J. 389.

Note under C.E Sect May 14, 1984, Minister for Transports v/s Defence-Association of the Owner's interest in Taillefer and Chatelard; in *A.J.D.A.* 1985.

Note under C.E Sect October 5, 1984, Khalifa Bendjeddou; in *D.* 1985. J. 389.

Note under C.E Sect February 20, 1985, Pieragnolo, in *D.* 1985. J. 342.

Note under C.E Sect October 3, Local control of the channels in the Charente-Maritime v/s Committee for action and defence of the oléaronais' interest; in *D.* 1987. J. 104.

Note under C.E. January 7, 1987, the Home Secretary v/s Ibarguren Aguirre; in *D.* 1987. J. 274.

Note under C. E. October 19, 1988, Pasanau, in *D.* 1989. J. 147.

African

Note under the administrative Chamber-Supreme Court of Gabon, February 3, 1978, Bittini v/s Gabonese State, in *Recueil Penant*, 1980 No. 765.

The Ministerial Delegate in Gabon, in *Recueil Penant*, 1980 No. 767, p. 49.

Note under the administrative Chamber-Supreme Court of Gabon, April 6, 1979, C.C. A. F. v/s Gabonese State, in *Recueil Penant*, 1980 No. 768.

Note under the administrative Chamber-Supreme Court of the Congo, May 20, 1977, Kayouloud, in *Recueil Penant*, 1982 No. 776.

Note under the administrative Chamber-Supreme Court of Gabon, July 4, 1980, Mourou Louis v/s Gabonese State, in *Recueil Penant*, 1985 No. 788-780.

Note under the administrative Chamber-Supreme Court of Gabon, January 28, 1983, Moubele-Mouckala v/s Gabonese State, in *Recueil Penant*, 1986 No. 790-791.

Note under the administrative Chamber-Supreme Court of Gabon, March 28, 1986, Ignace Bibang v/s Gabonese State, in *Recueil Penant*, 1987 No. 793.

Note under the administrative Chamber-Supreme Court of Gabon, February 26, 1988; Kuentz Anziano v/s Gabonese State, in *Recueil Penant*, 1989 No. 801.

Note under the administrative Chamber-Supreme Court of Gabon, March 24 and May 28, 1989, Taylor v/s Gabonese State, in *Recueil Penant*, 1990 No. 802.

Note under the administrative Chamber-Supreme Court of Gabon, February 24, 1989, Nzue Nkoghe Martin v/s Gabonese State, in *Recueil Penant*, 1992 No. 808.

International law and international relations

France in the Court of the Hague, in *l'Europe en formation* 1975 No. 180.

A New International Economic Order, in *l'Europe en formation* 1975 No. 185-186.

A North-South dialogue or a fruitless one, in *l'Europe en formation* 1976 No. 193.

The postage-stamp in International Law, in *Journal du droit international* 1980 No. 1.

The Non-attendance of Liberia at the O.A.U. Economic Summit — An Essay on legal interpretation; in R.J.I.C. 1980 No. 3.

The friendship and cooperation treaty between the U.S.S.R. and the people's Republic of Congo; in *Journal du droit international* 1982 No. 1.

The Third-World integrations in the future; in *Journal du droit international*, 1984 No. 2.

International Law: The Interpretation of treaties in the face of jurisprudence: in *Journal du droit international*, 1986 No. 3.

The banning of toxic waste dumping in the third-world: what's happening in Africa, in *A.F.D.I.* 1988.

The consultative function of the International Court of Justice in the framework of the implementation of international treaties, *Hellenic Review of International Law*, December 1999.

Book review

A work by Mr. Lunda Bululu: The conclusion of treaties in Zairian constitutional law, in *Revue Internationale de Droit Comparé*, 1986 No. 1.

Next

About some basics standards of the muth of peace, in *Studies in Honor of Jacqueline Morand-Deville*, Paris, L.G.D.J, 2006.

The State of the rule in Africa's rials facts, in *Rencontres of Cotonou 29-30 September and the 1st October 2005 on the assessment of the Declaration of Bamako on the practice of democracy, of rights and liberties within the space of French speaking countries*, under the supervision of the International Organisation of French Speaking Countries, 2006.

Alain Pellet (France)

[Original: French and English]

Professor, University of Paris X (Nanterre)

Member and former Chairman of the International Law Commission of the United Nations

Born on 2 January 1947 in Paris

Married with four children

Higher education

Agrégation (higher education teaching certificate) in public law and political science (1974)

Doctorat d'Etat (doctorate) in public law (University of Paris II, 1974)

Diplôme d'études supérieures (advanced degree) in political science (Faculty of Law and Economics, Paris, 1969)

Diplôme d'études supérieures (advanced degree) in public law (Faculty of Law and Economics, Paris, 1969)

Auditor at the Hague Academy of International Law (courses in public law, 1967, 1969 and 1971)

Diploma of the Institute of Political Studies (Institut d'études politiques), Paris, public service section (1968)

Licence (university degree) in public law (Faculty of Law and Economics, Paris, 1968)

Foreign languages

English: read, spoken, written

Italian: read and spoken (basic)

University posts

- University of Paris X — Nanterre

Professor (1990-)

Courses taught:

- Undergraduate course in public international law
- Master's degree courses in advanced public international law and international development law
- *Diplôme d'études approfondies* (first-year doctoral) courses in international law of economics, the international legal system and international disputes

Director of the Centre for International Law of Nanterre (CEDIN) (1991-2001)

Director of Studies for the Diplôme d'études approfondies (first-year doctoral degree) and the research master's degree (2) in the law of International and European economic relations (1991-)

Member of the Department Faculty Board (1995-2003)

Chairman of the Commission of Specialists in Public Law (1998-)

- Institute of Political Studies, Paris

Professor (1980-1999)

Courses taught:

- The legal framework of international relations (1989-1999)
- Special international law (1990-1991)
- The legal framework of international economic relations (1980-1990)

Senior Lecturer (international law, international relations section, 1972-1975 and 1977-1981)

Seminar Convenor (international relations, with Marcel Merle, 1970-1975)

- Faculty of Law and Political Science, University of Paris-Nord

Professor (1974-1990)

Courses taught:

- Public international law (undergraduate degree course)
- International development law (master's degree course)
- European Community institutional law (master's degree course)
- International economic law (first-year doctoral studies in public law and business law)
- International administrative disputes (first-year doctoral studies in public law)

Director of the Study and Research Group on International Law, Economics and Development (GERDIED)

Member of the Faculty Board (1978-1982 and 1987-1990)

Assistant Dean (1981-1982)

Chairman of the Commission of Specialists in Public Law and Political Science (1985-1990)

Member of the University Council (1979-1986) and the Scientific Council (1986-1990)

University representative for international relations (1978-1982)

- René Descartes University (Paris V)

Courses and seminars in international development law (1978-1988)

- National School of Administration (ENA)
Framework course in international relations: “The third world and international law” (1984-1985)
Panel member for the admissions examination (1980 and 1981) and the graduation examination (1982)
- University of Paris II, Institute of Higher International Studies
Courses taught:
 - “International law, disarmament and development” (1979-1980)
 - “The problems posed by the codification of the law of international responsibility” (1994-1995)
- National School of Administration, Algiers
Professor (1975-1977)
Courses taught:
 - General public international law
 - Law of international organizations
- University of Constantine
Professor (1974-1977)
Courses taught:
 - Public international law
 - International development law
 - Petroleum law
- Faculty of Law, Paris, later University of Paris II
Tutor (1968), later Assistant (1969-1974)

Visiting professorships, short assignments, conferences

University of Singapore (2004)
Universidad del Rosario, Bogotá (2004)
Universidad Centroamericana, Managua (2004)
University Carlos III, Madrid (2002)
Waseda University, Tokyo (2001)
Nottingham University (2000)
Humboldt University, Berlin (2000)
Miskolc University, Hungary (2000 and 2001)
University of Helsinki (2000)
Higher School of Economics, Moscow (1999)

Law Faculty, Edinburgh (1999)

Universities of São Paulo (USP), Brasilia (Catholic University, UnB, Instituto Rio Branco), Belo Horizonte (UFMG) and Rio de Janeiro (PUC/RJ, University Estácio de Sá and UERJ) (1998)

Duesto University, Bilbao (1998)

Université des Antilles et de la Guyane, Fort-de-France (1997, 2001)

Dong University (Pusan, South Korea) (1997)

Moscow State Institute for International Relations (1996)

International Development Law Institute (IDLI) (1995)

British Institute of International and Comparative Law, London (1994 and 1998)

Faculty of Law of Sarrebrück, Germany (1994)

Faculty of Law of Granada, Spain (1992)

Graduate Institute of International Studies, Geneva (1992)

New York University (1991)

European University Institute, Florence (1990)

University of Mauricius, School of Law (1989)

Faculty of Law, Athens (1988)

University College, London (1986)

Faculty of Law, Tunis (1985, 1988, 1992, 1995)

Faculty of Law, Casablanca, Morocco (1984)

Warwick University, United Kingdom (1984)

Faculty of Law, Damascus, Syria (1983)

Centre for Foreign Relations Dar-es-Salaam, Tanzania (1982)

United Nations University, Tokyo (1981) and Cairo (1983)

University Mohamed V, Rabat, Morocco (1981 and 1982)

National University of Benin (1979)

Université des Antilles et de la Guyane, Pointe-à-Pitre (1979-1986, 1992, 1994-1996, 1998-2005)

Thammasat University, Bangkok (1978)

University of Constantin (1978, 1979, 1980, 1982)

University of Algiers (1977)

At the Centre for International Law (CEDIN) of the Faculty of Law, Federal University of Minas Gerais (Belo Horizonte, Brazil) (winter term)

- General course: “International law between State sovereignty and the international community — The law-making process in public international law” (2005)

At the Institute of Public International Law and International Relations, Thessaloniki

Courses:

- “Against the tyranny of the straight line: aspects of law-making in international economic and development law” (1988)
- “Criminalizing the law of armed conflict” (1999)
- “International State ‘crime’ — an international criminal responsibility?” (2001)

At the Bancaja International Centre for Peace and Development, Castellón, Spain

- Basic course: “International law on the eve of the twenty-first century (contemporary international society — continuing traditions and new trends)” (1997)

At the International Institute of Human Rights (René Cassin), Strasbourg

- Course: “Individual criminal responsibility in international law” (1995)

At the Academy of European Law, Florence

- Course: “The international legal basis for European Community law” (1994)

At the Hague Academy of International Law

- Director of French-language seminars (public international law session, 1985)

Activities at the International Law Commission of the United Nations

Chairman (1997-1998)

Member (1990-)

Special Rapporteur on the topic: “Reservations to Treaties” (1994-)

- Preliminary Report, 1995, A/CN.4/470 and Corr.1 and 2 (78 pp.)
- Second Report, 1996, A/CN.4/477 (23 pp.) and Add.1 (90 pp.) and A/CN.4/478 (bibliography) (22 pp.)
- Third Report, 1998, A/CN.4/491 and Add.1-6 (127 pp.)
- Fourth Report, 1999, A/CN.4/499 (23 pp.)
- Fifth Report, 2000, A/CN.4/508 and Add.1 and 2 (84 pp.); also Add.3-5
- Sixth Report, 2001, A/CN.4/518 (9 pp.) and Add.1-3 (29, 16 and 7 pp.)
- Seventh Report, 2002, A/CN.4/526 (22 pp.) and Add.1-3 (12, 42 and 13 pp.)
- Eighth Report, 2003, A/CN.4/535 (20 pp.) and Add.1 (17 pp.)

- Ninth Report, 2004, A/CN.4/544
- Tenth Report, 2005, A/CN.4/558 and Add.1 and 2

Member of the Drafting Committee (1991, 1993-1996, 1998, 2000, 2001, 2003)

Chairman of the Working Group on the United Nations Decade for International Law (1992-1995)

Chairman of the Working Group on Long-term Programme (2002-)

Chairman of the Working Group on the Unilateral Acts of States (1998-)

Activities at the International Court of Justice

- Counsel and Advocate for Romania in the case concerning *Maritime Delimitation in the Black Sea* (2004-)
- Counsel and Advocate for Singapore in the case concerning *Pedra Branca* (2003-)
- Counsel and Advocate for the Islamic Republic of Iran in the case concerning *Oil Platforms* (2002-2003)
- Counsel and Advocate for Benin in the case concerning the *Frontier Dispute* (2002-2005)
- Counsel and Advocate for Liechtenstein in the case concerning *Certain Property* (2001-2005)
- Counsel and Advocate for India in the case concerning the *Aerial Incident of 10 August 1999* (2000)
- Deputy-Agent, Counsel and Advocate for the Republic of Guinea in the case concerning *Ahmadou Sadio Diallo* (1999-)
- Counsel and Advocate for Indonesia in the case concerning *Sovereignty over Palau Litigan and Palau Sipadan* (1998-2002)
- Counsel and Advocate and Deputy Agent for Cameroon in the case concerning the *Land and maritime boundary between Cameroon and Nigeria* (1994-2002) and the *Request for Interpretation of the Judgment of 11 June 1998* (1998-1999)
- Counsel and Advocate for Bosnia and Herzegovina in the cases concerning *Application of the Convention on the Prevention and Punishment of the Crime of Genocide* (1993-) and the *Application for Revision of the Judgment of 11 July 1996* (2001-2003)
- Counsel and Advocate for Slovakia in the case concerning the *Gabcikovo-Nagymaros Project* (1993-)
- Counsel and Advocate and Deputy-Agent for Chad in the case concerning the *Territorial Dispute (Aozou Strip)* (1990-1994)
- Counsel and Advocate for Australia in the cases concerning *Certain Phosphate Lands in Nauru* (1990-1993) and *East Timor* (1991-1995)
- Counsel and Advocate for Nicaragua in the cases concerning *Military and paramilitary activities in and against Nicaragua*, preliminary pleas (1984) and

merits (1986) (1983-1986); *Border and Transborder Armed Actions* (1986-1992); *Maritime Delimitation between Nicaragua and Honduras in the Caribbean Sea* (2000-); *Territorial and Maritime Dispute* (2001-); and in the case concerning the *Dispute regarding Navigational and Related Rights* (San Juan River) (2005-)

- Counsel and Advocate for Burkina Faso in the case concerning the *Frontier Dispute* (1984-1986)
- Counsel for the French Republic in the application for a review of Judgment No. 273 of the United Nations Administrative Tribunal (*Mortished*) (1982) and in the cases concerning the *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 case* (1995); the *Legality of the Use by a State of Nuclear Weapons in Armed Conflict* (request for an advisory opinion by the World Health Organization) (1996); the *Legality of the Threat or Use of Nuclear Weapons* (request for an advisory opinion by the United Nations General Assembly) (1996); the *Legality of Use of Force (Yugoslavia v. France)* (1999-); *Certain Criminal Proceedings in France* (2003-); and *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory* (advisory opinion) (2004)

Arbitration activities

- Counsel and advocate or consultant in various cases, in particular before the International Centre for Settlement of Investment Disputes (ICSID) and the International Chamber of Commerce and in the *Eurotunnel* case (2005-)
- Alternate member (arbitrator), Court of Conciliation and Arbitration of the Organization for Security and Cooperation in Europe (OSCE) (2001-)
- Arbitrator in the case of *Mobil v. Argentina* (ARB/04/16) (2005-) (ICSID)
- Arbitrator in the case of *Bank of Nova Scotia v. Argentina* (2005-) (UNCITRAL Arbitration Rules)

Other activities

- Numerous legal consultations on administrative and international law at the request of foreign Governments, administrations (Ministries of foreign affairs in France and abroad), public and semi-public bodies (UNESCO, World Customs Organization, Bank for International Settlements, various international organizations, the Federation of International Civil Servants' Associations (FICSA), staff associations and unions of several international organizations, United Nations University) and private companies
- Counsel before the ILO Administrative Tribunal and before the appeals boards of the Organization for Economic Cooperation and Development (OECD), the European Space Agency and the Council of Europe in numerous cases
- *Amicus curiae* before the International Tribunal for the Former Yugoslavia, Trial Chamber II and Appeals Chamber, on the issue of *sub poena duces tecum* (*Blaskic* case)

-
- Alternate member of the Subcommission on Prevention of Discrimination and Protection of Minorities of the United Nations Commission on Human Rights (1983-1992)
 - Associate Consultant, LYSIAS Law Associates (1993-)
 - Expert-Consultant to the Arbitration Commission of the International Conference on the Former Yugoslavia (Badinter Commission) (1991-1993)
 - Rapporteur of the commission of French jurists on the creation of an international criminal court responsible for ruling on the crimes committed in the former Yugoslavia (Truche Commission) (1993)
 - Member of the French Delegation to the Conference on Security and Cooperation in Europe (CSCE) (Helsinki, 1992, Geneva, 1992)
 - Member of the French delegation to the forty-sixth, fifty-first and fifty-sixth sessions of the United Nations General Assembly (1991, 1996 and 2001)
 - Legal adviser to the World Tourism Organization (1990-)
 - Member of the French delegation to the GATT Ministerial Meeting (Geneva, 1982), UNCTAD VI (Belgrade, 1983) and a number of sessions of the Economic and Social Council of the United Nations
 - Government expert to the UNESCO World Congress on Disarmament Education (1980) and consultant on the same subject (1981)
 - Adviser to the French representative on the Working Group of Governmental Experts on the Right to Development, established by the United Nations Commission on Human Rights (1981-1982)
 - President of the Association for the Study of External Legal Policy (POJUREX) (1987-)
 - President of the French Association for Disarmament Research and Studies (AFRED) (1979-1982)
 - Assistant to an attorney before the Council of State and the Court of Cassation (1969-1975)
 - Editor (with P. M. Eisemann) of the *Droit international* series, published by Editiona Economica
 - Editor (with P. Daillier) of the *Bibliothèque de droit international et communautaire*, published by the Librairie Générale de Droit et de Jurisprudence (L.G.D.J.) — Montchrestien
 - Member of the Editorial Board of the *Annuaire français de droit international*
 - Member of the technical advisory board of the *European Journal of International Law*
 - Member of the editorial board of the *International Criminal Law Review*
 - Member of the technical advisory board of the Amsterdam Centre for International Law

Decorations and honours

Knight of the Legion of Honour (France, 1998)

Doctor honoris causa (University Estácio de Sá, Rio de Janeiro (1998); Miskolc University, Hungary (2000); Russian Foreign Trade Academy, Moscow (2002))

Member of the Institute of Public International Law and International Relations, Thessalonica (2001)

René Maheu Prize for the International Civil Service, distinction (1995)

Commander of the Order of Valour (Cameroon, 2003)

Officer of the Order of Merit (Chad, 1995)

Medals of the Faculty of Law of Granada (1992) and Universidad del Rosario, Bogotá (2004)

Gold Star of Nahouri (Burkina Faso, 1987)

Knight of the Order of Academic Palms (France, 1986)

Lemonon prize awarded by the Institute of France (Academy of Moral and Political Sciences) for the work *La Charte des Nations Unies* (with J-P. Cot) (1986)

Research and publications

• Books

- *Droit international public* (with Patrick Daillier), Librairie générale de droit et de jurisprudence (L.G.D.J.), Paris, 7th edition, 2002, 1510 p.; 8th ed. in preparation; 6th edition, 1999, 1457 p.; 5th edition, 1994, 1379 p.; 4th edition, 1992, 1269 p.; 3rd edition, 1988, 1189 p.; 2nd edition, 1979, 994 p.; supplement with update of 1st edition by Nguyen Quoc Dinh, 1977, 132 p.; partial publication in Greek (by H. Dipla, *Δημοσιο Διεθνές Δικαίο, Το Δικαίο της Θαλάσσης*, Papaxisis, Athens, 1991, 160 p.) and Hungarian (by P. Kovács, *Nemzetközi Közjog*, Osiris, Budapest, 1997, 566 p.); in Portuguese, *Direito Internacional Público*, Fundação Calouste Gulbenkian, Lisbon, 2nd edition, 2004, 1517 p.; 1st edition, 1999, 1230 p.; in Russian, published by Sphera (Kiev), 2 volumes, 2003; and in preparation in Spanish.
- *Les fonctionnaires internationaux* (with D. Ruzié), Presses Universitaires de France (P.U.F.), “Que sais-je ?” series, 1993.
- *Le droit international du développement*, P.U.F., “Que sais-je?” series, No. 1731, 2nd edition, 1987, 128 p.; 1st edition, 1978; translation into Japanese, 1989.
- *Le droit international public*, P.U.F., Themis summary, P.U.F., Paris, 1981, 154 p.; translation into Japanese, 1992.
- *Le cadre juridique de la vie économique internationale*, duplicated lecture notes (I.E.P., Paris, 1981-1982); *Droit et économie internationale, le droit des relations monétaires internationales*, 322 p., updated 1982-1983.

