

**Twenty-third session**

The Hague, 2-7 December 2024

**Designation of the members of the
Advisory Committee on Nominations****Note by the Secretariat**

1. Article 36, paragraph 4 (c), of the Rome Statute provides as follows:

“(c) The Assembly of States Parties may decide to establish, if appropriate, an Advisory Committee on nominations. In that event, the Committee’s composition and mandate shall be established by the Assembly of States Parties.”
2. By resolution ICC-ASP/10/Res.5, the Assembly established an Advisory Committee on the Nominations of Judges. The terms of reference¹ of the Advisory Committee provide that:

“The Committee should be composed of nine members, nationals of States Parties, designated by the Assembly of States Parties by consensus on recommendation made by the Bureau of the Assembly also made by consensus, reflecting the principal legal systems of the world and an equitable geographical representation, as well as a fair representation of both genders, based on the number of States Parties to the Rome Statute.”²
3. At its third meeting, on 6 March 2024, the Bureau fixed the nomination period to run for 12 weeks, from 3 June to 25 August 2024 (Central European Time). Nominating States were requested to include a statement as to how candidates fulfil the criteria established in the terms of reference of the Advisory Committee.
4. Since the number of candidates was less than the number of seats at the close of the nomination period, the President extended the nomination period for two weeks, until 8 September 2024 (Central European Time). At the close of the extended nomination period on 8 September 2024, nine candidates had been nominated for the nine seats on the Advisory Committee.
5. At its tenth meeting, on 2 October 2024, since the number of candidates corresponded to the number of seats, the Bureau recommended that the Assembly dispense with a secret ballot and elect the nine candidates by acclamation.
6. The nominations received by the Secretariat are contained in the annex to the present note.

¹ Report of the Bureau on the establishment of an Advisory Committee on nominations of judges of the International Criminal Court (ICC-ASP/10/36), annex, as amended by ICC-ASP/18/Res.4, annex II.

² ICC-ASP/10/36, annex, para. 1.

Annex**Alphabetical list of candidates (with statements of qualifications)***Contents*

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1. Fernandez, Julian (France)

[Original: French]

Note verbale

The Embassy of France in the Netherlands presents its compliments to the Secretariat of the Assembly of States Parties of the International Criminal Court and has the honour to inform it of the decision of the French authorities to nominate Mr Julian Fernandez as a candidate for the Advisory Committee on the Nominations of Judges during the elections which will be held during the twenty-third session of the Assembly of States Parties.

Since the inception of the International Criminal Court, France has provided it with constant support and has attached great importance to the quality and effectiveness of its work, which are essential elements in the fight against impunity.

France's decision to re-nominate Mr Julian Fernandez is part of this commitment to the Court. In addition to his in-depth knowledge of the International Criminal Court and its modus operandi, Professor Fernandez has shown great integrity and impartiality in all his duties, as demonstrated by his qualifications and curriculum vitae.

Lastly, Mr Julian Fernandez has demonstrated his mastery of the skills required to perform the duties of a member of the Committee through the exercise of his mandate as a member of this Committee from 2021 to 2024, of which he is Vice-Chairman.

The Embassy of France to the Netherlands avails itself of this opportunity to renew to the Secretariat of the Assembly of States Parties of the International Criminal Court the assurances of its highest esteem.

Statement of qualifications

France nominates Professor Julian Fernandez for election as a member of the Advisory Committee on Nominations of Judges of the International Criminal Court.

This statement is submitted in accordance with the provisions of paragraph 4 (c) of Article 36 of the Rome Statute, in relation to the preparatory process leading to the election of the members of the Advisory Committee on Nominations of Judges of the International Criminal Court by the Assembly of States Parties.

The nomination of Mr Julian Fernandez, whose curriculum vitae is submitted with this statement, fulfils all the requirements of the Terms of Reference for the establishment of an Advisory Committee on Nominations of Judges, annexed to resolution ICC-ASP/10/Res.5 adopted by the Assembly of States Parties to the Rome Statute of the International Criminal Court.

Paragraph 2 of the above-mentioned Terms of Reference stipulates that the "Members of the Committee should be drawn from eminent interested and willing persons of a high moral character, who have established competence and experience in criminal or international law". Mr Julian Fernandez's nomination fully meets these criteria in every respect.