- *Les voies de recours ouvertes aux fonctionnaires internationaux*, Pédone (extract from the *Révue générale de droit international public* (R.G.D.I.P.)), 1982.
- *Répertoire de la jurisprudence des tribunaux administratifs internationaux*, prepared at the request of the Federation of International Civil Servants' Associations (FICSA), vol. II, *Le droit procédural*, United Nations, 1987, 1034 p.; vol. I, *Le droit applicable*, 1988, 528 p.; vol. III, *Le droit substantiel*.
- *Recherche sur les principes généraux de droit en droit international public*, Paris II thesis, 1974 (examining board: S. Bastid (Chair), P. Reuter, M. Virally).
- Forthcoming
 - *La responsabilité internationale*, Editions Economica, “Panorama du droit international” series, to appear in 2006.
- Compendiums
 - *Les Nations Unies — Textes fondamentaux*, P.U.F., “Que sais-je?” series, No. 3035, 1995.
 - *Droit d'ingérence ou devoir d'assistance humanitaire? Problèmes politiques et sociaux*, Nos. 758-759, 1-22 Dec. 1995, La documentation française.
- Editor of collective works
 - *La Charte des Nations Unies* (commentaire article par article) (co-edited with Jean-Pierre Cot), Economica, 1st edition, 1985; 2nd edition 1991, XIV — 1571 p.; preface by J. Pérez de Cuéllar (Lemonon Prize awarded by the Institute of France, Academy of Moral and Political Sciences); 3rd edition 2005, XX — 2363 p., preface by Kofi Annan; translations into Japanese (1993) and English (to be published in 2006); commentaries on the Preamble and Article 55.
 - *Droit international pénal* (with H. Ascensio and E. Decaux), CEDIN, Pédone, 2000, XVI.
 - *Le droit international à l'aube du XXIème siècle — Réflexions de codificateurs (International Law on the Eve of the Twenty-First Century)*, United Nations, New York, 1997, xxxi (Sales No. E/F 97.V.4).
 - *Le droit international du développement social et culturel* (with J.-M. Sorel), minutes of the GERDIED symposium (University of Paris-North, May 1990), L'Hermès, 1997.
 - *Nationalité, minorités et succession d'États en Europe de l'Est* (with E. Decaux and V. Mikulka), minutes of the symposium organized by CEDIN-Nanterre and the Czech Society for International Law (September 1994), Montchrestien, 1996.
 - *Les relations internationales à l'épreuve de la science politique — Mélanges Marcel Merle* (with B. Badie), Economica, 1993, XXII.

- *Les forces régionales de maintien de la paix*, F.N.E.D., 1982, dossier No. 3,249.
- Coordinator of the group on “La responsabilité internationale” [“International responsibility”] for J. Salmon (ed.), *Dictionnaire de droit international public*, Bruylant/AUF, Brussels, 2001, XLI.
- Forthcoming
 - *Droit de la responsabilité internationale* (with P. Bodeau, J. Crawford and S. Szurek) to be published in 2006 by Pédone.
- Forwards to
 - V. Rodriguez Cedeño and Milagras Betancourt C., *Temas de Derecho Internacional VII — Introducción al Estudio de Derecho de los Tratados y de los Actos Jurídico Unilaterales de los Estados*, Caracas, 2004, XXIII.
 - G. Guillaume, *La Cour internationale de Justice à l’aube du XXIème siècle — Le regard d’un Juge*, with R. Abraham, Pédone, 2003.
 - L. Nemer Caldeira Brant, *A autoridade da coisa julgada no direito internacional público*, Forense, Rio de Janeiro, 2002, XVIII — 510 p.; and *L’autorité de la chose jugée en droit international public*, L.G.D.J., 2003, XI.
 - P.-H. Ganem, *Sécurisation contractuelle des investissements internationaux — Grands projets (Mines, énergie, métallurgie, infrastructures)*, FEC/Bruylant, Paris/Brussels, 1997.
 - P. Boniface, *Les sources du désarmement*, Economica, 1989.

Articles on international law

- Société française pour le droit international (S.F.D.I.), Franco-Tunisian seminar, *Les métamorphoses de la sécurité collective — Droit, pratique et enjeux stratégiques* (conclusions), Pédone, Paris, 2005.
- “Complementarity of International Treaty Law, Customary Law, and Non-Contractual Law Making” in R. Wolfrum and V. Röben, *Developments of International Law in Treaty-Making*, Springer, Berlin, 2005.
- “Les nouvelles tendances du droit international. Aspects ‘macro-juridiques’”, *Études internationales* (Tunis) No. 92, 3/2004.
- “Internationalized Courts: Better Than Nothing ...” afterword in Cesare P. R. Romano, André Nollkämpfer and Jann K. Kleffner eds., *Internationalized Criminal Courts and Tribunals*, Oxford University Press, 2004.
- “L’État victime d’un acte terroriste peut-il recourir à la force armée?” (with Vladimir Tzankov), in S.F.D.I. and Deutsche Gesellschaft für Völkerrecht, *Les nouvelles menaces contre la paix et la sécurité internationales*, Pédone, Paris, 2004, pp. 95-107 (summaries in English and German); English translation: “Can a State Victim of a Terror Act Have Recourse to Armed Force?”, *Humanitäres Völkerrecht*, 2/2004.

-
- Paper, “Le rôle et la place du droit international dans la pratique — le point de vue des praticiens; la pratique dans les travaux de la C.D.I.” in S.F.D.I., Geneva symposium, *La pratique et le droit international*, Paris, Pédone, 2004.
 - “Between Codification and Progressive Development of the Law: Some Reflections from the ILC”, *International Law Forum*, vol. 6, No. 1, 2004.
 - “Inutile Assemblée générale?”, *Pouvoirs*, No. 109, 2004.
 - “The Charter of the United Nations: A Commentary of Bruno Simma’s Commentary”, *Michigan Journal of International Law*, 2004, vol. 25, No. 1.
 - “Le crime international de l’État — Un phoenix juridique” in *The New International Criminal Law — Thesaurus Acroasium*, 2001 International Law Session, vol. XXXII, Sakkoulas Publications, Athens-Thessaloniki.
 - “Can International Law Survive US Leadership?”, *Austrian Review of International and European Law*, 2003.
 - “Law of Treaties” (remarks) in M. Byers and G. Nolte, *United States Hegemony and the Foundations of International Law*, Cambridge University Press, 2003.
 - “Les réserves aux conventions sur le droit de la mer” in *La mer et son droit — Mélanges offerts à Laurent Lucchini et Jean-Pierre Quéneudec*, Pédone, Paris, 2003.
 - “Les articles de la C.D.I. sur la responsabilité de l’État pour fait internationalement illicite; suite — et fin?”, *Annuaire français du droit international (A.F.D.I.)* 2002.
 - “Les rapports de Roberto Ago à la C.D.I. sur la responsabilité des États”, *International Law Forum*, 2002.
 - “La competencia material y el derecho aplicable en el estatuto de la Corte penal internacional” in Instituto Pedro Gual, Cuadernos series 2, *Promoción y Protección Internacional de la Persona*, Caracas, 2002.
 - “Le nouveau projet de la C.D.I. sur la responsabilité de l’État pour fait internationalement illicite: *Requiem* pour le crime” in *Man’s Inhumanity to Man — Festschrift Antonio Cassese*, Kluwer, The Hague, 2002, pp. 654-681 (English translation and update: “The New Draft Articles of the International Law Commission on the Responsibility of States for Internationally Wrongful Acts: A *Requiem* for States’ Crimes?”, *Netherlands Yearbook of International Law*, 2001.
 - “La C.I.J. et les réserves aux traités — Remarques cursives sur une révolution jurisprudentielle” in *Liber Amicorum Judge Shigeru Oda*, Kluwer, The Hague, 2002.
 - “Entry Into Force and Amendment of the Statute” in A. Cassese, P. Gaeta and J.R.W.D. Jones eds., *The Rome Statute of the International Criminal Court: A Commentary*, Oxford University Press, 2002, pp. 145-184; “Applicable Law”, *ibid.*, pp. 1051-1084 and “Settlement of Disputes”, *ibid.*
 - “The Aftermath of September 11”, with Sarah Pellet, *Tilburg Foreign Law Review*, vol. 10, No. 1.

-
- “La terreur, la guerre, l’ONU”, in “Les nouvelles formes du terrorisme international et leur impact sur l’évolution du droit international”, Miskolc University, *European Integration Studies*, vol. I, 2002; translation into Portuguese: “Terrorismo e Guerra. O Que Fazer das Nações Unidas?”, in L. Nemer Caldeira Brant ed., *Terrorismo e Direito*, Forense, Rio de Janeiro, 2003.
 - “L’imputabilité d’éventuels actes illicites — Responsabilité de l’OTAN ou des États membres?”, in Ch. Tomuschat ed., *Kosovo and the International Community — A Legal Assessment*, Kluwer, The Hague, 2002.
 - “‘Human Rightism’ and International Law”, *Italian Yearbook of International Law*, 2000.
 - “La codification du droit de la responsabilité internationale: Tâtonnements et affrontements”, in Boisson de Chazournes and V. Gowlland-Debbas eds., *L’Ordre juridique international, un système en quête d’équité et d’universalité*, Liber Amicorum Georges Abi-Saab, Kluwer, The Hague, 2001.
 - “Le procès international et le temps — Le temps du Conseil”, in S.F.D.I., Paris symposium, 2000, *Le droit international et le temps* (conclusions), Pedone, Paris, 2001.
 - “La *lex mercatoria*, ‘tiers ordre juridique’? Remarques ingénues d’un internationaliste de droit public” in *Souveraineté étatique et marchés internationaux à la fin du 20^{ème} siècle — Mélanges en l’honneur de Philippe Kahn*, Litec, 2000.
 - “La responsabilité pénale individuelle, alternative aux sanctions collectives?”, in V. Gowlland Debbas ed., *United Nations Sanctions and International Law*, Kluwer, The Hague, 2000.
 - “A French Constitutional Perspective on Treaty Implementation” in Thomas M. Franck ed., *Delegating State Powers: The Effects of Treaty Regimes on Democracy and Sovereignty*, Transnational Publishers, 2000.
 - “Brief Remarks on the Unilateral Use of Force”, *European Journal of International Law (E.J.I.L.)*, 2000.
 - “The Role of the International Lawyer in International Litigation” in Ch. Wickremasinghe ed., *The International Lawyer as Practitioner*, British Institute of International Comparative Law (B.I.I.C.L.), London, 2000.
 - “State Sovereignty and the Protection of Fundamental Human Rights: An International Law Perspective”, *Pugwash Occasional Papers*, vol. 1, No. 1, Feb. 2000.
 - “Responding to New Needs through Codification and Progressive Development” (Keynote Address), in V. Gowlland-Debbas ed., *Multilateral Treaty-Making: The Current Status of Challenges to and Reforms Needed in International Legislative Process*, Kluwer, The Hague, 2000.
 - S.F.D.I., Aix-en-Provence symposium, *La codification du droit international*, Pedone, Paris, 1999, general conclusions.
 - “‘La guerre du Kosovo’ — Le fait rattrapé par le droit”, *International Law Forum*, vol. 1, No. 3, 1999.

- “Les juridictions pénales internationales: vera la fin de l’impunité?”, in Forum Deusto, *Los Derechos Humanos en un mundo dividido*, Bilbao, 1999.
- “Can a State Commit a Crime? Definitely, Yes!”, *E.J.I.L.* 1999, vol. 10, No. 2.
- “La Commission du Droit international, pour quoi faire?”, *Boutros Boutros-Ghali Amicorum Discipulorumque Liber — Paix, développement, démocratie*, Bruylant, Brussels, 1998.
- “Pour la Cour pénale internationale quand même! — Quelques remarques sur sa compétence et sa saisine”, *L’Observateur des Nations Unies*, No. 5, 1998; also published and updated in *International Criminal Law Review*, 2001; Spanish translation and update: “La competencia material y el derecho aplicable en el Estatuto de la Corte penal internacional”, in Instituto de Altos Estudios Diplomáticos Pedro Gual, *Promoción y Protección Internacional de la Persona*, Caracas, 2002.
- “Le droit international à l’aube du XXIème siècle (La société internationale contemporaine — permanences et tendances nouvelles)”, basic course, in *Cours euro-méditerranéens Bancaja de droit international*, vol. I, 1997, Aranzadi, Pamplona, 1998.
- “Conseil devant la Cour internationale de Justice — Quelques impressions”, in *Mélanges offerts à Hubert Thierry*, Pedone, Paris, 1998; also published and updated under the title “Remarques sur le ‘métier’ de Conseil devant la Cour internationale de Justice”, in United Nations, *Recueil d’articles de conseillers juridiques d’Etats, d’organisations internationales et de praticiens du droit international*, New York, 1999, Sales No. E/F/S.99.V.13.
- CEDIN Paris X, P. Dailler and P. Kovacs eds., *Perspectives d’intégration des pays d’Europe centrale et orientale aux institutions de l’Europe occidentale*, Montchrestien, Paris, 1998, general conclusion.
- “Le Conseil constitutionnel, la souveraineté et les traités — À propos de la décision du Conseil constitutionnel du 31 décembre 1997 (traité d’Amsterdam)”, *Les Cahiers du Conseil constitutionnel*, No. 4, 1998.
- “Individual Rights, Minority Rights, and Group Rights”, in Ernest R. May and Ageliki E. Laiou eds., *The Dumbarton Oaks Conversations and the United Nations, 1944-1994*, Dumbarton Oaks Research Library, Washington D.C., 1998.
- CEDIN Paris X, *Sanctions unilatérales, mondialisation du commerce et ordre juridique international — À propos des lois Helms-Burton et D’Amato-Kennedy*, Montchrestien, Paris, 1998, Conclusions.
- “Le renforcement du rôle de la Cour en tant qu’organe judiciaire principal de Nations Unies”, in Gregory Peck and Roy S. Lee eds., *Increasing the Effectiveness of the International Court of Justice — Proceedings of the ICJ/UNITAR Colloquium to Celebrate the 50th Anniversary of the Court*, Nijhoff/UNITAR, 1997; updated English version: “Strengthening the Role of the International Court of Justice as the Principal Judicial Organ of United Nations”, *The Law and Practice of International Courts and Tribunals*, 2004.

- “Vive le crime! Remarques sur les degrés de l’illicite en droit international”, International Law Commission, Alain Pellet ed., *Le droit international à l’aube du XXIème siècle — Réflexions de codificateurs*, United Nations, New York, 1997.
- “Remarques sur une révolution inachevée — Le projet de la C.D.I. sur la responsabilité des États”, *Annuaire français de droit international*, 1996.
- “Le projet de Statut de Cour criminelle internationale permanente — Vers la fin de l’impunité?”, in *Héctor Gros Espiell Liber Amicorum*, Bruylant, Brussels, 1997.
- “Harmonie et contradiction de la justice internationale” in, Rafâa Ben Achour et Slim Laghmani eds., *Rencontres internationales de la Faculté des Sciences Juridiques de Tunis, Harmonie et contradictions en droit international*, Pedone, Paris, 1996.
- “Quelle Cour criminelle internationale?”, *Témoin*, No. 7, Autumn 1996, pp. 197-206; revised version published under the same title in *La Lettre de Juristes sans frontières*, Dec. 1996.
- “Les fondements juridiques internationaux du droit communautaire”, Academy of European Law, Florence, *Recueil des cours* (1994), Kluwer, Dordrecht, 1997, vol. V, part 2.
- “Les problèmes découlant de la création et de la dissolution des Etats et les flux de réfugiés” (remarks), in Vera Gowlland-Debbas ed., *The Problem of Refugees in the Light of Contemporary International Law Issues*, Kluwer, Dordrecht, 1996.
- “L’activité du Tribunal pénal international pour l’ex-Yougoslavie” (with Hervé Ascensio), *Annuaire français du droit international*, 1995.
- “Mondialisation du droit international?”, *Après-demain*, April-May 1996; also republished, revised and updated, in Serge Cordellier ed., *La mondialisation au-delà des mythes*, La Découverte, “L’état du monde” series, 1997; 2nd updated edition, La Découverte/Poche, 2000.
- “La juridiction pénale internationale de Nuremberg à La Haye”, *Le Monde Juif — Revue d’histoire de la Shoah*, 1996, No. 156.
- “The Road to Hell is Paved with Good Intentions — The United Nations as Guarantor of International Peace and Security: a French Perspective” in Christian Tomuschat, ed., *U.N. at Age Fifty*, Nijhoff, Dordrecht, 1995.
- “La formation du droit international dans le cadre des Nations Unies”, *European Journal of International Law*, 1995.
- “Conclusions générales”, S.F.D.I. seminars, Paris, 1994, *Le contentieux de la fonction publique internationale*, Pedone, Paris.
- “The International Court of Justice and the Political Organs of the United Nations — Some Further but Cursory Remarks”, in F. Salerno ed., *Il ruolo del giudice internazionale nell’evoluzione del diritto internazionale e comunitario — Atti del Convegno di Studi in Memoria di Gaetano Morelli*, CEDAM, Milan, 1995.

- “Les problèmes découlant de la création et de la dissolution des Etats et les flux de réfugiés”, in Vera Gowlland-Debbas ed., *The Problem of Refugees in the Light of Contemporary International Law Issues*, Kluwer, 1995.
- “50 ans de Nations Unies — 50 ans de droit international” in “Spécial 50^e anniversaire de l’ONU”, United Nations Information Centre, Paris, 1995.
 - “Peut-on et doit-on contrôler les actions du Conseil de sécurité?” S.F.D.I., Rennes symposium, *Le chapitre VII de la Charte des Nations Unies et les nouveaux aspects de la sécurité collective*, Pédone, 1995.
 - “Quel avenir pour le droit des peuples à disposer d’eux-mêmes?”, Liber Amicorum *Jiménez de Arechaga*, Fundacion de cultura universitaria, Montevideo, 1995.
 - “Le Tribunal criminel international pour l’ex-Yougoslavie — poudre aux yeux ou avancée décisive?” *Revue générale de droit international public*, 1994.
 - “Nationalités et minorités dans l’ancienne Yougoslavie — Quelques aspects juridiques”, in *La Méditerranée, espace de coopération*, collective edition in honour of Professor Maurice Flory, Pédone, 1994; also published and updated in CEDIN — Czech Society for International Law, E. Decaux, V. Mikulka and A. Pellet eds., *Succession d’Etats, nationalité et minorités en Europe de l’Est*, Montchrestien, Paris, 1996.
 - “Le droit”, in Pascal Boniface ed., *La puissance internationale*, Dunod, Paris, 1994.
 - “Note sur la Cour de conciliation et d’arbitrage au sein de la CSCE”, in CEDIN — Marangopoulos Foundation for Human Rights, Athens symposium, *La CSCE: dimension humaine et règlement des différends*, Librairie générale de droit et de jurisprudence (L.G.D.J.), 1993.
 - “Art du droit et ‘science’ des relations internationales” in Bertrand Badie and Alain Pellet eds., *Les relations internationales à l’épreuve de la science politique — Mélanges Marcel Merle*, Economica, 1993.
 - “Contre la tyrannie de la ligne droite — Aspects de la formation des normes en droit international de l’économie et du développement”, in *Thesaurus Acroasium*, vol. XIX, 1992 (course at the Institute of International Public Law and International Relations, Thessaloniki, 1988).
 - “L’activité de la Commission d’arbitrage de la Conférence européenne pour la paix en Yougoslavie”, *Annuaire français de droit international*, 1992 and 1993.
 - “L’intégrité territoriale du Québec dans l’hypothèse de l’accession à la souveraineté”, with T. Franck, R. Higgins, M. Shaw and C. Tomuschat, opinion published in French in Assemblée nationale du Québec, Commission d’étude des questions afférents à l’accession du Québec à la souveraineté, vol. 1, *Les attributs d’un Québec souverain*, 1992; and in English in A. Bayafsky ed., *Self-Determination in International Law: Quebec and Lessons Learned*, Kluwer, The Hague, 2000.

- “The Normative Dilemma — Will and Consent in International Law”, Report to the Canberra symposium, 1990, *Australian Yearbook of International Law*, vol. 12, 1992.
- “The Opinions of the Badinter Arbitration Committee — A Second Breath for the Self-Determination of Peoples”, *European Journal of International Law*, 1992.
- “Role of the I.C.J. in a Changing U.N. Collective Security Context”, *ASIL/NVIR Proceedings*, Nijhoff, Dordrecht, 1992.
- “Note sur la Commission d’arbitrage de la Conférence européenne pour la paix en Yougoslavie”, *Annuaire français de droit international*, 1991.
- Commentaries on the Preamble (with J.P. Cot) and Article 55, subparagraphs (a) and (b), in J.P. Cot and A. Pellet eds., *La Charte des Nations Unies — commentaire article par article*, Economica, 2nd edition, 1991.
- CEDIN, Montchrestien, Paris, 1991, conclusions of the symposium.
- “Les relations monétaires”, in M. Bedjaoui ed., *Droit international — Bilan et perspectives*, UNESCO, Pédone, Paris, 1991 (English edition, Nijhoff, Dordrecht, 1991).
- “La mise en oeuvre des normes internationales des droits de l’homme”, in CEDIN, *La France et les droits de l’Homme*, Montchrestien, Paris 1990.
- “Droit international et révolution — l’exemple du Cambodge” — contribution to the round table, S.F.D.I., Dijon symposium, 1989, in S.F.D.I., *Révolution et droit international*, Pédone, 1990.
- “L’objet et la méthode en droit international — Y a-t-il une ‘méthode de Reims?’”, report to the 8th Reims symposium, May 1989, in *Réalités du droit international contemporain, 8ème rencontre de Reims*, CERI 1990.
- “Examen critique de la notion de droit au développement en droit international”, United Nations, Centre for Human Rights, *Consultation globale sur la mise en oeuvre du droit au développement en tant que droit de l’homme*, 1990.
- “Le glaive et la balance — Remarques sur le rôle de la Cour internationale de Justice en matière de maintien de la paix et de la sécurité internationales”, in Yoram Dinstein ed., *International Law at a Time of Perplexity — Essays in Honour of Shabtai Rosenne*, Nijhoff, Dordrecht, 1989.
- “La destruction de Troie n’aura pas lieu — Il n’y a qu’un critère de mise en oeuvre du droit de l’occupation de guerre: le respect des droits souverains du peuple soumis à occupation”, *Palestinian Yearbook of International Law*, 1987-1988; in English in International Commission of Jurists-Al-Haq (Jerusalem symposium 1988), E. Playfair ed., *The Administration of Occupied Territories: The West Bank*, Clarendon Press, Oxford, 1992.
- “A New International Legal Order? What Legal Tools for What Changes?”, report to the Franco-British Symposium (January 1985), in Francis Snyder and Peter Slinn eds., *International Law of Development: Comparative Perspectives*, Professional Books, Abingdon, 1987; also published in Yong

- Sang Cho ed., *Conflicts and Harmony in Modern Society*, Keimyung University Press, Taegu, 1985.
- “Quelques problèmes institutionnels et juridiques posés par la coopération économique entre pays en développement au sein de la CNUCED”, *Revue juridique au Maroc*, 1986.
 - “Le sage, le prince et le savant (A propos de ‘La politique juridique extérieure’ de Guy de Lacharrière)”, *Journal du droit international (Clunet)*, 1985.
 - “Le droit au développement, un nouveau droit de l’homme?” in *La formation des normes en droit international du développement*, collective work edited by Maurice Flory, CNRS-OPU 1985 (and conclusions of the symposium).
 - “Qui a peur du droit des peuples à disposer d’eux-mêmes?”, *Critique socialiste*, 1984.
 - “The Functions of the Right to Development — A Right to Self-Realization”, *Third World Legal Studies*, 1984.
 - “Le bon droit et l’ivraie — Plaidoyer pour l’ivraie (Remarques sur quelques problèmes de méthode en droit international)”, in *Mélanges Charles Chaumont*, Pédone, 1984.
 - “Légitime défense et agression — Le phénomène de libération nationale”, 6th Reims symposium, in *Réalités du droit international contemporain — Discours juridique sur l’agression et réalité internationale*, CERI, Reims 1982.
 - “Les voies de recours ouvertes aux fonctionnaires internationaux, recherche sur quelques problèmes d’actualité — L’exemple de la Commission de recours de l’O.C.D.E.”, *Revue générale du droit international public*, 1981, No. 2 and No. 4.
 - “La reconnaissance par la France du droit de requête individuelle devant la Commission européenne des Droits de l’Homme”, report to the VIIth Besançon symposium, 1980, *Revue du droit public et de la science politique*, 1981.
 - “L’affaire Dumitrescu à l’UNESCO — Note sur l’indépendance des fonctionnaires internationaux”, *Journal du droit international (Clunet)*, 1979, No. 3.
 - “L’article 53 de la Constitution de 1958 — Le rôle du Parlement dans la procédure d’entrée en vigueur des traités et accords internationaux”, in *La Constitution de 1958*, edited by F. Luchaire and G. Conac, Economica 1979; updated 2nd ed. 1987.
 - “Restructuration et démocratisation — l’exemple de la CNUCED et de l’ONUDI”, report to the Algiers symposium, *Droit international et développement* (October 1976), O.P.U., Alger 1977.
 - Corrected practical exercise: “Arrêt fictif de la C.I.J., dans l’affaire de Gibraltar — Les difficultés d’application du principe du droit des peuples à disposer d’eux-mêmes”, *Revue de l’étudiant en droit*, December 1976.

- “Budget et programmes aux Nations Unies, quelques tendances récentes”, *Annuaire français de droit international*, 1976.
- Commentary on the decision of the Constitutional Court of 15 January 1975 declaring the parliamentary act on the voluntary interruption of pregnancy constitutional, *Gazette du Palais*, 14-15 January 1976.
- “La grève dans les services publics internationaux”, *Revue générale du droit international public*, No. 4, 1975.
- “La ratification par la France de la Convention européenne des Droits de l’Homme”, *Revue du droit public et de la science politique*, 1974.
- “Le droit international public”, in *Le droit aujourd’hui*, collective work edited by Prof. Rouvier, C.P.E.L., 1973.
- “La succession des organisations internationales et l’indépendance des fonctionnaires internationaux — A propos d’une décision de la Commission de recours du C.I.H.E.A.M.”, *Annuaire français de droit international*, 1972.
- “Ventures between Multinational Corporations, Local Companies and Investors, and a Labor Union — Factory Machinery in World Markets” in Wolfgang Friedmann and Jean-Pierre Béguin eds., *Joint International Business Ventures in Developing Countries*, Columbia University Press, New York and London 1971.
- Numerous reviews of books and articles in *Annuaire français de droit international* since 1969; *Journal du Droit International (Clunet)* since 1974; *Politique étrangère* since 1989; and *American Journal of International Law* (2000).
- Participation in numerous conferences and symposiums on public international law, international development law and international relations.

Administrative law — notes on case law

- Council of State (Conseil d’Etat) Sect., 5 May 1972, *Société d’équipement de l’Indre* case, and 21 July 1972, *Société “Entreprise Ossude”* case, *Juriclasseur périodique J.C.P. (Semaine Juridique)*, 1973 No. 17481
- Council of State, Sect., 19 January 1973, first case: *Société d’exploitation électrique de la rivière du Sant*; second case: *Ministre du développement industriel c/Le Vavasseur*, J.C.P. (*Semaine Juridique*), 1971, No. 17629
- Council of State, Ass., 2 November 1973, *Société librairie Maspero* (case concerning the journal “Tricontinental”), *Recueil Dalloz*, 1974, No. 432
- Council of State, Ass., 18 January 1975, *Da Silva and CFDT* (case concerning the Marcellin-Fontanet circulars on the immigration of foreign workers to France), J.C.P. (*Semaine Juridique*), 1976, No. 18235, and *Revue de l’étudiant en droit*, April 1977
- Council of State, Ass., 13 February 1976, *Association de sauvegarde du quartier Notre-Dame à Versailles*, *Recueil Dalloz*, 1977, p. 105

Political science

- *Une morale de la République — Pierre Mendes France et les institutions politiques*, Institute of Political Studies dissertation, 1968, 246 ff.
- *Pierre Mendes France et les événements de Mai et Juin 1968*, dissertation for advanced degree (D.E.S.) in political science, 1969, 108-lxxiii ff.

Amrith Rohan Perera (Sri Lanka)

[Original: English]

Career synopsis

Amrith Rohan Perera is a Graduate of Law of the University of Ceylon, Sri Lanka (1971). After being admitted as an Advocate of the Supreme Court in 1973, he practised in the field of Civil Law until 1976. He joined the Ministry of Foreign Affairs as an Assistant Legal Advisor in 1976 and currently holds the post of Legal Advisor. During a career spanning a period of over 20 years — eight years in the Ministry of Foreign Affairs — Dr. Perera has been closely associated in bilateral, regional and international spheres, particularly in the field of treaty negotiations. Dr. Perera, born on 16 May 1947, is married with two children.

Professional achievements

- | | |
|------------|--|
| April 2001 | Appointed President's Counsel by H.E. Chandrika Bandaranaike Kumaratunga, in recognition of the long years of service rendered as Legal Advisor to the Ministry of Foreign Affairs |
| June 1973 | Took oaths as an Advocate of the Supreme Court of Sri Lanka on 22 June 1973 |

Academic achievements

- | | |
|-----------|---|
| 1995 | Awarded Doctorate of Philosophy of Law, from the University of Colombo |
| 1983 | Awarded a Postgraduate Diploma in International Law and Development, by the Institute of Social Studies, the Hague, The Netherlands |
| 1968-1971 | Awarded Degree of Bachelor of Laws (LL,B), University of Ceylon, Sri Lanka |

Professional experience

Multilateral experience

Dr. Perera has actively taken part in many multilateral activities connected with his professional functions, and:

- has been the Representative of Sri Lanka in the Sixth (Legal) Committee of the United Nations, initially in 1980 and thereafter continuously since 1993;
- In February 2000, Dr. Perera was unanimously elected Chairman of the United Nations Ad-hoc Committee on Measures to Eliminate International Terrorism established by United Nations General Assembly resolution 51/210. Since 1977, Dr. Perera has been functioning as the Vice-Chairman of the Committee, representing the Asian region. During this period the Committee adopted several landmark Conventions on suppression of terrorism:
 - The International Convention on the Suppression of Acts of Terrorist Bombings (1998);

- The International Convention on the Suppression of Terrorist Financing (1999);
- The International Convention for the Suppression of Acts of Nuclear Terrorism (2005);

This Committee is currently negotiating the Draft Comprehensive Convention on Terrorism.

- Dr. Perera was also invited to serve as a Panellist in the
 - (a) 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);
 - (b) Conference on a “Transatlantic Dialogue in Combating International Terrorism”, convened by the European Parliament and the Catholic University of Leuven, Belgium (2002);
 - (c) United Nations Round Table to Combat Terrorism: “Multilateral Treaties Relating to Transnational Organized Crime and Terrorism”, convened by the United Nations Office of Legal Affairs, New York;
- Dr. Perera was invited by the President of Club de Madrid to serve as a Member of the Working Group on: “Legal responses to Terrorism” which prepared the Madrid Declaration for consideration by the International Summit on Democracy, Terrorism and Security held in Madrid in March 2005, to mark the first anniversary of the terrorist attacks in Madrid;
- has also 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 (1995);
- has served as a Member of the Sri Lanka Delegation to the Commonwealth Heads of Government Meetings (CHOGM), the Commonwealth Law Ministers and Senior Officials Meetings, and also as a Member of the Sri Lanka Delegation to the Annual Sessions of the Asian African Legal Consultative Organization.
- Dr. Perera has been invited by the International Committee of the Red Cross to chair a session on the Relevance of Customary International Law for the Implementation of International Humanitarian Law at a conference on “Custom as a Source of Humanitarian Law” to mark the publication of the ICRC Study on Customary Humanitarian International Law, in New Delhi in December 2005;
- been a Resource Person at several Workshops and Meetings convened by UNCTAD on Bilateral Investment Promotion and Protection Agreements;
- been a Member of the Ad-hoc Experts Group Meeting on Investor — State Dispute Settlement in International Investment Agreements convened by UNCTAD in Geneva, in November 2004; and has recently been invited as a Resource Person to present the developing country perspective in the High-Level Symposium on Dispute Settlement organized jointly by OECD, ICSID and UNCTAD to be convened in Paris in December 2005;

- 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;
- currently serves as Chairman of a Working Group on a Dispute Settlement Agreement within the framework of the BIMSTEC Free Trade Agreement, a regional grouping comprising Bangladesh, Bhutan, India, Myanmar, Nepal, Sri Lanka, Thailand.

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).

Dr. Perera:

- was responsible for drafting the negotiating text on the SAARC Convention on the Suppression of Terrorism (1987) and led the Sri Lanka Delegation at the Meeting of Legal Experts of the SAARC Countries which considered 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 countries 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 Advisor 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 Islamabad Summit in 2004, as well as the meetings of the SAARC Council of Ministers and the Standing Committee of SAARC Foreign Secretaries;
- been a member of the Sri Lanka Delegation to negotiate the South Asian Preferential Trade Agreement in Kathmandu, Nepal in 1992.

Bilateral experience

Negotiation of bilateral agreements

Dr. Perera's responsibilities as Legal Adviser required that in the bilateral sphere he be closely involved in the negotiating process of a range of bilateral treaties, including those relating to trade, investment and air services. Since the liberalization in the 1980s of Sri Lanka's economy, Dr. Perera has been closely associated in negotiating over 25 bilateral investment promotion and protection agreements.

He has also:

- been a Member of the Sri Lanka delegation which negotiated the first Free Trade Agreement with India and thereafter a similar agreement with Pakistan;
- chaired the Services Sector Sub-group in the discussions on a comprehensive economic partnership agreement with Singapore;
- been a member of the Sri Lanka delegation which negotiated the re-admission agreement with the European Union;
- 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.

International legal claims

Dr. Perera was a member of the team which represented the Government of Sri Lanka in relation to several international claims in the field of foreign investment, including the International Arbitration between the Asian — Agricultural Products Ltd. and the Government of Sri Lanka. This was the first ever investment dispute under a bilateral investment treaty, which was referred to the International Centre for Settlement of Investment Disputes (ICSID), Washington. He also represented the Government in the Arbitration in respect of the claim filed by Mihaly (Canada) Inc. vs. the Government of Sri Lanka before ICSID. These arbitrations dealt with important legal issues in the field of foreign investment law.