First and foremost, he has an established and in-depth knowledge as well as an extensive experience of international criminal law and the International Criminal Court. A professor of public law at the University of Paris-Panthéon-Assas, on secondment to Galatasaray University (Turkey), Julian Fernandez has a long-standing interest in international criminal justice. He wrote his dissertation on the topic of "*The United States' foreign legal policy towards the International Criminal Court*". For more than ten years, he has taught international criminal law, international humanitarian law and international human rights law in France and abroad. He is currently co-director of the 'Human Rights and International Justice – International Criminal Justice' Master's programme at the Panthéon-Assas University.

Professor Julian Fernandez also stands out for the quality of his scientific work. He is the founder and co-director of one of the most important scientific events in international

criminal law in the French-speaking world, the “*Journées de la justice pénale internationale*”, an annual conference bringing together the best academics and practitioners specialising in this field. He is also the author of numerous legal publications on the subject – including an authoritative handbook on international criminal law – and has edited or coedited several works, including the French-language reference work on the International Criminal Court, the ‘Article-by-Article Commentary on the Rome Statute of the International Criminal Court’.

Mr Julian Fernandez also served for more than ten years as an assessor at the French National Court of Asylum, which has jurisdiction to rule on appeals lodged by asylum seekers whose initial application has been rejected. In this capacity, he was in a position to appreciate the qualifications required to perform the role of judge.

Last but not least, Mr Julian Fernandez has demonstrated his mastery of the skills required to be a member of the Committee through his term of office as a member of this Committee from 2021 to 2024, of which he is Vice-Chairman.

In all his roles, Professor Julian Fernandez has demonstrated great integrity, unwavering impartiality and, above all, outstanding moral standards. Already elected to the Advisory Board for a first term in 2021, he was also selected by his peers to serve as Vice-Chairman.

France is convinced that the professional experience and qualifications of Mr Julian Fernandez will provide a valuable contribution to the work of the Advisory Committee on Nominations of Judges of the International Criminal Court.

Curriculum vitae

Academic career

- Since 2015 **Professor** of Public Law, Université Paris-Panthéon-Assas

Responsibilities at the University

- **Founder and co-director of the Master's degree in Human Rights and International Justice, International Criminal Justice program** [with Olivier de Frouville and Didier Rebut].
- Founder and former co-director of the DU Droit de l’asile [with Delphine Burriez].
- Founder and former co-director of the Clinique de droit international d’Assas [with Sébastien Touzé].
- Formerly elected to the UFR Council of 2^e and 3^e cycle de droit et de science politique
- Former Director of the *Centre Thucydide* (Analysis and Research in International Relations), 2015-2022, EA 3039 [<https://www.afri-ct.org/>]
- Former director of the M1 and M2 International Relations programs (2015-2017)

Teaching

- International relations (37h), L1; International criminal law (24h), M2; Introduction to the study of international relations (25h), M1; Public international law (25h), M1; International Affairs (30h), Bachelor of Law (LL.B., Mauritius)

Teaching at other institutions and abroad

- International Criminal Law, Abidjan (Ivory Coast), René Cassin Foundation, 2021; International Criminal Law, Dakar (Senegal), René Cassin Foundation, 2017, 2020; United States and International Law, EEDIN, Nanterre (15h), 2019; International Protection and Asylum Law (12h), SciencesPo Paris, 2014-2019; International criminal justice, Caen, 18^e University of Peace, IIDHP, 2018; Refugee law, Bamako (Mali), René Cassin Foundation and MINUSMA, 2018; Non-refoulement, Strasbourg, 18^e session on refugees, IIDH and UNHCR, 2015; International criminal law, Beirut (Lebanon), René Cassin Foundation, 2013

- **Special course on "The protection of war refugees under international law"**, at the invitation of the *Curatorium* of the Academy of International Law, Public International Law Session, Summer 2027

Training

- Lecturer at the "International Criminal Justice" course organized by ENM, Paris site (2016, 2017, 2021); Lecturer at the 8^e edition of the Intensive Courses on Human Rights and International Criminal Law in Lubumbashi and Kinshasa (DRC), Campus France mission (2019, 2021)