Human rights

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 (1993/1995/2003) and also meetings of the United Nations Commission on Human Rights (1989/1994). Dr. Perera also chairs the Inter-Departmental Committee on International Humanitarian Law, which examines domestic measures required for the implementation of international humanitarian law and works closely with the International Committee of the Red Cross in this regard.

Law of the sea/maritime issues

Dr. Perera led the Sri Lanka delegation for bilateral 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 was nominated by the Government of Sri Lanka as member of the Panel of Arbitrators maintained by the Secretary-General of the United Nations, under the Convention on the Law of the Sea.

Other professional activities

Among 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, the Bandaranaike International Diplomatic Training Institute, the Kotalawela Defence Academy and the Staff Command College of the Sri Lanka Army;
- was the recipient of a Fellowship awarded by the United Nations Institute for Training and Research 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 Reconstruction and Development and the International Civil Aviation Organization.

Publications

Dr. 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 Aquinas 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 Sri Lanka 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 Sri Lanka Law College Law Review.

Language proficiency

Dr. Perera has an excellent command of English, Sinhala (his mother tongue) and a basic knowledge of French.

Ernest Petrič (Slovenia)

[Original: English]

Date of birth: 18 November 1936

Status: Married, three children

Education

- (1960) Faculty of Law, Ljubljana, LL.M (average grade of 9.2) received a “Prešeren award” for the students for the diploma thesis “International legal aspects of the relationship between the Kingdom of Italy and the Kingdom of Yugoslavia 1919-1941”
- Post-graduate study at the University of Vienna, 1963, 1964
- PhD in International Law (1965) at the Faculty of Law in Ljubljana (PhD thesis “Das Recht auf die Heimat” (The Right to a Home) as a concept in International Law)

Further education

- University of Lund (Sweden), 1958
- Academy of International Law, The Hague, 1973
- Institute of International Law of the University in Thessaloniki, 1972
- Wilton Park, 1972
- University of London, 1972
- Max Planck Institute of International and Public Law, Heidelberg, 1979

Occupation

- Research assistant at the Institute for Ethnic Studies, Ljubljana, 1961-1965
- Senior university teacher of international relations and international law, Faculty of Political Studies, University of Ljubljana, 1965-1967
- Member of the Executive Council of Slovenia (Government), responsible for science and technology, Ljubljana, 1967-1972
- Senior University teacher, extraordinary and full professor of international relations and international law, Head of Department of political science and international relations; Head of Research Center for the study of international relations, especially the issues of human rights and protection of minorities; Director of Research Institute of the Faculty, Deputy Dean of the Faculty of Sociology, Political Sciences and Journalism, Ljubljana, 1972-1983
- Professor of international relations and international law, University of Addis Ababa (Ethiopia), 1983-1986
- Professor of international relations and international law and Dean, Faculty of Sociology, Political Sciences and Journalism, Ljubljana, 1986-1989
- Ambassador of SFR Yugoslavia to India and Nepal, 1989-1991

- Ambassador of the Republic of Slovenia to the United States of America and the United States of Mexico, 1991-1997
- State Secretary (Deputy Minister) at the Ministry of Foreign Affairs of the Republic of Slovenia, 1997-2000
- Permanent Representative of the Republic of Slovenia to the United Nations, Ambassador of Slovenia to Brazil, 2000-June 2002
- Ambassador, Permanent Representative to the Organization for Security and Cooperation in Europe, September 2002-August 2003
- Ambassador of the Republic of Slovenia to the Republic of Austria and Permanent Representative to the International Organizations in Vienna, September 2002-

Expert and professional activities

- Expert for the problems of integration of the members of minorities to the national community, Bogotá, 1972
- Expert to UNESCO, Baghdad, 1975
- Tutor, Institute of International Public Law and International Relations, Thessaloniki, Greece, 1974
- Lecturing at the University of Addis Ababa (Ethiopia), 1983-1986
- Expert in the international law, international relations, protection of human rights and the rights of the Minorities at the Court in Ljubljana
- Expert in the evaluation of research projects of international relations and international law at the research Community of Slovenia, Ljubljana

Management skills

- Deputy at the National Assembly of Slovenia, 1967-1972
- Member of the Executive Council of Slovenia (Government), responsible for science and technology, 1967-1972
- Director of Research Center of Faculty of Sociology, Political Sciences and Journalism, 1987-1989
- Dean of the Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana, 1987-1989

Expert associations (between 1965 and 1989)

- Member of the Council of the Slovenian International Law Association and member of the International Law Association (ILA), member of ILA Committee of Human Rights
- Member of Slovenian Association of Political Sciences and member of the International Political Science associations
- Member of Executive Committee of the Slovenian United Nations Association and the Chairman of the Yugoslav Union of the United Nations Associations

- Member and Chairman of the Council of the Institute of Ethnic Studies
- Member of the Slovenian Research Center in Trieste (Italy)
- Member of the INTEREG Center in Munich (Internationales Institut für Regionalismus)

Experience in foreign policy (after 1967)

- Member of Yugoslav-Greek Committee for science cooperation
- Member of Yugoslav-Italian Committee for science cooperation
- Representative of Yugoslavia in the OECD Committee for the Scientific and Technological Policy
- Expert Member in the delegations and the General conferences UNESCO and OECD, conferences and seminars of the United Nations and the European Economic Community

Books and other publications

- “International Legal Protection of Minorities”, Maribor, Slovenia 1997 (received the highest award for scientific value).
- “La posizione giuridica internazionale della minoranza slovena in Italia” (The International Legal Position of the Slovenian Minority in Italy), Trieste (Italy), 1981. Translated into Slovene language.
- “The Right of Self-Determination”, Maribor, Slovenia, 1984.
- “From Emperor to the Leader” (a political study of Ethiopia); Ljubljana, 1987.
- More than 100 articles and treaties on the problems of international law, international relations, protection of minorities, human rights, self-determination, Osimo Agreements (between Italy and SFR Yugoslavia), Austrian State Treaty, published Slovenian and foreign scientific and expert reviews and collections of scientific papers.

Research work (between 1962 and 1989)

- Holder of independent researches and scientific projects on problems of minorities, human rights, international relations, peaceful settlements of disputes among States

Teaching at seminars and colloquia

- Held lectures at the Universities of Graz, Zagreb, Sarajevo, Belgrade, Niš, Vienna, Würzburg, Thessaloniki, Madras, New Delhi, Bergen, Leipzig, Addis Ababa, Florida University, Drew College, Roanoke College, Cleveland State University, Columbia University, Texas Catholic University, George Washington University, University of Massachusetts, Thunderbird Graduate School of International Management, Center for Strategic and International Studies (Washington, D.C.), Hudson Institute (Washington, D.C.), National Defense University (Washington, D.C.) and others

- Had independent presentations of papers at different scientific seminars and conferences at Graz, Moscow, Rome, Palermo, Bonn, Istanbul, Monaco, Udine, Madrid, Vienna, Aspen, Harvard, Trieste, Klagenfurt, Rabat, Rio de Janeiro and others

Languages

Speaks English, German, Serbian, Croatian, Russian and Italian

Gilberto Vergne Saboia (Brazil)

[Original: English]

Gilberto Vergne Saboia was born in Rio de Janeiro on 16 May 1942. He graduated at the Law School of the Catholic University of Rio de Janeiro and joined the Brazilian Foreign Service as a Third Secretary in 1966, after attending the Instituto Rio Branco, the Brazilian diplomatic academy. In 1982, fulfilling a requirement for access to senior positions, he presented with success a dissertation on "The International Protection of Human Rights".

As a diplomat, Gilberto Saboia was posted to the Brazilian Embassies in Washington, D.C. and Guatemala. He worked also at the Brazilian Mission to the United Nations, in Geneva, and at the Permanent Mission to the Organization of American States, in Washington. He served as Ambassador, Deputy Permanent Representative of Brazil, to the International Organizations based in Geneva (1993-1998) and as Ambassador to Sweden (1998-2000). Since October 2003 he is Ambassador to the Netherlands and Permanent Representative to the Organization for the Prohibition of Chemical Weapons.

Gilberto Saboia has long experience in multilateral forums and developed an 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 took part also 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.

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 United Nations 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 United Nations Human Rights Commission, the Executive Committee of the United Nations Office of the High Commissioner for Refugees. Having headed 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.

As a 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 Programme 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. 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 was also 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).

Among his current activities in The Hague, which include contact or participation in various legal bodies with headquarters in that city, Ambassador Saboia has been entrusted by the Bureau of the Assembly of States Parties to the International Criminal Court with the coordination of the Working Group of The Hague, established with the task of promoting consultations on the specific items of the agenda of the Assembly of States Parties.

Narinder Singh (India)

[Original: English]

Date of birth: 15 November 1951**Educational qualifications**

LL.M, 1976, Delhi University

LL.B. 1974, Delhi University

Present positionJoint 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

Vice-President, Meeting of States Parties to the United Nations 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

Member of the Organizing Committee for the Second Indian Society of International Law International Conference on International Law (New Delhi, November 2004) and Chairman of the Session on “Law of Outer Space”

Member of the Organizing Committee of the IISL/ISRO Symposium on Space Law, Bangalore, June 2005, organized jointly by the International Institute of Space Law and the Indian Space Research Organization

Member, Executive Council, 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 conference and negotiating experience

Multilateral

Member of the Indian delegations to the United Nations General Assembly sessions, New York, since 1998

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

XXVIIIth Antarctic Treaty Consultative Meeting, Stockholm, June 2005

Asian Regional Consultation on the Work of the International Task Force on Global Public Goods, Manila, February 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 2001-2004 and various intersessional 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

International Task Force on Global Public Goods — Asian Regional Consultation, Manila, 18 February 2005

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 to 2005

Bilateral talks on the “Continental Shelf delimitation”, Colombo, December 2003, and New Delhi, 2004

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.

Luis Solari Tudela (Peru)

[Original: English and Spanish]

Birth date: 3 December 1935
Birth place: Lima, Peru
Marital Status: Married, two children

Degree

- Catholic University of Peru, Law Faculty, Lawyer.
- Diplomatic Academy of Peru, Bachelor in International Relations.
- Institute d'Hautes Etudes Internationales de Geneva, Master in International Relations.

Languages

Spanish, English, French and Italian

Diplomatic career in the Ministry of Foreign Affairs

- Director of Evaluation
- Director of International Organizations
- Undersecretary of Bilateral Affairs
- Undersecretary of Foreign Politics
- Legal Adviser of the Ministry of Foreign Affairs
- Secretary of Foreign Politics
- Vice Minister and Secretary General of Foreign Affairs

Diplomatic career in foreign countries

- Ambassador to Panama, Italy and the Holy See
- Ambassador — concurrent — in Croatia, Cyprus, Malta and the Sovereign Military Order of Malta

International positions

- Member of the International Law Commission, 1987-1991
- Peruvian expert of the Legal-Technical Group for the Lagartococha Sector in the negotiations between the Republic of Peru and the Republic of Ecuador that ended in a Peace Accord

Current position

Ambassador to the United Kingdom of Great Britain and Northern Ireland

Academic experience

- Professor of International Public Law in the University of Lima, Peru
- Professor of International Public Law in the Federico Villarreal National University, Lima, Peru
- Professor of International Public Law in the University of San Martin de Porres, Lima, Peru
- Professor of International Public Law in the Diplomatic Academy of Peru
- Professor of International Public Law in the Central University of Panama

Publication

- International Public Law -textbook- seven editions
- Articles in several specialized magazines
- Collaborator in the editorial page of “El Comercio” newspaper in International Public Law issues

Memberships

- Member of the Lima Bar Association
- Honorary Member of the Panama Bar Association
- Member of the Peruvian Association of International Law

Honours

- Great Cross of the Order of Distinguished Services of Peru
- Great Cross of the Order The Sun of Peru
- Cavalier of the Order Condor of the Andes of Bolivia
- Order Vasco Núñez de Balboa of Panama
- Great Cross of the Piano Order of the Holy See
- Great Cross of the Order of Malta

Eduardo Valencia-Ospina (Colombia)

[Original: English]

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, 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 Javeriana University

“Fulbright” grant, 1962

Fellowship, Harvard University, 1962-1963

Fellowship, Organization of American States, 1963-1964

Commander of the “Order of the Confederated Cities” conferred by the State Government of Cali (1995)

Gold Medal “José Félix Restrepo”, highest decoration conferred by Javeriana University (1997)

Commander of the “Order Javeriana” conferred by the Associations of 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 (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)

Professional experience

Post-United Nations career (2000-present)

Member of the International Law Commission (ILC) until 31 December 2006. (Elected by the Members of the Commission on 1 May 2006 to replace the vacancy left by Mr. Sepulveda of Mexico)

Consultant in international law to several Governments, including Colombia’s

Consultant in international law to the Law Firm Frere Cholmeley/Eversheds (Paris)

Editor in Chief of the periodical “The Law and Practice of International Courts and Tribunals” published by Martinus Nijhoff (Leiden)

Prior to United Nations 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

United Nations career (1964-2000)

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

Delimitation of the Maritime Boundary in the Gulf of Maine Area (Canada/United States of America)

Continental Shelf (Libyan Arab Jamahiriya/Malta)

Frontier Dispute (Burkina Faso/Republic of Mali)

Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)

Application for Revision and Interpretation of the Judgment of 24 February 1982 in the Case Concerning the Continental Shelf (Tunisia v. Libyan Arab Jamahiriya)

Border and Transborder Armed Actions (Nicaragua v. Costa Rica)

Border and Transborder Armed Actions (Nicaragua v. Honduras)

Land, Island and Maritime Frontier Dispute (El Salvador/Honduras), including Request by Nicaragua for Permission to Intervene

Eletronica Sicula S.p.A. (ELSI) (United States of America v. Italy)

Maritime Delimitation in the Area between Greenland and Jan Mayen (Denmark v. Norway)

Aerial Incident of 3 July 1988 (Islamic Republic of Iran v. United States of America)

Certain Phosphate Lands in Nauru (Nauru v. Australia)

Arbitral Award of 31 July 1989 (Guinea-Bissau v. Senegal)

Territorial Dispute (Libyan Arab Jamahiriya/Chad)

East Timor (Portugal v. Australia)

Maritime Delimitation between Guinea-Bissau and Senegal

Passage through the Great Belt (Finland v. Denmark)

Maritime Delimitation and Territorial Questions between Qatar and Bahrain

Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United Kingdom)

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)

Oil Platforms (Islamic Republic of Iran v. United States of America)

Application of the Convention on the prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Yugoslavia)

Gabcikovo-Nagymáros Project (Hungary/Slovakia)

Land and Maritime Boundary between Cameroon and Nigeria

Fisheries Jurisdiction (Spain v. Canada)

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

Kasikili/Sedudu Island (Botswana/Namibia)

Vienna Convention on Consular Relations (Paraguay v. United States of America)

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

Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia)

Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo)

La Grand (Germany v. United States of America)

Legality of Use of Force (Yugoslavia v. Belgium)

Legality of Use of Force (Yugoslavia v. Canada)
Legality of Use of Force (Yugoslavia v. France)
Legality of Use of Force (Yugoslavia v. Germany)
Legality of Use of Force (Yugoslavia v. Italy)
Legality of Use of Force (Yugoslavia v. Netherlands)
Legality of Use of Force (Yugoslavia v. Portugal)
Legality of Use of Force (Yugoslavia v. Spain)
Legality of Use of Force (Yugoslavia v. United Kingdom)
Legality of Use of Force (Yugoslavia v. United States of America)
Armed activities on the territory of the Congo (Democratic Republic of the Congo v. Burundi)
Armed activities on the territory of the Congo (Democratic Republic of the Congo v. Uganda)
Armed activities on the territory of the Congo (Democratic Republic of the Congo v. Rwanda)
Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v. Yugoslavia)
Aerial Incident (Pakistan v. India)

Advisory

Application for Review of Judgment No. 333 of the United Nations Administrative Tribunal
Applicability of the Obligation to Arbitrate under Section 21 of the United Nations Headquarters Agreement of 26 June 1947
Applicability of Article VI, Section 22, of the Convention on the Privileges and Immunities of the United Nations
Legality of the Use by a State of Nuclear Weapons in Armed Conflict
Legality of the Threat or Use of Nuclear Weapons
Difference relating to immunity from legal process of a Special Rapporteur of the Commission on Human Rights

United Nations Secretariat (Office of Legal Affairs) (1964-1984)

Appointed, Assistant Legal Officer, September 1964
Resigned, as Senior Legal Officer, March 1984

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 Committees or Working Groups set up in connection with the following items: 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, 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, 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

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 IAEA concerning their status, privileges and immunities (A.CN.4L.118 and Add. 1 and 2; 1967 *ILC Yearbook*)

Relations between States and International organizations (A/CN.4/241 and Add. 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* (U.N. publication 65.V.4.)

Volume XV of the *Reports of International Arbitral Awards* (U.N. publication 66.V.3)

Volume XVI of the *Reports of International Arbitral Awards* U.N. publication E/F.69/V.1)

The Work of the International Law Commission (3rd edition, 1980; U.N. 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-favoured 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 Meta" Edit., 1962)

"Legal Problems in Commodities Trade: the International Coffee Agreement" (Cambridge, U.S.A. 1963)

"La droit et son interprète" in "Guy Ladreit 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 juridicae, 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)

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, 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)

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), 1989 (Beijing) and 1992 (Islamabad) 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, 1990)

Observer for the International Court of Justice at the United Nations Conference on Environment and Development (Rio de Janeiro 1992)

Presiding judge (Washington, D.C.) and judge (United Nations, New York) in the World final rounds and Presiding judge in the Dutch final rounds (The Hague) of the "Jessup International Law Moot Court Competition"

Judge in the Telders Moot Court Competition (Leiden)

Honourary 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)

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), 19th. Diplomatic Conference of The Hague Conference on Private International Law (2001)

Participant as chairman and featured speaker in numerous international conferences, colloquia, round-tables and symposia, on subjects of international law

Lectures given

Twentieth and thirty-second external programmes of The Hague Academy of International Law (Bogotá, 1998 and Manila, 2001)

Twenty-third Course in International Law organized by the Inter-America 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

PICT Training Programme, Ministry of Foreign Affairs, Teheran

International Boundaries Research Unit of Durham University United Kingdom, Workshops in Paris (2003) and Durham (2005)

Homage to Rafael Altamira, on behalf of the International Court of Justice (Alicante)

UN/UNITAR Seminar organized in conjunction with 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 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 and Colegio del Rosario (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, 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 Sao 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) and Atheneum (Manila, Philippines).

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 Sao Paulo).

Membership of learned societies

American Society of International Law

International Law Association

Chairman of the Study Group on Responsibility of International Organizations (2005-)

Member of the Committee on Accountability of International Organizations

Member of the Study Group on the Independence of the International Judiciary

Edmundo Vargas Carreño (Chile)

[Original: Spanish]

Born 22 April 1937 at Viña del Mar, Chile

Married, 3 children

Studies

Law School of the Catholic University of Valparaíso (1955-1960). Obtained a degree in juridical and social sciences with the highest distinction.

Postgraduate studies at the Istituto di Diritto e Politica Internazionale della Università degli Studi Sociali di Roma, Italy (1961-1962). Awarded a “summa cum laude” diploma in international law and politics.

Professional record

Lawyer (1961)

Legal Adviser, with ambassadorial rank, to the Ministry of Foreign Affairs of Chile (1966-1970)

Director of the Andrés Bello Diplomatic Academy of the Ministry of Foreign Affairs of Chile (1968-1970)

Consultant to Governments, international organizations and public institutions in the field of international law (1971-1977)

Executive Secretary of the Inter-American Commission on Human Rights of the Organization of American States (1977-1990)

Under-Secretary for Foreign Affairs of Chile, deputizing or Minister for Foreign Affairs on various occasions (March 1990-May 1993)

Ambassador Extraordinary and Plenipotentiary of Chile to the Argentine Republic (June 1993-May 1994)

Ambassador, Permanent Representative of Chile to the Organization of American States (June 1994-June 1997)

Ambassador Extraordinary and Plenipotentiary of Chile to the Republic of Costa Rica (July 1997-June 2000)

Secretary General of the Agency for the Prohibition of Nuclear Weapons in Latin America and the Caribbean (since 1 June 2001)

Academic record

Titular professor of public international law at the Law School of the Catholic University of Valparaíso (1963-1966)

Titular professor of public international law at the Law School of the Catholic University of Chile, Santiago (1967-1975)

Titular professor of public international law at the Law School of the University of Chile, Santiago (1971-1975)

Titular professor of international relations and international organizations in postgraduate courses at the Institute of Political Sciences of the Catholic University of Chile (1971-1975)

Professor of public international law in undergraduate and postgraduate courses at the Faculty of Juridical and Political Sciences of the Central University of Venezuela (1976-1977)

Associate professor of public international law and international human rights law at the American University Washington College of Law, Washington, D.C. (1985-1986)

Professor of international human rights law at the Andrés Bello Diplomatic Academy of Chile (1990)

Professor in human rights theory and the international legal order of human rights in the Master's course on human rights and education for peace at the United Nations University for Peace, San José, Costa Rica (1998)

Between 1966 and 2005, gave monograph courses or lectures on topics of international law and international relations at universities and academic centres in Argentina, Bolivia, Brazil, Colombia, Costa Rica, the Dominican Republic, Ecuador, France, Guatemala, Honduras, Italy, Jamaica, Mexico, Panama, Peru, Spain, the United States of America (Georgetown, UCLA, American, Duke, Princeton, Harvard, Rhode Island, Columbia, Texas, Notre Dame, Virginia) and Venezuela

Gave monograph courses on various topics of international law at the Inter-American Juridical Committee (Rio de Janeiro, 1974, 1975, 1976, 1977, 1980, 1983, 1985, 1995 and 2003), and courses on human rights at the Inter-American Institute of Human Rights (San José, Costa Rica, 1983, 1985, 1986 and 2001) and the International Institute of Human Rights (Strasbourg, 1979, 1988)

Also participated in seminars organized by the Office of the United Nations High Commissioner for Refugees, presenting papers on subjects relating to the status of refugees and asylees (Mexico City, 1982; La Paz, 1983; Cartagena de Indias, 1984)

Publications

“Legislación y política migratoria de los países americanos”, graduate thesis for a degree in legal and social sciences, Valparaíso, 1960. Approved with maximum mark.

“La ONU y las organizaciones regionales”, graduate thesis for a diploma of specialization in international law and politics, Rome, 1962. Approved with the rating “summa cum laude”.

“A Latin policy for the law of the sea”, in *Proceedings of the Law of the Sea Institute*, Rhode Island, 1970.

“Legislación marítima y pesquera vigente en Chile”, Compendium of legal texts, Permanent Commission for the South Pacific, Quito, 1972.

“Mar territorial”, *Revista de Marina*, Santiago, September-October 1972.

“Problemas contemporáneos del derecho del mar”, *Revista Mensaje*, Santiago, October 1972.

“¿Cuál es al estatuto jurídico que regula los fondos marinos y oceánicos fuera de la jurisdicción nacional?”, *Revista de Marina*, Santiago, May-June.

“La inmunidad de jurisdicción del estatuto extranjero en el derecho Chile”, *Anuario Chileno de Relaciones Internacionales*, vol. I, Editorial Jurídica, Santiago, 1973.

“La sentencia de la Corte Internacional de Justicia en los asuntos de la plataforma continental del Mar del Norte”, *Anuario Chileno de Relaciones Internacionales*, vol. I, Editorial Jurídica, Santiago, 1973.

América Latina y los problemas contemporáneos del Derecho del Mar, Editorial Andres Bello, Santiago, 1973. (The same book has been published under the title *América Latina y el Derecho del Mar* by Fondo de Cultura Económica, Mexico, 1973.)

“Las 200 millas, ¿mar territorial o patrimonial?”, *Revista Estudios Sociales*, No. 3, Corporación de Promoción Universitaria, Santiago, 1974.

“Mar territorial y mar patrimonial”, *Revista Uruguaya de Derecho Internacional*, Montevideo, 1973.

“Sistema internacional e integración andina”, in *Variables Políticas de la Integración Andina*, Ediciones Nueva Universidad, Santiago, 1974.

“La solución de las controversias en el derecho del mar”, *Revista del Derecho*, Catholic University of Chile, Santiago, 1975.

Derecho del Mar: Una Visión Latinoamericana (in cooperation with Jorge Vargas), Editorial JUS, Mexico City, 1976.

“Nacionalización y expropiación de bienes extranjeros ante el derecho internacional”, third course of international law organized by the Inter-American Juridical Committee, Washington, OAS, 1977.

“La celebración y entrada en vigor de los tratados”, fourth course of international law organized by the Inter-American Juridical Committee, Washington, OAS, 1977.

“Validez y nulidad de los tratados”, fourth course on international law organized by the Inter-American Juridical Committee, Washington, OAS, 1977.

“The Inter-American Commission on Human Rights and the American Convention”, in *Proceedings of the American Society of International Law*, Washington, 1978.

“La protección de los derechos humanos en el sistema interamericano”, *Revista Mensaje*, Santiago, 1978.

“La recepción del derecho internacional en el ordenamiento jurídico venezolano. La Constitución de 1961, ¿monista o dualista?”, in *Estudios sobre la Constitución de 1961*, Tribute to Rafael Caldera, Caracas, 1979.

“El perfeccionamiento de los mecanismos interamericanos a la luz de su experiencia”, in *Derechos Humanos y Relaciones Internacionales*, Editor Walter Sánchez, Institute of International Studies of the University of Chile, Santiago, Chile, 1979.

“La protección de los derechos humanos en el sistema interamericano”, Primeras Jornadas Latinoamericanas de Derecho Internacional, Andres Bello Catholic University, Caracas, Venezuela, 1979.

Introducción al Derecho Internacional Público, Editorial Juricentro, San José, Costa Rica, 1979.

“Some problems presented by the application and interpretation of the American Convention on Human Rights”, *American University Law Review*, vol. 30, Fall 1980, No. 1, Washington, 1981.

“La Corte Interamericana de Derechos Humanos”, in *Perspectivas del Derecho Internacional Contemporáneo: Experiencias y Visión de América Latina*, Editors Francisco Orrego and Jeannette Irigoin, Institute of International Studies of the University of Chile, Santiago, Chile, 1981.

“El Comité Jurídico Interamericano y el desarrollo del asilo y la protección de los refugiados”, in *Asilo y Protección Internacional de Refugiados en América Latina*, National Autonomous University of Mexico, Institute of Juridical Research, Mexico City, 1982.

“El régimen de asilados y refugiados y su protección por el sistema interamericano”, in *Asilo Político y Situación del Refugiado*, Ministry of Foreign Affairs of Bolivia and Office of the United Nations High Commissioner for Refugees, La Paz, Bolivia, 1983.

On the Spot Visit: The Experience of the Inter-American Commission on Human Rights in International Law and Fact-Finding in the Field of Human Rights, Editor B.G. Ramcharan, Martinus Nijhoff, The Hague, 1983.

“Las observaciones in loco practicadas por la Comisión Interamericana de Derechos Humanos”, in *Derechos Humanos de las Américas*, Tribute to the memory of Carlos A. Dunshee de Abranches, Inter-American Commission on Human Rights, Washington, D.C., 1984.

“La protección de los derechos humanos en el sistema interamericano”, twelfth course of international law organized the Inter-American Juridical Committee, Washington, OAS, 1985.

“Asilo territorial: nuevos aspectos a la luz de la situación de Centroamérica”, in *La Protección Internacional de los Refugiados en América Central, México y Panamá: Problemas Jurídicos y Humanitarios*. Symposium at Cartagena de Indias, 1984, joint publication of UNHCR, the Regional Centre for Third World Studies and the National University of Colombia, Bogotá, 1985.

“Democracia y derechos humanos en el sistema interamericano”, en *Política y Espíritu*, Santiago, November 1988.

Introducción al Derecho Internacional, 2nd expanded edition, Editorial Juricentro, San José, Costa Rica, 1992.

“Una Corte Penal Internacional” (Approach to the draft Statute prepared by the International Law Commission), in *La Corte y el Sistema Interamericano de Derechos Humanos*, Editor Rafael Nieto, San José, Costa Rica, 1994.

“¿Donde encontrar el fundamento de la obligatoriedad del derecho internacional?”, in *El Derecho Internacional en un Mundo en Transformación*, Liber Amicorum in tribute to Professor Eduardo Jiménez de Aréchaga, Fundación de Cultura Universitaria, Montevideo, 1994.

“Dos eminentes juristas latinoamericanos: Eduardo Jiménez de Aréchaga y Andrés Aguilar”, in *Revista Diplomacia*, No. 69, Santiago, March-June 1996.

“Ética y Estado”, in *Jornadas sobre Ética Pública*, Office of the Under-Secretary for Political Reform, Ministry of the Interior, Buenos Aires, 1996.

“La intervención humanitaria” in *Persona Humana y Derecho Internacional*, Liber Amicorum. Héctor Gros Espiell, Brussels, 1997.

“Humanitarian intervention”, in *International Law on the Eve of the Twenty-first Century*, Views from the International Law Commission, United Nations, New York, 1997.

“La Convención Interamericana contra la Corrupción”, in *Ética y la Administración Pública*, Caracas, 1997.

“El proyecto de Código de Crímenes contra la Paz y la Seguridad de la Humanidad de la Comisión de Derecho Internacional”, in *Liber Amicorum. Héctor Fix-Zamudio*, San José, Costa Rica, 1998.

“El apoyo del Ministerio de Relaciones Exteriores a las regiones de Chile”, in *Revista Diplomacia*, No. 85, October-December 2000, Santiago.

“Humanitarian Action and State Sovereignty”, International Institute of Humanitarian Law, San Remo, Italy, 2000.

“Funciones de la Comisión Interamericana de Derechos Humanos. Observaciones in loco o informes sobre situaciones de derechos humanos”, in *El Sistema Interamericano de Protección de los Derechos Humanos en el Umbral del Siglo XXI. Corte Interamericana de Derechos Humanos*, San José, Costa Rica, 2001.

“Terrorismo y derechos humanos”, in *Globalización y Derechos Humanos*, National Autonomous University of Mexico, Mexico City, 2003.

“El principio de no intervención”, in *XXX Curso de Derecho Internacional*, Inter-American Juridical Committee, Rio de Janeiro, 2003.

“El desarme nuclear y la no proliferación”, in *XXX Curso de Derecho Internacional*, Inter-American Juridical Committee, Rio de Janeiro, 2003.

“Las zonas libres de armas nucleares en el derecho internacional contemporáneo”, in *XXX Curso de Derecho Internacional*, Inter-American Juridical Committee, Rio de Janeiro, 2003.

“El Tratado de Tlatelolco, el desarme y la no proliferación nuclear en América Latina y el Caribe”, in *Seguridad Hemisférica e Inseguridad Global: entre la Cooperación Interamericana y la Guerra Preventiva*, Editor Maria Christina Rosas, National Autonomous University of Mexico, 2004.

“¿Existe una seguridad hemisférica?”, in *Seguridad Internacional en el Siglo XXI*, Senate of the Republic, Mexico City, 2004.

“La lucha contra la corrupción en la agenda internacional. Las Convenciones Interamericana de 1996 y de Naciones Unidas de Mérida (México) de 2003”, in *Revista Nueva Sociedad*, No. 194, Caracas, 2004.

“La proscripción de la amenaza o del uso de la fuerza en las relaciones internacionales”, in *Los Siete Principios Básicos de la Política Exterior de México*, National Autonomous University of Mexico, Mexico City, 2005.

“El principio de no intervención y su vigencia en el derecho internacional del siglo XXI”, in *Derecho y Seguridad Internacional*, Institute of Juridical Research of the National Autonomous University of Mexico, Mexico City, 2005.

“Los tratados de derechos humanos en el derecho constitucional y el derecho internacional contemporáneo”, in *Liber Amicorum. Antonio Augusto Cancado Trindade*, Porto Alegre, 2005.

International governmental meetings and conferences

Between 1966 and 1971, he participated as representative of the Government of Chile in various governmental meetings and conferences, including the preparatory meeting on draft reforms to the Organization of American States (OAS) Charter (Panama, 1966); the twenty-first session of the United Nations General Assembly (New York, 1966); the III Extraordinary Inter-American Conference (Buenos Aires, 1957); the United Nations Committee on Principles of International Law concerning Friendly Relations and Cooperation among States in accordance with the Charter of the United Nations (Geneva, 1967); the United Nations Conference on the Law of Treaties (Vienna, 1968-1969); the Fisheries Conference between the United States and Chile, Ecuador and Peru (Buenos Aires, 1969); the Meeting of Latin American Countries with jurisdiction of 200 nautical miles (Montevideo, 1970); the Latin American Meeting on aspects of the law of the sea (Lima, 1970); and the first regular session of the OAS General Assembly in San José, Costa Rica, 1971.

Between 1978 and 1990, he participated as an official of the Organization of American States and Executive Secretary of the Inter-American Commission on Human Rights, in all OAS General Assemblies held during this period (VIII-XX sessions) and headed the team of the Executive Secretariat of the Inter-American Commission on Human Rights which conducted on-site observations in El Salvador (1978), Nicaragua (1978, 1980, 1984), Argentina (1979), Colombia (1980, 1987); Peru (1989); and Paraguay (1990). He also participated in the above capacities as an observer at sessions of the General Assembly and Commission on Human Rights of the United Nations.

Between 1990 and 1993, as Under-Secretary for Foreign Affairs of Chile, he made official visits to Argentina, Costa Rica, Czechoslovakia, Ecuador, El Salvador, Egypt, the Federal Republic of Germany, Guatemala, Honduras, Hungary, Indonesia, Malaysia, Nicaragua, Peru, Poland, Romania, Russia, Singapore, Spain, the United Kingdom, the United States of America and Uruguay. He also participated in the Tenth and Eleventh Ministerial Conferences of Non-Aligned Countries (Accra, 1991; Jakarta, 1992).

Between 1990 and 1998, he was a member of the Chilean delegation to the forty-sixth, forty-seventh, forty-ninth and fiftieth sessions of the United Nations General Assembly (New York, 1991, 1992, 1994 and 1995) and the XXI, XXIII, XXV, XXVI and XXVII regular sessions of the OAS General Assembly (Santiago, 1991; Nassau, 1992; Belem do Pará, 1994; Montrouis, 1995; Panama, 1996; and Lima, 1997). He participated in, and served as Vice-Chair of, the Specialized Conference which adopted the Inter-American Convention against Corruption, Caracas, 1996.

He was a member of the Chilean delegation to the Summit on Sustainable Development, Santa Cruz de la Sierra, Bolivia, 1996 and in 1998 he was a member of the Chilean delegation that participated in the Rome Conference on the establishment of an International Criminal Court.

Other functions and distinctions

Former member of the Inter-American Juridical Committee (1970-1977)

Former member of the Commission established by the Treaty for the settlement of disputes arising between Chile and the United States of America (1972-1989)

Former member of the International Law Commission of the United Nations (1992-1996)

Member of the Chilean Society of International Law

Member of the American Society of International Law

Member of the Instituto Hispano Lugo Americano de Derecho Internacional

Member of the Permanent Court of Arbitration at The Hague

Arbitrator under annex VII, article 2, of the United Nations Convention on the Law of the Sea

Former Chair of the Committee on Juridical and Political Affairs of the Permanent Council of the Organization of American States (1995-1996)

Former Chair of the Working Group on Probity and Public Ethics of the Organization of American States (1994-1996)

Stephen C. Vasciannie (Jamaica)

[Original: English]

Present employment

Deputy Solicitor-General, Attorney-General's Chambers, Jamaica

Professor of International Law, University of the West Indies, Mona, Jamaica

Head, Department of Government, University of the West Indies, Mona, Jamaica

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)

1995 Legal Education Certificate, Norman Manley Law School, Jamaica

1996 Attorney-at-Law, Jamaica (Called to the Bar, High Court of Jamaica), February 1996

Academic qualifications

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)
------	-------	-----------	---	--

Scholarships and awards

Recipient of various scholarships and awards including:

- The Principal's Award for Top Researcher, Faculty of Social Sciences, University of the Indies, Mona, Jamaica (2004);
- The Vice Chancellor's Award for Excellence in Teaching, University of the West Indies, Jamaica (2003);
- The Principal's Award for Best Publication, in Recognition of Outstanding Research in the Faculty of Social Sciences (2001);
- Special Award from the President of the Jamaican Bar Association for contribution (as part of a team) to the work of the Bar Association on the Caribbean Court of Justice;
- The Clive Parry Prize for overall first place in the LL.M Examinations (International Law) at the University of Cambridge (1984);
- The Jamaica Rhodes Scholarship (1981).