Chatham House seminar

- Since 2010, coordinator with R. Nollez-Goldbach (ENS) of a **seminar on the International Criminal Court**

- 2022-2025 **Professor** of Public Law at the University of Paris-Panthéon-Assas, on secondment to Galatasaray University (Istanbul, Turkey) - position MEAE, Expertise France (ETI)

Responsibilities at the University

- Representation of the Consortium of Universities and Grandes Ecoles with a multi-year agreement with Galatasaray (22 institutions)

Teaching

- International criminal law (24h), Master; Contemporary international issues (36h), L3; Human rights (48h), L3; International relations: selected issues (24h), PhD.

- 2010-2014 **Professor** of public law at the University of Lille

Responsibilities at the University

- Elected to the Faculty Council
- Chairman of the L1 Law jury
- Creation of M2 International Criminal Justice

Teaching

- International relations (37h), L1; Advanced public international law (36h), M1; Human rights (24h), M2

- 2022 **Visiting professor** at the Université libre de Bruxelles (Belgium)
- 2021 **Visiting Professor** at the National Academy of Sciences, Kiev (Ukraine)
- 2021 **Visiting professor** at the Franco-Argentine Center of the University of Buenos Aires (Argentina)
- 2019 **Visiting professor** at Galatasaray University (Turkey)
- 2018 **Visiting professor** at Université Laval (Canada)
- 2016 **Visiting professor** at the Federal University of Minas Gerais (Brazil)

Education

- 2010 **Agrégation de droit public** (rank: 5)
- 2010 **Inscribed on the list of qualifications** for the position of Senior Lecturer, C.N.U., section 02, public law (ranked 1 on positions at the Universities of Paris 2 St Cyr and Paris XI)

➤ 2009 **Doctorate/PhD in public law from Panthéon Assas University (Paris 2)**

Thesis on "*US foreign legal policy towards the International Criminal Court*", defended on May 4, 2009 before a jury comprising Professors Serge SUR (Chairman), Emmanuel DECAUX (Director), Gilles COTTEREAU (Rapporteur), Hervé ASCENSIO (Rapporteur) and Ambassador Jean-François DOBELLE (Suffrageant).

Very honorable mention with congratulations from the jury, recommendation for publication and submission for thesis prizes. Mention of the University and first scientific prize of the Institut des hautes études de défense nationale (IHEDN, Prime Minister)

➤ 2003-2009 **PhD student in public law at Université Panthéon-Assas (Paris 2)**

Temporary Teaching and Research Associate (ATER 3), Public Law, full-time, Université d'Orléans, 2009 - 2010 / Lecturer at the Faculté libre de droit de Paris (UCL)

Temporary Teaching and Research Associate (ATER 1-2), Public Law, full-time, Université Panthéon-Assas, 2006 - 2008

Center d'études et de recherches de droit international et de relations internationales ("Terrorisme et droit international"), French-speaking section, The Hague Academy of International Law. Academy scholarship

Visiting Scholar at the *Fletcher School of Law and Diplomacy*, Tufts University, Medford, USA, at the invitation of Professor Michael J. GLENNON.

Research fellow, Université Panthéon-Assas, 2003 - 2006

➤ 2003 **Master de Recherche (D.E.A.) in International Relations** option "politiques internationales", Université Panthéon-Assas, *summa cum laude*

➤ 1996-2002 Graduated from the **Faculty of Law** (D.E.U.G., Licence, Maîtrise de droit international, Université Jean Moulin Lyon 3) and from **the Institut d'Etudes Politiques** de Lyon (international section, Université Lyon 2), with honors.

Languages: French (native), English (C1), Spanish (B1)

SCIENTIFIC RESPONSIBILITIES

Project management

➤ since 2021 **Co-director** [with Jean-Baptiste Jeangene Vilmer and Justin Massie] of **Le Rubicon** and of the **Rubicon collection, published by Editions des Equateurs**

French-language platform for analysis of international issues, mainly security and defense, but also foreign policy, with a particular interest in so-called hybrid warfare, cyberattacks, informational warfare and the renewal of conflictuality in different physical spaces [<https://lerubicon.org/>].

Le Rubicon has received recognition and support from the DGRIS, the Fondation Paris-Panthéon-Assas and various Canadian institutions.

A selection of the best articles is published in hard copy by Editions des Equateurs:

- ***La poudrière du Moyen-Orient*** [ed., Marie ROBIN] Paris, Equateurs, coll. Le

Rubicon, 2024, forthcoming

- *Indo-Pacifique, région stratégique* [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2024, 192 p.
- *Les défis sécuritaires de l'Afrique*, [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2023, 129 p.
- *Ukraine, premières leçons et perspectives* [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2023, 184 p.
- *Les défis stratégiques de la France* [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2022, 125 p.
- *Le réveil européen et transatlantique* [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2022, 125 p.
- *Les nouvelles formes de la guerre* [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2022, 125 p.
- *Ukraine. Le choc de la Guerre* [ed. with Jean-Baptiste JEANGENE VILMER and Justin MASSIE], Paris, Equateurs, coll. Le Rubicon, 2022, 128 p.

➤ since 2020 **Co-director** of the *Annuaire français de relations internationales* (AFRI) [with Jean-Vincent HOLEINDRE]

AFRI is a generalist organization. It focuses on international relations in all their dimensions - political, strategic, economic, cultural, technological... In a multi-disciplinary spirit, it brings together specialists, academics and researchers, diplomats and experts from France and abroad. It is prepared by an Editorial and Reading Committee. All contributions are now peer-reviewed (<https://www.afri-relectures.fr/>), and available on Cairn. Publication honored with a Grand Prix from the Institut de France, 2008

➤ since 2020 **Director** of the **Centre Thucydide collection**, CNRS éditions, Biblis
Selection and follow-up of proposed projects, in coordination with CNRS éditions management. Books published in this collection on my initiative:

- Marie ROBIN, *La vengeance et la paix*, Paris, CNRS Editions, 2024, forthcoming
- Manon-Nour TANNOUS [ed.], *Fréquenter les infréquentables*, Paris, CNRS Editions, 2023, 304 p.
- Julian FERNANDEZ and Jean-Vincent HOLEINDRE [eds], *Nations désunies? the crisis of multilateralism in international relations* Paris, CNRS Editions, 2022; 368 p.
- Alexandra NOVOSSELOFF [ed.], *Le Conseil de sécurité des Nations Unies*, Paris, CNRS Editions, 2^e ed., 2021, 432 p.
- Julian FERNANDEZ and Jean-Baptiste JEANGENE VILMER [eds], *Les Opérations extérieures de la France*, Paris, CNRS Editions, 2020, 344 p.

➤ since 2016 **Founder and co-director** of the "**Journées de la justice pénale internationale**" [with O. DE FROUVILLE and D. REBUT] (9 editions)

This annual two-day conference, held at the Université Panthéon-Assas, brings together leading academics and practitioners (judges, lawyers, jurists, etc.) specializing in international criminal justice. It is undoubtedly the most important scientific event on the subject in the French-speaking world.

The proceedings are published

- *Idéalisme et pragmatisme de la Justice pénale internationale. Actes des huitièmes journées de la justice pénale internationale* [ed. with Olivier DE FROUVILLE and Didier REBUT], Paris, Pedone, 2024, 190 p.

- *Permanence et renouveau de la Justice pénale internationale. Actes des septièmes journées de la justice pénale internationale* [ed. with Olivier DE FROUVILLE and Didier REBUT], Paris, Pedone, 2023, 176 p.
- *Tensions and Dynamics of International Criminal Justice. Actes des sixièmes journées de la justice pénale internationale* [ed. with Olivier de FROUVILLE], Paris, Pedone, 2022, 204 p.
- *Universalité et complémentarité de la Justice pénale internationale. Actes des cinquièmes journées de la justice pénale internationale* [ed. with Olivier de FROUVILLE], Paris, Pedone, 2021, 184 p.
- *L'hirondelle et la tortue. Actes des quatrièmes journ.es de la justice pénale internationale* [ed. with Olivier de FROUVILLE], Paris, Pedone, 2020, 184 p.
- *Les mutations de la justice pénale internationale. Actes des troisièmes journées de la justice pénale internationale* [ed. with Olivier de FROUVILLE], Paris, Pedone, 2019, 192 p.
- 2019-2024 **Coordinator** of the **Refwar** project (**protection in France of "war refugees"**), ANR, CES 41 - Inequalities, discriminations, migrations