Work experience

Sept. 2001- June 2002	Smuts Visiting Fellow in Commonwealth Studies, University of Cambridge, and Visiting Fellow, Wolfson College, Cambridge
1994-02	Senior Lecturer in International Law in the Department of Government, University of the West Indies, Jamaica
Sept 2000- present	Associate Tutor, Norman Manley Law School, Jamaica
1991-94	Regular Associate, Wall Street law firm of Sullivan and Cromwell, New York
1989-91	Legal Consultant, then Legal Adviser, United Nations Centre on Transnational Corporations
1987-88	Research Fellow in International Law, St. Catharine's College, Cambridge and member of the Faculty of Law, Cambridge University
1984-87	Tutor in Public International Law and the Law of the Sea at Oxford University (part-time)

Personal particulars: Born January 17, 1960, Kingston, Jamaica

Publications**Books**

Land-locked and Geographically Disadvantaged States in the International Law of the Sea (Oxford University Press, 1990)

Here and Elsewhere: Short Essays on Local and International Affairs, 1995-1997 (Pear Tree Press, Jamaica, 1997): based mainly on newspaper columns published in the Jamaican *Gleaner* and the *Jamaica Herald* in the period specified

International Law and Selected Human Rights in Jamaica (Norman Manley Law School, 2002)

Investor-State Dispute Settlement: United Nations Conference on Trade and Development Series on Issues in International Investment Agreements (United Nations, 2003) (Manuscript co-author)

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, 1996)

Fair and Equitable Treatment: United Nations Conference on Trade and Development Series on Issues in International Investment Agreements (United Nations, 1999) (Manuscript author)

Us and Them: International Law in a Time of Trial (Inaugural Professorial Lecture at the University of the West Indies, 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)

Selected articles

“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).

Book Review: “The Legality of Non-Forcible Counter-Measures in International Law” (by Dr. O.Y. Elagab) in *The Cambridge Law Journal*, Vol. 47 (1988).

“Part XI of the Law of the Sea Convention and Third States: Some General Observations”, *The Cambridge Law Journal*, Vol. 48 (1989).

“Ownership and Control Aspects of Government Joint Ventures in Developing Countries” *Lesotho Law Journal*, Vol. 7 (1991) (co-authored).

Introductory Note on the Charter of the Preferential Trade Area of Southern and Eastern Africa (the PTA Charter) on Multinational Industrial Enterprises, in *International Legal Materials*, Vol. 30 (1991).

“The Namibian Foreign Investment Act: Balancing Interests in the New Concessionary Era”, *The ICSID Review — Foreign Investment Law Journal*, Vol. 7, No. 1 (1992).

“Bilateral Investment Treaties and Civil Strife: The AAPL/Sri Lanka Arbitration”, *The Netherlands International Law Review*, Vol XXXIX, Issue 3 (1992).

“The PTA Charter on Multinational Industrial Enterprises”, *Transnational Corporations*, Vol. 1, No. (1992).

“Haiti and the Use of Force: An *Ex Post Facto* Legal Argument”, *West Indian Law Journal*, Vol. 20, Nos. 1 & 2, (1995).

“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).

“Jamaica and International Law: Certain Perspectives Concerning the Law of the Sea, Investment and the Environment”, *West Indian Law Journal*, Vol. 22, No. 1 (1997).

“The Haitian Invasion: After the Dust Has Settled”, *Caribbean Affairs*, Vol. 7, No. 6 (1997).

“The Jamaica/United States Shiprider Negotiations: Policy and Political Issues”, *Caribbean Quarterly*, Vol. 43, No. 3 (1997).

“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).

“Fair and Equitable Treatment in International Investment Law”, in *The British Yearbook of International Law*, Vol. 70 (1999) (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).

“Deep Seabed Mining Under the Law of the Sea Convention and the Implementation Agreement: Developing Country Perspectives”, *Social and Economic Studies*, Vol. 51, No. 2 (June 2002) (co-authored).

“The Caribbean Court of Justice: The Need for Confidence Building Measures”, in Kenneth O. Hall and Denis Benn (eds.), *Governance in the Age of Globalisation: Caribbean Perspectives* (2003).

“Foreign Policy Options for CARICOM”, *The Integrationist*, Vol. 3, No. 2 (2003).

“Humanitarian Intervention: Towards a Legal Response to the United Nations Secretary General”, *West Indian Law Journal*, Vol. 28, No. 2 (2003).

“Human Rights in Jamaica: International and Domestic Obligations”, in United Nations Development Programme, *Human Rights & Human Development Issues in Jamaica* (2003).

“Terrorism, Security and International Law: A Skeptical View”, in Ivelaw Griffith (ed.), *Caribbean Security in the Age of Terrorism* (2004).

“A Note on Ethics, Transparency and International Investment Law”, *West Indian Law Journal*, Vol. 29, No. 2 (2004).

“The Debate on the Establishment of the Caribbean Court of Justice”, *The Integrationist*, Vol. 2, No. 1, June 2004.

“CARICOM and International Intervention: Aspects of the Investment Debate”, in Kenneth Hall and Denis Benn (eds.), *Caribbean Imperatives: Regional Governance and Integrated Development* (2005).

“International Law and the Use of Force in Afghanistan and Iraq”, *Journal of Diplomatic Language*, Vol. 2, No. 1, June 2005, Article 2 (online publication, reprint of part of 2004 Inaugural Lecture).

“Land-locked and Geographically Disadvantaged States” *Commonwealth Law Bulletin*, Vol. 30, No. 1 (2005).

Over 500 newspaper columns on public affairs in *The Daily Gleaner*, *The Jamaica Herald*, and *Caribbean Today* newspapers.

Over 25 papers on International Law issues presented at international, regional and local conferences and seminars.

Public and professional service

Contributions in various areas of public service, including:

- Member of the Board, Bank of Nova Scotia, Jamaica, Limited;
- Alternate Representative of Jamaica to meetings of the United Nations Sixth Committee since 2003;

- Chairman, Conference on Maritime Delimitation in the Caribbean Sea, 2005-2007;
- Member, the Inter-American Juridical Committee, October 2004 to December 2005;
- Chairman, Air Policy Committee, Government of Jamaica;
- Vice-Chairman, Interim Committee, Jamaican Anti-Doping Commission;
- Member, Jamaican delegation to the Meeting of Commonwealth Law Ministers and Senior Officials, Accra, Ghana, October 2005;
- Head of Jamaican Negotiating Team, Jamaica/United Kingdom Negotiations on the Preparation of a Bilateral Air Services Agreement, May 2005;
- Representative of Jamaica at the 8th Meeting of the Legal Affairs Committee of CARICOM, Paramaribo, Suriname, February 2005;
- Representative of Jamaica at the Meeting to Establish an Informal Mechanism on Human Rights among Latin American and Caribbean Countries, Mexico City, January 2005;
- Member, Jamaican Solicitor General's legal team in the Lambert Watson Case and the Caribbean Court of Justice Case before the Judicial Committee of the Privy Council, 2004 and 2005, respectively;
- Member, Jamaican delegation to the 2003 and 2004 Annual Sessions of the International Seabed Authority;
- Member, Jamaican negotiating team for revision of the Jamaica/USA Shiprider Agreement, 2003;
- Chairman of the Policy Committee, and Spokesman on Foreign Affairs, National Democratic Movement (Jamaica) 1996 to 1999;
- Member, National Committee on Political Tribalism in Jamaica (1996);
- Member, Advisory Committee on Dissemination of International Humanitarian Law, Red Cross/Government of Jamaica (1995 to 1996);
- Consultancies with the Commonwealth Secretariat, the United Nations Conference on Trade and Development, the United Nations Development Programme, Banco Popular de Puerto Rico; Lead Consultant on the publication of The Jamaica Human Development Report 2005 (for the United Nations Development Programme and the Planning Institute of Jamaica).

Marcelo Vázquez-Bermudez (Ecuador)

[Original: English]

Date and place of birth: 12 March 1964, Biblián

Education

Attorney at Law and Doctor at Law

School of Law of the Pontificia Universidad Católica del Ecuador, 1982-1988

Magister in International Law

School of Law of the Pontificia Universidad Católica del Perú, 1993-1994

Diplomatic Academy of Chile Andrés Bello

Graduated. Award to the best foreign student, 1988

Current position

2003-present Legal Adviser of the Ministry of Foreign Affairs of Ecuador

Professional experience

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-President of the Sixth Committee (Legal Affairs) of the fifty-fifth session of the General Assembly of the United Nations

Vice-President of the Special 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 of the resolution “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 of the resolution “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 of the International Convention for the Suppression of the Financing of Terrorism, and of the Convention on 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 negotiations 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, in which he participated in the Bureau meetings, 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 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, and in Quito and Lima)
Counsellor of the Ecuadorian Foreign Service
- 1995-1997 Coordinator of the Ecuador-Colombia Vicinity Commission and of the 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

Universidad Andina Simón Bolívar, Quito. University that is part of the Andean Community System
Professor of International Trade Law, since 2004

He has lectured on International Law and on Common Law in the School of Law of the Pontificia Universidad Católica del Ecuador and of the Universidad Internacional SEK, Quito, 1995-1998

Lecturer in the I 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, in the Seminar addressed to public prosecutors, organized by the Office of the General Attorney, Quito, May 2005

He has lectured on International Law and on the Law of the Sea in the High Institute for National Studies of Ecuador, the Ecuadorian Navy, and the Diplomatic Academy

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 in magazines.

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, since 2004

Executive Director of the Common Fund for Commodities (CFC) International Organization created by UNCTAD, with headquarters in Amsterdam, 2003-2005

National Coordinator and Head of the Delegation of Ecuador to the negotiating group on settlement of disputes for the Free Trade Agreement Ecuador-United States of America, 2004

National Coordinator and Head of the Delegation of Ecuador to the negotiating group on settlement of disputes for the Free Trade Area of the Americas (FTAA), 2003

Delegate of Ecuador to the XIII Summit of Heads of State or Government of the Non-Aligned Movement, Kuala Lumpur, 2003

Central Authority for the Inter-American Convention on Letters Rogatory

National Authority for the application of the Strasbourg Convention on the transfer of sentenced persons

Rauf Versan (Turkey)

[Original: English]

Born 13 October 1954, in Istanbul

Educated at English High School, Istanbul, and Faculty of Law, Istanbul University (B.A. 1976)

Further studies in international law, Downing College, Cambridge (LL.B 1978, and Ph.D. 1986, under the supervision of Professor R.Y. Jennings)

Visiting scholar at Faculty of Law, Heidelberg University, 1984-1985, under the exchange programme between the Universities of Cambridge and Heidelberg; concurrently at the Max-Planck-Institut für Ausländisches Öffentliches Recht und Völkerrecht, Heidelberg

Lecturer in international law, Faculty of Political Science, Istanbul University, 1986; Professor of Public International Law, 2000

Vice-Dean (2002-2005) and Chairman, Department of International Relations, Faculty of Political Science, Istanbul University (2001-)

Adjunct-Professor, Military Staff Academy

Member, The British Institute of International and Comparative Law; International Law Association

Selective bibliography

- The General Principles of International Judicial Assistance in Civil Matters and Judicial Assistance to International Courts (Doctoral dissertation, Cambridge University, 1986).
- “Judicial Assistance” in Vol. III (Private International Law), International Encyclopedia of Comparative Law (to be published).
- “Proof of Municipal Law in International Proceedings”, Journal of International Law and International Private Law, Vol. 7 (1987).
- “International and Regional Agreements on Marine Pollution Abatement”, Journal of International Law and International Private Law, Vol. 10 (1990).
- “The International Court of Justice Decided that the USA was Bound to Respect the Obligation to have Recourse to Arbitration under Section 21 of the UN Headquarters Agreement of 1947” (in Turkish), Journal of Istanbul Bar Association, 1991.
- “Some Salient Aspects of the Political Relations of Turkey with the Middle-Eastern States”, Zeitschrift für Türkeistudien, 1992.
- “The Enforcement of International Judicial Decisions by Municipal Courts” (in Turkish), Essays in Honour of M. Belik, 1993.
- “South-East Anatolian Project and the Legal Dimensions of Turkish-Arab Relations” (in Turkish), in Problems of the Water: Turkey and the Middle-East, 1993.

- “The Historical and Modern Dimensions of Diplomacy” (in Turkish), Journal of the Faculty of Political Science, Istanbul University, 1995.
- “Legal Problems Concerning Territorial Sea Delimitation in the Aegean Sea”, in Aegean Issues: Problems-Legal and Political Matrix, 1995.
- “The Historical Background of International Arbitration and Arbitral Tribunals in International Law” (in Turkish), in Melanges Kili, 1998.
- “The Peace Treaty of Lausanne at the Threshold of the 21st Century” (in Turkish), Journal of the Faculty of Law, Istanbul University, Vol. 56 (1998).
- “Evidence Before International Courts and Tribunals”, Annales de la Faculte de Droit d’Istanbul, 1998.
- “Some Reflections upon Maritime Delimitation in the Aegean Sea”, Proceedings of the International Symposium on the Problems of Regional Seas, 12-14 May 2001.
- “The Jurisdiction of the International Court of Justice under the Principle of Forum Prorogatum” (in Turkish), Essays in Honour of S. Toluner.

Amos S. Wako (Kenya)

[Original: English]

Born 31 July 1945. Married with two children.

Education and professional qualifications

Bachelor of Laws — University of East Africa — LL.B (HONS. (E.A.) (1969))

Advocate of the High Court of Kenya, August 1970

Bachelor of Science in Economics — University of London with specialization in International Affairs — B.Sc (ECON) (HON) (LOND) (1975)

Fellow, International Academy of Trial Lawyers (United States of America) (1977)

Master of Laws — University of London with specialization in Comparative Constitutional Law, International Economic Law and the Law of Treaties LL.M (1978)

Fellow, Chartered Institute of Arbitrators (London) — F.C.I. Arb. (1983)

Senior Counsel — (S.C.) (2003)

Attorney General, Republic of Kenya since 13 May 1991

Attorney General is the Principal Legal Adviser to Government and ex-officio Member of Parliament and Cabinet. Was Attorney General at a historic and transitional period in the history of Kenya. Mr. Wako:

- 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 (KANU) was defeated by the opposition (NARC) (December 2002). Piloted through Parliament the necessary constitutional amendments and legislation including providing for a multi-party democratic State and 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;
- Drafted the proposed new Constitution of Kenya based on the Constitution of Kenya Bill as drafted by the National Constitutional Conference and as amended by Parliament;
- Initiated an ambitious Legal Reform Programme by appointing over 17 task forces which examined various aspects of laws and which resulted in legislation in key areas, such as:

Administration of Justice, Reform of Criminal Laws and Procedures, Specific legislation for Women, Children, Persons with Disabilities, Environment, Commercial Laws, Laws Relating to Economic Liberalization and Reform, Human Rights (The National Commission on Human Rights Act, 2002), Corruption and Public Ethics, etc. The membership of the Task Forces was mainly composed of representatives of the civil society and those to be affected by the legislation. Representatives of the relevant Government

Departments were a minority. Pioneered a consultative approach to political, legal and social issues in Kenya;

- 1993-1997, Chairman of the Ministers of Justice/Attorney-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 (COMESA));
- 1997-1998, Chairman, Ministers of Justice-Attorney-General of East Africa (and chaired critical meetings, which drafted the Treaty for the Establishment of the East Africa Community);
- 1994-1997, Chairman of the Group of 77 in matters related to the International Law of the Sea;
- 1997-1998, President, International Seabed Authority;
- 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 (28 to 31 May 2002);
- 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 East African Federation;
- 2005 — President of the Asian African Legal Consultative Organization, which has observed status with the United Nations.

Criminal justice

As Attorney General is the ultimate authority under the Constitution on all matters related to criminal prosecutions and directing the Commissioner of Police to carry out criminal investigations.

Under the Anti-Corruption and Economic Crimes Act 2003, is the prosecutor of all Economic Crimes and Anti-Corruption Cases.

Piloted through Cabinet, the Ratification of the Rome Statute establishing the International Criminal Court and published the International Crimes Bill 2005.

Other activities

As principal legal advisor to the Government, the Attorney General undertakes many activities including:

- Drawing, perusing and recommending approval of international and local agreements and contracts; treaties and conventions and their implementation;
- Represents the Government in Court or any legal proceedings;
- Drafts legislation, including subsidiary legislation, by-laws;
- Member of the Foreign and Security Committee of Cabinet;
- Member of the Judicial Service Commission;

- Member of the Board key Corporations such as the Kenya Ports Authority, Kenya Airways and Kenya Revenue Authority;
- Member of the Economic Management Committee of the Government.

International activities

United Nations

1982: Appointed by the Secretary General as a member representing Africa on the Board of Trustees of the United Nations Voluntary Fund for Victims of Torture. The terms have been renewed by subsequent Secretaries-General.

From 1982-1992 was Special Rapporteur of the United Nations Commission on Human Rights on the Question of Summary or Arbitrary Executions. Was the first thematic Special Rapporteur of the Commission. Annual reports were submitted and the mandate was renewed from year to year. In addition, did the following as Rapporteur:

- Undertook special missions to Uganda (17 to 20 August 1986); French Guyana (August 1987); Colombia (October 1989);
- Visited Denmark (1982, 1983) and Netherlands (1984, 1989) for consultations;
- 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 London; Lusaka; Zambia; Harare; Zimbabwe and Dar-es-Salaam;
- Gave lectures in training workshops held in various countries for senior government servants and military officers on international human rights and the reporting mechanisms thereunder about and international humanitarian law;
- Was guest of honour of the Government of New Zealand in celebrations to mark the 40th anniversary of the Universal Declaration of Human Rights.

1984-1991: Member of the Human Rights Committee elected under the International Covenant of Civil and Political Rights and became its Vice-Chairman in 1991.

1992: Appointed by the Secretary-General as a Special Envoy of the Secretary-General to East Timor to investigate the 12 November 1991 incident in Dili.

1993: Appointed by the Secretary-General, pursuant to a Security Council resolution, to be Chairman of the Panel of Inquiry into the Massacre near Harbel, Liberia.

1998: Appointed by the Secretary-General to be a member of the Panel of Eminent Persons to visit Algeria and gather information to help clarify the situation in the country.

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.