The RefWar project focuses on the protection of "war refugees" in France, i.e. those forced into exile by armed conflict in their country of nationality or habitual residence. It aims to shed light on a major dimension of contemporary forced migration, by assessing the applicable legal instruments (field surveys), proposing an ongoing analysis of the reception and protection of "war refugees" in France (publication of works, website with a space dedicated to notes or chronicles of current events or case law), providing better training for the various players involved (creation of a DU and a legal "clinic"), and proposing any necessary changes to the law (creation of an additional protection title on humanitarian grounds).

In cooperation with the University of Reims (Pr. A. Marie), the University of Versailles (Pr. T. Fleury Graff) and the UNHCR Representation in France (C. Laly-Chevalier).

42 months - 250,000 euros, [[https://www.refwar . f r \]](https://www.refwar.fr)

Societies, associations or academic journals

National Law Conference : Co-opted member. Elected at the inaugural plenary session (Conseil d'État, March 3, 2023), for a 3-year term.

Editorial Board of the *Annuaire français de droit international* (AFDI)

Academic College of the *French Association for the United Nations* (AFNU)

Scientific Committee of the journal *Questions internationales*, La documentation française

Scientific Committee of the *Revue de droit international d'Assas* (RDIA)

Reading committee of the magazine *Champs de Mars*, Presses de Science po

Editorial Board of the *University of Bologna Law Review*

Scientific council of the CR3D laboratory at the Catholic University of Lille

External mandates

➤ **International Criminal Court: Vice-Chairman of the Advisory Committee on Nominations of Judges.** Elected by the Assembly of States Parties, on the proposal of the Bureau (2021-2024). Proposed and elected as Vice-President by his peers.

➤ **Ministry of Justice: Judge-Assessor at the Tribunal pour enfants de Paris,** (2022-2025). Arrêté du garde des sceaux dated December 14, 2021.

- **UNHCR, United Nations: Judge-Assessor at the Cour nationale du droit d'asile (CNDA), 2011-2021.** Appointed by the Vice-President of the Conseil d'État, on the proposal of the Representation of the United Nations Refugee Agency in *France* Appointed by the President of the CNDA in the "Grandes Formations" (2016-2017).

Expertise

- **Academy of International Law**
 - Co-organization, under the auspices of the *Curatorium*, with the French Embassy in the Netherlands and the International Criminal Court, of the **first international criminal law moot competition**, in French, since 2022.
 - Co-organization, under the auspices of the *Curatorium*, with Muriel Ubeda-Saillard, Anne-Laure Chaumette and Marina Eudes of the first **delocalized training sessions in international criminal law** (Côte d'Ivoire, 2023).
 - Co-organization, under the auspices of the *Curatorium*, of the **special training course in international criminal law for professionals** (The Hague, 1st edition 2024)
- **Auditions**
 - Heard by the **Economic, Social and Environmental Council (CESE)**, European and International Affairs section, opinion on the pathways and reception policies for asylum seekers in the EU, January 30, 2018.
 - Hearing at the Conseil d'État by the **Mission d'inspection des juridictions administratives**, September 25, 2018.
 - Intervention at the **Battle Lab Rens, Ministry of the Armed Forces**, Directorate of Military Intelligence, Intelligence campus, November 25, 2020.
 - Auditioned by the **Foreign Affairs Committee**, opinion on the approval of the agreement between the Government of the French Republic and the International Criminal Court on the enforcement of sentences handed down by the Court, November 3, 2022.
 - Hearing before the **Foreign Affairs Committee**, opinion on the reform of the United Nations, January 22, 2024.
- **Associations**
 - Member of the Board of Directors (2016-2020) and **former President (2017-2019) of the Association pour les études sur la guerre et la stratégie (AEGES)** [<http://www.aeges.fr>] Co-director of the "international criminal justice" research group
 - Founding member and president of **Le Rubicon** association
 - President, **Association Thucydide / AFRI**
 - Member of the **Scientific Council** of the Association des juristes pour le respect du droit international (JURDI) - co-author of an *amicus curiae* submitted to Pre-Trial Chamber I of the International Criminal Court (situation in the State of Palestine, July 12, 2024 - quoted by *Le Monde*, August 22).
- **ANR (French National Research Agency)**
 - Vice-Chairman of the Scientific Evaluation Committee of the "Globalization and Governance" program, **Agence nationale pour la Recherche**, 2012
 - Member of the Scientific Evaluation Committee of the "Innovation - Work" program (CE26), **Agence nationale pour la Recherche**, 2016

- Vice-Chairman of the Scientific Evaluation Committee of the "Innovation - Work" program (CE26), **Agence nationale pour la Recherche**, 2017 and expert member of the Mid-Term Project Review Committee.

➤ **Competition**

- Member of the jury for the **ENA** external entrance exam, 2014 (international issues test)
- Member of the jury for the **ENA** internal entrance exam, 2015 (international issues test)
- Member of the jury for the third **ENA** competitive entrance exam, 2016 (international issues test)
- Member of the jury for the competitions for **Foreign Affairs Counsellor** (Orient) and **Foreign Affairs Secretary** (Orient), 2015 and 2016 (public law and international issues)
- Chairman of the jury for the **CRFPA entrance exam**, IEJ Paris 2 (2016, 2017).
- Member of the **Thibaudet Prize** jury (2014-2022)
- Member of the jury for the Institut Louis Joinet **International Criminal Justice thesis prize** (since 2017)
- Jury member for the final of the **Lombois competition** (2017)
- Jury member for the **Jacques Mourgeon thesis prize**, SFDI (2018, 2020)

➤ **HCERES (French High Council for the Evaluation of Research and Higher Education)**

- Expert member of university research structure evaluation committees, 2017 (evaluation of ISC-EPRED, Poitiers)
- Expert member of evaluation committees for university research structures, 2018 (evaluation of CTAD, Nanterre)

➤ **Ministry of Foreign Affairs**

- Co-organization with Prof. Muriel Ubeda-Saillard of the seminar of the Ministry of Europe and Foreign Affairs, co-sponsored by Senegal, on the *review process* of the International Criminal Court, February 26, 2021.
- Member of the training group created as part of the "Influence through law" strategy, 2023

Member of various **selection committees** for professorships (Saclay) and associate professorships (Rouen, Inalco, Lille, etc.), Chairman of the CPJ Proemes selection committee, Paris 2, 2024

Doctoral/PhD or HDR supervision

Theses

- **11 PhD students, including 8 funded by a stipend (DC, ATER) and 5 co-directed or cotutored :**
 - Camille BAYET, DCM Assas - ATER Sciences Po, *The legitimacy of peacekeeping operations* [with J.-V. Holeindre] (2020)
 - Philippe BOU NADER, consultant, *Le régime juridique de l'usage de la force armée contre les entités non étatiques* (2016)

- Charles-Emmanuel DETRY, DC-ATER Assas, *The contribution of international law to international order in the South China Sea* (2017)
- Andréa FEUILLATRE, DC-ATER Assas, *The discretionary power of the Prosecutor of the International Criminal Court* (2020)
- Julia CASTRO JOHN, DC Eiffel, *Artificial intelligence and the treatment of migrants* (2023)
- Arnaud MENTRÉ, diplomat, *Sanctions in contemporary international relations* (2020)
- Carine MONTEIRO, DC Assas, *China and the legal war* (2020) [with P. Charon].
- Pierre MOUGEL, DC Assas, *Role and influence of militaro-patriotic initiatives in the professionalization of the Russian armed forces* (2022) [with O. Schmitt].
- Ayse OZGE ERCEIS, lawyer, *State responsibility in cyberspace. Elements of International Law* (2023) [with Z. Pirim].
- Louis PEREZ, DC Assas-ATER Nanterre, *Artificial intelligence for defense* (2019)
- Christophe RICHER, DCM-ATER Assas, *France's external operations since 2001* (2019)