Deputy Leader of the delegation of the Government of Kenya to the World Conference Against Racism held in South Africa. Coordinator for Africa at the Conference.

Deputy Leader of the delegation of the Government of Kenya to the World Conference on Human Rights held in Vienna.

Leader of the delegation of the Government of Kenya to the sessions of the United Nations Commission on Human Rights in 1982 and 1999 and coordinator for the African regional; Leader of the Government of Kenya delegation to the United Nations Human Rights Committee, 2005.

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.

Acted as a consultant to the International Labour Organization.

International non-governmental organizations

1993: appointed member of the International Advisory Panel of the Robert F. Kennedy Memorial Human Rights Award.

1981: 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 numerous interventions all over the world where rule of law and human rights were threatened.

1984-1991: Member of Churches Commission on International Affairs of the World Council of Churches. In this capacity travelled widely and as a Commission adviser and sensitized Churches on all aspects of International issues.

Undertook missions on behalf of the Amnesty International (e.g. Mission to Seychelles in 1981).

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.

Regional level

At the invitation of the Secretary General of the Organization of African Unity, 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 Organization of African Unity Ministerial Meeting, which approved the draft charter.

Member of the Committee of Experts, which drafted the preliminary draft of the African Charter on the Rights and Welfare of the Child.

1978-1981: Hon. Secretary General, African Bar Association. In this capacity, made interventions and undertook missions to many African countries in furtherance of promotions and protection of human rights, democratization and the rule of law.

Hon. Secretary General of the Inter Africa Union of Lawyers (1980-1989).

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.

Professional

Was employed as an advocate in the prominent firm of Kaplan and Stratton in March 1969 and became a partner from April 1972, a position held until May 1991 when appointed Attorney General. Handled Constitutional and civil cases and International Commercial Arbitration disputes.

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.

1984-1988: Chairman, Association of Professional Societies in East Africa.

1982-1991: Founder Chairman, Public Law Institute, which was involved in public interest litigation.

Since 1984: Member of the International Advisory panel to the World Copyright Arbitration Center.

Since 1995: Member of the International Council for Commercial Arbitration.

Honours

Hon. Life Member, Wiltshire Bar Association

Elder of the Burning Spear (EBS)

Elder of the Golden Heart (EGH)

Senior Counsel

Xue, Hanqin (China)

[Original: English and Chinese]

Place of Birth: Shanghai, China

Date of Birth: 15 September 1955

Marital Status: Married, with one daughter

Education

1991-1995 Columbia University School of Law, J.S.D.

1982-1983 Columbia University School of Law, LL. M.

1977-1980 Beijing Foreign Language Studies University, B.A.

1981-1982 Beijing University, Department of Law, Diploma in international law

Present position

2003- Ambassador of the People's Republic of China to the Netherlands, Permanent Representative of the People's Republic of China to the Organization for the Prohibition of Chemical Weapons

2002- Member of the International Law Commission

Positions held

1999-2003 Director-General, Department of Treaty and Law, Ministry of Foreign Affairs

1994-1999 Deputy Director-General, Department of Treaty and Law, Ministry of Foreign Affairs

1988-1994 Division Chief, Department of Treaty and Law, Ministry of Foreign Affairs

1984-1988 Deputy Division Chief, Department of Treaty and Law, Ministry of Foreign Affairs

1980-1984 Legal officer, Department of Treaty and Law, Ministry of Foreign Affairs

Academic posts

Vice-President, Chinese Society of International Law, since 2000

Member of L' Institut de droit international, since 2005

Council member, China Law Society, since 1997

Vice-President, Council member, Chinese Society of Private International Law, since 1995

Council member, Chinese Society of International Law, since 1994

Adjunct-Professor of Law, Law Department, Beijing University, since 1994

Professor of Law, Beijing Foreign Affairs College, since 1998

Board member, Chinese Yearbook of International Law, 1993-2002

Consultant, Committee on Water Resources, International Law Association, since 1993

Professor of Law, Institute of Law, the Chinese Academy of Social Science, since 2004

Lawyer's qualification

In 1988, passed the Chinese National Lawyer's qualification examination

Work

International conferences and treaty negotiations

- | | |
|------------------|---|
| 1980-1984 | United Nations Outer Space Committee and its Legal Sub-Committee meetings, delegate |
| 1982, 1990, 1993 | United Nations Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization, delegate |
| 1986 | IAEA Legal Experts Meeting on the Drafting of the Two Conventions on the Early Notification and Emergency Assistance, legal expert |
| 1987, 1988 | ICAO Legal Committee Meeting on the Drafting of the Protocol to the Montreal Convention Against Unlawful Acts at International Airports, delegate |
| 1991 | Symposium on the draft articles on the Non-Navigational Uses of International Watercourses, panellist |
| 1986, 1987 | Sixth Committee of the United Nations General Assembly session, delegate |
| 1993 | Third Committee of the United Nations General Assembly session, delegate |
| 1993 | Legal Experts Meeting on the Establishment of the International Criminal Tribunal for the Former Yugoslavia, legal expert |
| 1994 | The Hague Conference on Private International Law meeting relating to the question of the application of the Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption to refugees, head of the Chinese delegation |
| 1994 | United Nations special experts meeting on the Jurisdictional Immunity of States and Their Property, head of the Chinese delegation |
| 1994 | United Nations Meeting on Convention on the Safety of United Nations and Associated Personnel, head of the Chinese delegation |

- 1995 The United Nations Convention Combating Desertification and Drought, the INDC meetings, head of the Chinese delegation
- 1995 United Nations Congress on Public International Law, decade of international law, participant
- 1995, 1996 The Framework Convention on Climate Change meeting, Berlin Mandate, head of the Chinese delegation
- 1996 Presenting national report on the implementation of the Convention on the Elimination of Racial Discrimination, Deputy-head of the Chinese delegation
- 1996 Symposium on the status of refugees, thirtieth anniversary of the Bangkok Principles, held jointly by the Asia-Africa Legal Consultative Committee and United Nations High Commissioner for Refugees
- 1998, 1999 The Legal Experts Meeting on the Drafting of the Convention against Transnational Organized Crime, head of the Chinese delegation
- 1998 Hague Conference on Private International Law Meeting on the recognition and enforcement of foreign judgements, delegate
- 1999 Presenting national report on the implementation of the Convention on the Elimination of Discrimination Against Women, Deputy-head of the Chinese delegation
- 1999, 2000 Sixth Committee of the United Nations General Assembly sessions, deputy representative
- 2003 First Vice-Chairman, 56th session of the International Law Commission
- 2004 Informal Advisory Group Meetings on the Admission of the European Community to the Hague Conference on Private International Law, chairperson

Bilateral legal negotiations

Negotiations with the British Government on legal matters relating to Hong Kong, particularly in regards to the continued application of international conventions and treaties as well as special arrangements of bilateral agreements in certain fields after 30 June 1997

Negotiation and conclusion with Bulgaria of the Agreement on Judicial Assistance in Criminal Matters and Treaty on Extradition between China and Bulgaria, head of the Chinese delegation

Negotiation and conclusion with Morocco of the Treaty on Judicial Assistance in Civil and Commercial Matters between China and Morocco, head of the Chinese delegation

Negotiation and conclusion with Romania of the Treaty on Extradition between China and Romania, head of the Chinese delegation

Consultations with Croatia and Slovenia on the succession of treaties concluded between China and former Yugoslavia, head of the Chinese delegation

Negotiation and conclusion with Mongolia of the Treaty on Extradition between China and Mongolia, head of the Chinese delegation

Negotiation and conclusion with Uzbekistan of the Treaty on Judicial Assistance in Civil and Criminal Matters and the Treaty on Extradition between China and Uzbekistan, head of the Chinese delegation

Negotiation and conclusion with Indonesia of the Treaty on Judicial Assistance in Criminal Matters, head of the Chinese delegation

Negotiations with the International Bank of Settlement on the Host Country Agreement on the Establishment of the Branch Office of the Bank in the Hong Kong Special Administrative Region, Chief negotiator

Consultations with the Japanese Government on the Law of the Sea, Head of the Chinese delegation

Negotiations with the Portuguese Government on legal matters relating to Macao, especially in regard to the legal arrangement of the continued application of international conventions and agreements after 19 December 1999

Negotiation and conclusion with Viet Nam of the Treaty on Judicial Assistance in Civil and Criminal Matters between China and Viet Nam, head of the Chinese delegation

Negotiation and conclusion with Tunisia of the Treaty on Judicial Assistance in Civil Matters between China and Tunisia, head of the Chinese delegation

Negotiation and conclusion with Lithuania of the Treaty on Judicial Assistance in Civil and Criminal Matters between China and Lithuania, head of the Chinese delegation

Negotiations on property damages arising from the bombing by the United States of America of the Chinese Embassy to Yugoslavia, chief negotiator

Consultations with the Japanese Government on the entry into force of the Fishery Agreement, Head of the Chinese delegation

Delimitation of the maritime boundaries of territorial seas, exclusive economic zones and continental shelves of Beibu Gulf between China and Viet Nam, head of the working group, Chinese delegation

Main publications

Books

Commentary on the Charter of the United Nations, Shanxi Publishing House, 1999 (co-editor).

A Complete Compilation of Treaties on Trade and Economy between China and Foreign Countries, Xinhua Publishing House, 1996 (co-editor).

International Law, edited by Wang Tieya, 1995 (National textbook for law faculties of universities).

International Law, edited by Shao Jin, Beijing University Press and Higher Education Press, 2000 (Textbook Series for 21st Century) (Chapter on State Responsibility); Second version of the book (2004).

Transboundary Damage in International law (in English) (Cambridge University Press, 2003).

National Treaty Law and Practice, Chapter 5 on China (co-author), edited by Duncan B. Hollis, Merritt R. Blakeslee & L. Benjamin Ederington (Martinus Nijhoff Publishers, London/Boston, 2005).

Translation

A Diplomat's Handbook of International Law and Practice by Sen. B, co-translator, 1987.

Articles

"On Outer Space Law Issues", co-author, *Studies of International Affairs*, vol. 4, 1983

"The Twenty-third Session of the Legal Sub-committee of the Outer Space Committee", *Chinese Yearbook of International Law*, 1985

"A Comparative Study of the Legal Regimes of the 'Common Resources'", *Chinese Yearbook of International Law*, 1986

"Commentary on the Two Nuclear Safety Conventions", *Chinese Yearbook of International Law*, 1987

"International Law Issues in the Kokaryo Case", *Chinese Yearbook of International Law*, 1988 (on issues of recognition and succession in international law)

"Relativity in International Water Law", *Colorado Journal of International Environmental Law and Policy*, vol. 3, No. 1, 1992 (in English)

"Transboundary Damage in International law", essay in *Peace, Justice And Law*, a collection of essays on International Law in honour of Professor Wang Tieya (1993)

"The Role of the United Nations in the Development of International Law", *Chinese Yearbook of International Law* (1995)

"On Sustainable Development", *Pacific Journal*, vol. 4, 1997

"Collective Concept in State Responsibility", panel speech on state responsibility at the annual session of the American Society of International Law, 15 March 2002, 172-175, Proceedings of the Annual Meeting of the American Society of International Law, 96th, 2002 (English)

"The Fifty-third Session of the International Law Commission", *Chinese Yearbook of International Law* (2002)

"The Fifty-fourth Session of the International Law Commission", *Chinese Yearbook of International Law* (2003, forthcoming)

"State Responsibility and *erga omnes* obligation", *Chinese Yearbook of International Law* (2004, forthcoming)

“What Has Been Changed”, a contribution to *Agora: Is the Nature of the International Legal System Changing?* *Austrian Review of International and European Law*, Volume 8 (2003) (English)

“China’s Perspective on the Current Development of International Criminal Law”, lecture delivered at the TMC Asser Institute for International Law in The Hague, the University of Leiden’s Grotius Centre, March, 2004

“China’s Open Policy and International Law”, one of the 2004 series of public lectures as initiated by the Clingendael Institute and the Institute of Social Studies, The Hague, September, 2004, published in *Chinese Journal of International Law* (2005), vol. 4, No. 1, 133-139 (English)

Chusei Yamada (Japan)

[Original: English]

Born on 12 April, 1931 in Osaka, Japan

Academic background

Graduated from the University of Tokyo, School of Law (BLL: 1954)

Studied at Swarthmore College, Penn., USA (1954-55)

Studied at the University of Wisconsin, Wis., USA (1955)

Graduated from the Fletcher School of Law and Diplomacy, Medford, Mass., USA (MA: 1956)

Professor of International Law, WASEDA University, School of Law and Graduate School (1996-2002)

Professional experiences

Present positions

Special Assistant to the Minister for Foreign Affairs of Japan (since 1996)

Member of the United Nations International Law Commission (since 1992, Chairman of the Commission at its 52nd session in 2000 and the Special Rapporteur on the topic of Shared Natural Resources since 2002)

Board Member of the International Law Association, Japan Branch

Member of the Japanese Association of International Law

Permanent Representative of Japan to the Asian-African Legal Consultative Organization (since 1993, President (January 1994 to April 1995))

Board Member of Global Guardian Trust, Tokyo (non-governmental organization for conservation of natural resources) (since 2000)

Acting Chairman of Japan-India Cultural and Economic Committee of the Foreign Exchange Committee (non-governmental organization for international friendship) (since 1997)

Diplomatic posts

Joined the Japanese Foreign Service in 1954 and served in the following posts:

- Consulate-General of Japan in Seattle, United States of America (1956-58);
- North American Division, American Affairs Bureau, Ministry of Foreign Affairs, Tokyo (1958-63);
- Embassy of Japan, New Delhi (1963-66);
- Permanent Mission of Japan, Geneva (1966-68);
- Economic Affairs Division, United Nations Bureau, Ministry of Foreign Affairs, Tokyo (1968-69);

- Director of International Conventions Division, Treaties Bureau, Ministry of Foreign Affairs, Tokyo (1969-72);
- Permanent Mission of Japan to the United Nations, New York (1972-77);
- Deputy Director-General for Policy Planning, Ministry of Foreign Affairs, Tokyo (1977-78);
- Deputy Director-General of the Treaties Bureau, Ministry of Foreign Affairs, Tokyo (1978-81);
- Consul-General of Japan, Hong Kong and Macau (1981-83);
- Director-General of the United Nations Bureau, Ministry of Foreign Affairs, Tokyo (1983-85);
- Inspector-General, Ministry of Foreign Affairs, Tokyo (1985-86);
- Ambassador Extraordinary and Plenipotentiary of Japan to the Conference on Disarmament, Geneva (1986-89);
- Ambassador Extraordinary and Plenipotentiary of Japan to the Arab Republic of Egypt, Cairo (1989-92);
- Ambassador Extraordinary and Plenipotentiary at Large, Tokyo (1992-93);
- Ambassador Extraordinary and Plenipotentiary of Japan to India, New Delhi (1993-95);
- Ambassador Extraordinary and Plenipotentiary of Japan to the Kingdom of Bhutan, New Delhi (1993-95).

Served on a jury for the Japanese Foreign Service Examinations: on international law (1962-72) and on constitutional law (1978-80).

Other previous posts

Judge, Arbitral Tribunal established in accordance with Annex VII of the United Nations Convention on Law of the Sea: Southern Bluefin Tuna Case — Australia and New Zealand v. Japan, Washington, D.C. (2000)

Member of the Japanese National Committee of the UNESCO (1997-2003)

Council Member of the United Nations University (1998-2004)

Participation in international conferences

Represented the Government of Japan in various organs, such as:

- United Nations General Assembly (34 sessions, including three special sessions, since 1957);
- United Nations Security Council;
- Conference on Disarmament;
- United Nations Disarmament Commission;
- United Nations Economic and Social Council;
- United Nations Development Programme;

- United Nations Conference on Trade and Development;
- Economic and Social Commission for Asia and the Pacific;
- General Agreement on Tariffs and Trade;
- Consultative Parties' Meeting of the Antarctic Treaty;
- International Civil Aviation Organization;
- International North Pacific Fisheries Commission;
- North Pacific Fur Seal Commission.

Represented the Government of Japan in various treaty-making and ad hoc conferences, such as:

- United Nations Cocoa Conference, Geneva (1967-68);
- United Nations Sugar Conference, Geneva (1968);
- International Conference on Air Law, The Hague (1970);
- Plenipotentiary Conference on the Convention on International Trade in Endangered Species of Wild Fauna and Flora, Washington, D.C. (1973);
- World Population Conference, Bucharest (1974);
- United Nations Conference for the Promotion of the International Cooperation in the Peaceful Uses of the Nuclear Energy, Geneva (1978);
- Conference on the Prohibition of Chemical Weapons, Paris (1989).

Served as officers of the following conferences:

- Chairmen of the First Session of the Preparatory Committee (May 1989) and of the Committee III (August-September 1990) of the Fourth Review Conference of the Parties to the Treaty on Non-Proliferation of Nuclear Weapons;
- President of the Conference on Disarmament (1989);
- Member of the United Nations Secretary-General's Experts Group to study the role of the United Nations in the field of verification (1989-1990);
- Chairman of the Committee of the Whole of the Sixth Committee of the General Assembly to elaborate a United Nations Convention on the Law of Non-Navigational Uses of International Watercourses (October 1996-April 1997).