➤ **11 doctors :**

- Danielle MOUORI, *Accompagnement des processus électoraux en Afrique subsaharienne francophone. Approche comparative de la pratique de l'Union européenne et de l'Organisation Internationale de la Francophonie*, Paris 2, December 16, 2023
- Dima ALSAJDEYA, ATER Collège de France, *La politique étrangère égyptienne sous Moubarak et la question israélo-palestinienne (1981-2011) : au-delà d'un levier de puissance* [with H. Laurens], Paris 2, June 16, 2023, prix de thèse de l'université Paris 2, prix de thèse AUF, qualifiée CNU 04 et 22 (2024)
- Mathilde JEANTIL, DCM-ATER Assas, *Economic sanctions and the Iranian nuclear crisis*, Paris 2, June 15, 2023, thesis prize awarded by the University of Paris 2.
- Marie WILMET, DC IUE, *Addressing the harms of victims of sexual and gender-based violence in international criminal procedure* [with N. Jain], Florence, June 12, 2023, Nuremberg Academy Research Award
- Joanne KIRKHAM, DCM-ATER Assas, *La régulation des Systèmes d'armes létaux autonomes* [with O de Frouville], Paris 2, December 10, 2022, Prix de thèse Clément Ader, Mention de l'université Paris 2, Mention spéciale de l'AEGES.
- Sandrine de SENA, lawyer, *La pratique des droits de la défense devant la Cour pénale internationale* [with F. Lafontaine], Paris 2, December 9, 2022, thesis prize awarded by Université Paris 2, submitted to the Chancellerie, selected for the "Bibliothèque de droit international" collection (LGDJ).
- Léa JARDIN, ATER Paris 13, *La protection des mineurs non accompagnés en droit international et européen des droits de l'homme* [with B. Mallevaey], Paris 2, April 8, 2022, AFDD thesis prize, mention of Université Paris 2
- Rachid CHAKER, DCM-ATER Paris 2, *Les rivalités d'influence dans le Golfe arabo-persique depuis 2003* [with J.-V. Holeindre], Paris 2, March 25, 2022, mention of Université Paris 2
- Isabelle FACON, deputy director FRS, *The military factor in the security policy of the Russian Federation in the Putin era (2000-2019)*, Paris 2, February 27, 2020, thesis prize awarded by Paris 2 University.
- Barbara HILD, DCM-ATER Lille, *La liberté d'expression des personnes incarcérées*, Lille, September 21, 2018
- Mohamed BAHOU, *Al Qaeda's franchises in Africa*, Paris 2, November 30, 2017.