Publications and presentations in the field of international law

Chusei Yamada, "North Pacific Fur Seal Convention", *Research Journal of the Ministry of Foreign Affairs* Vol. II, No. 12 (1962)

"Legal Status of Russian Warship 'Admiral Nahimov'", Kyoto University International Seminar (8 November 1980)

"Return of Hong Kong", Kyoto University International Seminar (23 June 1984)

"Antarctic Treaty and the United Nations", Annual Meeting of the Japanese Association of International Law (13 October 1985)

“The Legal Aspects of Nuclear Weapons Proliferation concerning the Former Soviet Union”, *Avoidance and Settlement of Arms Control Disputes* Vol. II Arms Control and Disarmament Law (United Nations, 1994)

“Conditions for South Asian Regional Talks”, *Disarmament Topical Papers 20; Transparency in Armament, Regional Dialogue and Disarmament* (United Nations, 1994)

“The United Nations at its Turning Point-A Japanese Perception” *The United Nations at Age Fifty* German United Nations Association (Kluwer Law International, 1995)

“Consolidation and Improvement of Existing Multilateral Disarmament Agreements”, *Disarmament Topical Papers 21; Disarmament in the Last Half Century and its Future Prospect* (United Nations, 1995)

“The History of the CTBT and Where It Stands Today” *Asia-Pacific Review* Vol. 4, No. 1 Spring/Summer (1997)

“Peace through Disarmament? Legal Aspect” *International Law on the Eve of the Twenty-first Century; Views from the International Law Commission* (United Nations, 1997)

“Revitalization of the UN Codification Process of International Law-A Case of the Convention on the Law of the Non-Navigational Uses of International Watercourses” *The Japanese Annual of International Law* No. 40 (The International Law Association of Japan, 1997)

“The Future Role of Nuclear Weapons” *Asian Security in the 21st Century*, The Institute of Defence Studies and Analysis, New Delhi (October 1999)

“Revised Draft Articles of the ILC on State Responsibility”, Annual Meeting of the Japanese Association of International Law (October 2001)

“On Arbitral Award”, *Kokusaiho Gaiko Zassi (The Journal of International Law and Diplomacy)*, Vol. 100, No. 3 (2001), pp. 175-183

“Priority Application of Successive Treaties Relating to the Same Subject Matter: The Southern Bluefin Tuna Case”, in N. Ando et al. (Eds.), *Liber Amicorum Judge Shigeru Oda* (Kluwer Law International, 2002), pp. 763-771

“Some Reflections on the Phenomenon of ‘Forum Shopping’”, in Y. Yokota and T. Yamamura (Eds.), *Modern International Law and the United Nations, Human Rights and International Court* (Kokusaishoin, 2003), pp. 391-401

“Revisiting the International Law Commission’s Draft Articles on State Responsibility”, in M. Ragazzi (Ed.), *International Responsibility Today* (Brill, 2005), pp. 117-123

A series of “International Law Commission” from Forty-fourth Session (1992) to Fifty-sixth Session (2004), *Kokusaiho Gaiko Zassi (The Journal of International Law and Diplomacy)* Vol. 91, No. 6 (1993) to Vol. 103, No. 4 (2005)

“Codification of the Law of Transboundary Groundwaters”, *Fifty Years of Asian-African Legal Consultative Organization: Commemorative Essays* (2006)

Nassib G. Ziadé (Lebanon)

[Original: English and French]

Experience/concentration

Extensive experience in the administration of international legal proceedings (arbitration, conciliation and litigation) both in private and public international law

Professional experience

Executive Secretary, World Bank Administrative Tribunal, January 1997-present

Appointed by the President of the World Bank after due consultation

Reorganized and strengthened the Tribunal Secretariat, and continue to manage it and ensure its smooth functioning. Have thus far administered and monitored a heavy docket of over 230 contentious cases, of which 215 have been concluded with judgments.

Have worked with the following judges of the Tribunal: A. Kamal Abdul-Magd, Bola A. Ajibola (President 2004-2005), Sarah Christie, Elizabeth Evalt, Florentino P. Feliciano, Robert A. Gorman (President 1998-2001), Sir Elihu Lauterpacht (President 1996-1998), Francisco Orrego Vicuña (President 2001-2004), Jan Paulsson (President 2005-present), Thio Su Mien and Prosper Weil

Main responsibilities:

- Screen applications
- Act as the sole channel of communication to and from the Tribunal and between the parties, and ensure the prompt handling of all pleadings, documents and correspondence after determining that all requirements of the Tribunal's Statute and Rules have been complied with
- Keep a dossier, for each case, recording the dates of receipt and transmittal of all pleadings and communications and all actions taken in connection with the preparation of the case for trial
- Assist members of the Tribunal in the treatment of procedural questions that arise in the cases
- Supervise the preparation by the Secretariat of summaries of pleadings for all cases, prepare papers on new or difficult points of law and issues of fact, and provide drafting assistance to members of the Tribunal when requested
- Assist the President of the Tribunal in the preparation of the detailed agendas of the sessions of the Tribunal and handle the arrangements for the Tribunal's working sessions in Washington, D.C. and Europe
- Attend all meetings of the full Tribunal and of its various panels, and prepare minutes of such meetings (it is during my tenure that the Tribunal began its current practice of hearing certain cases in panels)
- Provide careful editing and verification of Tribunal judgments and orders before issuance, and ensure a general uniformity of style in their presentation and language

- Supervise the publication of the Tribunal's judgments, its orders and all of its other documents
- Responsible for all administrative work and for the preparation of the annual budget of the Tribunal in accordance with the Bank's procedures, and represent the Tribunal before the budgetary authorities of the Bank
- Represent the Tribunal at meetings of the World Bank's Board of Executive Directors by presenting reports and answering questions relating to the Tribunal's functioning
- Deal with all enquiries concerning the Tribunal's work
- Member of a Grievance Process Review Committee established in June 1998 by senior management of the Bank, which comprehensively reviewed the Bank's dispute resolution processes and which presented in December 1998 to the Bank's management its findings and recommendations in a detailed report entitled "Reforming the World Bank Group's Internal Conflict Resolution System"
- Chaired in 2000-2001 the Conflict Resolution Network of the World Bank Group (which includes all the formal and informal units of the Bank's grievance system and is responsible for preparing a bi-annual report to the President of the World Bank on the functioning of the dispute resolution system of the Bank)
- Organized and coordinated a conference in 2000 on international administrative law that brought together for the first time representatives of the major international administrative tribunals, as well as international judges, lawyers and academics
- Acted, upon appointment by the President of the World Bank, as Secretary to the Advisory Committee entrusted with the task of providing the President of the World Bank with a list of proposed candidates for membership to the Tribunal
- Served as Special Assistant to an investigator (Sir Robert Jennings, former President of the International Court of Justice) appointed by the Tribunal to investigate questions of fact in a highly sensitive case

Adviser, Government of Bahrain, March-July 2002

Advised the Government of Bahrain with regard to the establishment of a national Constitutional Court, one of the first in the region. Responsibilities included:

- Development of the existing preliminary draft of the law establishing the Court through numerous, substantive redrafts. The final draft which I produced (in Arabic) was enacted by the Bahraini Government;
- Coordination with the highest levels of the Bahraini Government, members of the original Drafting Committee, and legal experts throughout the Middle East and Europe.

Counsel, International Centre for Settlement of Investment Disputes (ICSID), June 1990-January 1997

Main responsibilities:

- Management of cases submitted to ICSID: Prepared the initial screening of requests submitted to ICSID; administered the cases; provided the Tribunals with procedural assistance and drafted various procedural orders and procedural parts of awards; organized and participated in hearings involving arbitrators (or conciliators), parties and their counsel, experts and witnesses; drafted the minutes of the hearings; took part in Tribunals' deliberations; and managed the financing of the cases. Acted as Secretary to the following:

Arbitration Tribunals

Southern Pacific Properties (Middle East) Limited v. Arab Republic of Egypt

Arbitrators: Eduardo Jiménez de Aréchaga (President), Mohamed Amin Elabassy El Mahdi, Robert F. Pietrowski, Jr.

Procedural languages: French, English (1990-1992)

Société d'Études de Travaux et de Gestion SETIMEG S.A. v. Republic of Gabon

Arbitrators: Claude Reymond (President), Henri Caillavet, Marie-Madeleine Mborantsuo

Procedural language: French (1990-1993)

American Manufacturing & Trading, Inc. v. Republic of Zaire

Arbitrators: Sompong Sucharitkul (President), Heribert Golsong, Kéba Mbaye

Procedural languages: French, English (1993-1997)

Antoine Goetz and others Republic of Burundi

Arbitrators: Prosper Weil (President), Mohammed Bedjaoui, Jean-Denis Bredin

Procedural language: French (1995-1997)

Ad Hoc Committee (Annulment Proceedings)

Southern Pacific Properties (Middle East) Limited v. Arab Republic of Egypt

Members: Claude Reymond (President), Arghyrios A. Fatouros, Kéba Mbaye

Procedural languages: French, English (1992-1993)

Conciliation Commission

SEDITEX Engineering Beratungsgesellschaft für die Textilindustrie n.b.H. v. Government of Madagascar

Conciliators: André Faurès (President), Dominique Carreau, Raymond Renjeva

Procedural language: French (1994-1996)

(This conciliation case, the second ever to be brought to ICSID, involved novel questions of procedure)

- Advisory work: Regularly advised and provided written opinions in Arabic, French and English to senior staff in the World Bank Group, private practitioners and high-level government officials on arbitration and investment matters

- Organization of, and participation in, arbitration colloquia: Assumed main responsibilities in organizing with representatives of other arbitration institutions international arbitration colloquia; coordinated with the speakers the content of their speeches; and prepared and delivered papers in arbitration conferences on behalf of ICSID
- Work on ICSID publications: Assumed responsibility for a number of the Centre's publications, including a law journal, a newsletter and various brochures

Legal researcher, ICSID, May 1986-June 1990

Assumed editing and coordinating responsibilities for a number of ICSID publications

Other responsibilities included preparation of research papers for the then Senior Vice-President and General Counsel of the World Bank (Ibrahim F.I. Shihata), as well as work on certain aspects of the establishment of the Multilateral Investment Guarantee Agency

General practice in international business law in Beirut and London, 1983-1986

Special Assistant to Samir A. Saleh, former Vice-Chairman of the Court of Arbitration of the International Chamber of Commerce and a specialist in Middle Eastern Law

Professional associations

Member, Editorial Committee, *ICSID Review — Foreign Investment Law Journal*, 1987-1994; Assistant Editor, *ICSID Review — Foreign Investment Law Journal*, 1994-2000; Member, Board of Editors, *ICSID Review — Foreign Investment Law Journal*, 2000-2003

Corresponding Editor for the Middle East, *International Legal Materials*, 1987-present; Member, Editorial Advisory Committee, *International Legal Materials*, 1991-present

Member, American Society of International Law, 1987-2004; Société française pour le droit international, 2000-present

Patron, American Society of International Law, since 2004

Member, American Society of International Law Annual Meeting Program Committee for 2005

Member, Swiss Arbitration Association, 1988-present

Member, Advisory Board, Research Centre for International Law, University of Cambridge, since 2005

Publications

Books

Approche comparative de la reconnaissance et de l'exécution des sentences arbitrales étrangères dans les pays arabes (over 1,000 pages, near completion)

Editor of "Proceedings of the Twentieth Anniversary Conference of the World Bank Administrative Tribunal" (due to be published in 2006)

Editor of the "World Bank Administrative Tribunal Reports" for 1997, 1998, 1999, 2000, 2001, 2002, 2003 and 2004

Articles and comments

The Law Applied by the World Bank Administrative Tribunal (near completion)

The Practice of Arab States and Other Public Entities With Regard to Arbitration (to be published in *Arbitration International* (2006))

Practical Issues Arising in International Administrative Tribunals, in *Proceedings of the Twentieth Anniversary Conference of the World Bank Administrative Tribunal* (Nassib G. Ziadé ed., to be published in 2006)

Introductory Remarks to the Panel “Is There a Role for International Law in the Middle East Peace Process?” (in *Proceedings of the 99th Annual Meeting of the American Society of International Law* 213 (2005))

The Jurisprudence of the World Bank Administrative Tribunal in 2002, 3 *The Law and Practice of International Courts and Tribunals* 189 (2004)

The World Bank’s Internal Conflict Resolution System, 2 *The Law and Practice of International Courts and Tribunals* 333 (2003)

Foreword to 2002 World Bank Administrative Tribunal Reports, March 2003

Foreword to 2001 World Bank Administrative Tribunal Reports, February 2002

Foreword to 2000 World Bank Administrative Tribunal Reports, January 2001

Foreword to 1999 World Bank Administrative Tribunal Reports, October 2000

Foreword to 1998 World Bank Administrative Tribunal Reports, March 1999

Foreword to 1997 World Bank Administrative Tribunal Reports, December 1998

ICSID Conciliation, 13 *News from ICSID*, No. 2, at 3 (1996)

Some Recent Decisions in ICSID Cases, 6 *ICSID Review — Foreign Investment Law Journal* 514 (1991)

Introductory Note to the SOABI v. Senegal Award, 6 *ICSID Review — Foreign Investment Law Journal* 119 (1991)

Introductory Note to the Agreement on the Establishment of the Republic of Yemen and to the Provisional Constitution of Yemen, 30 *International Legal Materials* 820 (1991)

Comment [on December 5, 1989 Cour d’appel decision in SOABI v. State of Senegal], *Revue critique de droit international privé* 1991.124

ICSID Clauses in the Subrogation Context, 7 *News from ICSID*, No. 2, at 4 (1990)

ICSID and Arab Countries, 5 *News from ICSID*, No. 2, at 5 (1988)

Introductory Note to the Amman and Algiers Summit Meetings of the League of Arab States, 27 *International Legal Materials* 1646 (1988)

Introductory Note to the International Arbitration Provisions of the 1983 Lebanese Code of Civil Procedure, 27 *International Legal Materials* 1022 (1988)

Introductory Note to the Charter Establishing the Gulf Cooperation Council (GCC), the Rules of Procedure and the Unified Economic Agreement of the GCC, 26 *International Legal Materials* 1131 (1987)

Book Reviews

Book Review of “ICSID Reports, Volume 1” (Rosemary Rayfuse & Elihu Lauterpacht eds.), 8 *ICSID Review — Foreign Investment Law Journal* 529 (1994)

Book Review of “Proceedings of the First Euro-Arab Arbitration Conference” (Fathi Kemicha ed.), 5 *ICSID Review — Foreign Investment Law Journal* 195 (1990)

Book Review of “Contemporary Problems in International Arbitration” (Julian D. M. Lew ed.) 2 *ICSID Review — Foreign Investment Law Journal* 281 (1987)

Bibliographies

References on the UNCITRAL Arbitration and Conciliation Rules, 5 *ICSID Review — Foreign Investment Law Journal* 363 (1990)

Selective Bibliography on the International Chamber of Commerce’s Dispute-Settlement Mechanisms, 5 *ICSID Review — Foreign Investment Law Journal* 186 (1990)

Selective Bibliography on the 1958 New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 4 *ICSID Review — Foreign Investment Law Journal* 434 (1989)

Selective Bibliography on Arbitration and Arab Countries, 3 *ICSID Review — Foreign Investment Law Journal* 423 (1988)

References on State Contracts, 3 *ICSID Review — Foreign Investment Law Journal* 212 (1988)

Selective Bibliography on the Iran-United States Claims Tribunal, 2 *ICSID Review — Foreign Investment Law Journal* 534 (1987), updated and reprinted in 14 *Yearbook Commercial Arbitration* 466 (1989)

Translations

Translation from Arabic into English of the Agreement on the Establishment of the Republic of Yemen and the Organization of the Interim Period, 30 *International Legal Materials* 822 (1991)

Translation from Arabic into French of the International Arbitration Provisions of the 1983 Lebanese Code of Civil Procedure, 3 *ICSID Review — Foreign Investment Law Journal* 209 (1988)

Translation from Arabic into English of the International Arbitration Provisions of the 1983 Lebanese Code of Civil Procedure, 27 *International Legal Materials* 1028 (1988)

Conferences/papers

Chair, Panel (“Is There a Role for International Law in the Middle East Peace Process?”), 99th Annual Meeting, American Society of International Law, Washington, D.C., April 2005

Guest Lecturer, Joint Program of LL.M. Studies in International Law, Trade and Investment, Universities of Chile and Heidelberg, Santiago, Chile, October 2004 (Selected Issues in International Arbitration and International Administrative Law)

Speaker, Conference on Legal Culture and the Development Process hosted by The American University in Cairo and the René-Jean Dupuy Centre for Law and Development, Oriental Hall, American University, Cairo, Egypt, October 2004 (The Role of Cultural Norms in the Settlement of Transnational Disputes)

Speaker, The Association for Conflict Resolution 2002 Annual Conference, San Diego, California, August 2002 (The World Bank Group Conflict Management System)

Speaker, Fourth International Energy Law Conference, Cairo Regional Centre for International Commercial Arbitration, Sharam-El-Sheikh, Egypt, March 2002 (Arbitration and Arab Countries)

Guest Lecturer, Program of Studies in International Law: Law of Commerce and International Business, University of Chile, Faculty of Law & Institute of International Studies, Chile, December 2001 (Arbitration and Developing Countries)

Speaker, World Bank Administrative Tribunal Twentieth Anniversary Conference, Paris, May 2000 (Practical Issues Arising in International Administrative Tribunals)

Guest Lecturer, International Graduate Law Program, School of Advanced International Studies (SAIS), Johns Hopkins University, Washington, D.C., April 1998 (An Overview of the Activities of the World Bank Administrative Tribunal)

Guest Lecturer, International Arbitration Seminar, International Law Institute, Washington, D.C., November 1995 and October 1996 (ICSID's Facilities for the Settlement of Disputes)

Speaker, Fourteenth Inter-American Conference on Commercial Arbitration, Inter-American Commercial Arbitration Commission, San Antonio, Texas, September 1995 (Dispute Resolution in the Americas)

Speaker, Eleventh ICSID/AAA/JCC Joint Colloquium, San Francisco, October 1994 (International Conciliation and Mediation)

Working Lunch Remarks, Sixth Annual Transnational Commercial Arbitration Workshop, Institute for Transnational Arbitration, Southwestern Legal Foundation, Dallas, Texas, June 1994 (Topical Issues in International Arbitration)

Speaker, Multilateral Investment Guarantee Agency (MIGA) Legal Department, June 1992 (Dispute Resolution in Saudi Arabia)

Speaker, First Congress of the International Federation of Commercial Arbitration Institutions, Cairo Regional Centre for International Commercial Arbitration, Cairo, Egypt, February 1992 (Paths to Institutional Cooperation: The ICSID Perspective)

Guest Lecturer, LL.M. Program, American University, Washington College of Law, April 1991 (International Dispute Settlement Techniques)

Guest Lecturer, LL.M. Program, American University, Washington College of Law, June 1988 (Settlement of State Contract Disputes)

Education (All degrees obtained with honours and distinction)

University degrees

University of Paris I (Pantheon/Sorbonne), Doctorat en droit (under preparation)

University of Cambridge (England), LL.M., Master of International Law, 1985 (awarded Clive Parry Prize of International Law)

St. Joseph (French) University of Beirut, Lebanon:

Licence/Maîtrise in Private Law, 1983

Licence/Maîtrise in Public Law, 1983

Licence in Administrative and Political Studies, 1984

American University of Beirut, Lebanon, BA in Business Administration, 1984

Pre-university degrees

Lebanese baccalaureate, 1979

French baccalaureate, 1979

Languages: Arabic, French and English

Personal: Lebanese, born 1962