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- internationale** », [avec Muriel UBEDA SAILLARD], *Le Club des Juristes*, 20 avril 2021, [<https://blog.leclubdesjuristes.com/>].
15. 2021 « **Ni asile, ni refuge : à statut dégradé, qualité ignorée ? A propos de deux ordonnances du Conseil d'Etat** », [avec Thibaut FLEURY GRAFF et Alexis MARIE], *Le Club des Juristes*, 8 avril 2021, [<https://blog.leclubdesjuristes.com/>].
16. 2020 « **Guerres et terrorisme : ne pas manipuler les faits** », [avec Delphine DESCHAUX-DUTARD, Béatrice HEUSER, Jean-Vincent HOLEINDRE, Jean-Baptiste JEANGENE VILMER, Jenny Raflik GRENOUILLEAU et Bruno TERTRAIS], *L'Obs, Idées*, 1^{er} décembre 2020, [<https://www.nouvelobs.com/>].
17. 2020 « **Guerres et terrorisme : ne pas se tromper de cible** », [avec Delphine DESCHAUX-DUTARD, Béatrice HEUSER, Jean-Vincent HOLEINDRE, Jean-Baptiste JEANGENE VILMER, Jenny Raflik GRENOUILLEAU et Bruno TERTRAIS], *L'Obs, Idées*, 21 novembre 2020, [<https://www.nouvelobs.com/>].
18. 2020 « **Tout est fait pour empêcher le Parquet national financier d'exercer normalement son office** », [avec collectif], *Le Monde, Opinions*, 14 octobre 2020
19. 2020 « **L'attaque de Donald Trump contre la Cour pénale internationale illustre la brutalité de sa diplomatie** », *Le Monde, Débats*, 27 juin 2020, p. 32
20. 2020 « **La crise sanitaire, prétexte à une fragilisation du droit d'asile** », [avec Thibaut FLEURY GRAFF et Alexis MARIE], *Le Club des Juristes*, 20 mai 2020, [<https://blog.leclubdesjuristes.com/>].
21. 2020 « **Asile et Covid-19 : l'effet d'aubaine ?** », [avec Thibaut FLEURY GRAFF et Alexis MARIE], *Libération*, 18 mai 2020, [<https://www.liberation.fr/debats>].
22. 2020 « **Gulliver à la Cour pénale internationale ?** », Thucyblog et Blog *Libertés, Libertés chéries*, 15 mars 2020, [<http://libertescheries.blogspot.com/>].
23. 2019 « **Paix et justice pénale internationale – le rôle décisif des Etats** », *Résonances*, n°1, 2019, p. 28-31
24. 2018 « **Lutte contre l'impunité des crimes de masse : un projet de loi préoccupant** » [avec Olivier DE FROUVILLE], *Libération*, 3 décembre 2018, [<https://www.liberation.fr/debats>].
25. 2018 « **Le projet de loi sur l'immigration n'est ni humain ni efficace** » [avec Marie-Laure BASILIE GAINCHE, Anne-Laure CHAUMETTE, Thibaut FLEURY GRAFF, Alexis MARIE et Serge SLAMA], *Le Monde, Débats*, 25-26 février 2018, p. 26
26. 2016 « **Il faut traduire George W. Bush et Tony Blair devant la Cour pénale internationale** » [avec Serge SUR], *Le Monde, Débats*, 13 juillet 2016, p. 21, sélection La Matinale
27. 2014 « **La réforme du droit d'asile est imprécise et insuffisante** », *Le Monde, Débats*, 8 août 2014, p. 16
28. 2014 « **La Russie au secours de l'Ukraine ? De l'ingérence sur invitation, par humanité ou en soutien du droit des peuples à disposer d'eux-mêmes** », *Le Huffington Post*, 7 mars 2014, [<http://www.huffingtonpost.fr/julian-fernandez/>].
29. 2014 « **Ianoukovitch à la CPI ? Faux-semblants et vrais défis** », Blog *Libertés, Libertés chéries*, 2 mars 2014, [<http://libertescheries.blogspot.fr>].
30. 2013 « **Syrie : prendre au sérieux l'option de la Cour pénale internationale** », *Le Huffington Post*, 1^{er} sept. 2013, [<http://www.huffingtonpost.fr/julian-fernandez/>].
31. 2013 « **Il n'y a aucun fondement juridique à une intervention. Explorons d'autres choix que celui de la force** », *Le Monde, Débats*, 31 août 2013, p. 16
32. 2013 « **L'option militaire en Syrie : ni licite, ni légitime ?** », *Le Huffington Post*, 28 août 2013, [<http://www.huffingtonpost.fr/julian-fernandez/>].
33. 2012 « **De l'intervention humanitaire à la responsabilité de protéger : le passé d'une illusion** », *La Croix*, vendredi 20 avril, p. 13

34. 2004 « **Les Etats-Unis et la construction européenne : un comportement ambivalent** », *Questions internationales* n° 9, sept-oct 2004
35. 2004 « **Les Etats-Unis et la justice internationale** », *Questions internationales*, n°9, sept-oct. 2004

Numerous interviews in various print media (*Le Monde, Libération, Society, Le Point, Marianne, Mediapart, L'Obs*, etc.) and radio stations (*France inter, France culture*, etc.).

Numerous conferences at the invitation of colleagues, associations or international organizations (ICC, OIF, AFNU, etc.).

Honors and awards

- 2022 Promoted to the exceptional class of full professors (national promotion)
 - **2019 Chevalier** in the order of Academic Palms (January promotion)
 - 2019 Prime d'excellence scientifique (PEDR, national promotion)
 - 2016 Promoted to the first class of full professors (national promotion)
 - 2011-2018 Three-time winner of a prize from the Académie des sciences morales et politiques
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2. Fremr, Robert (Czech Republic)

[Original: English]

Note verbale

The Embassy of the Czech Republic to the Kingdom of the Netherlands presents its compliments to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court and with reference to its note verbale ICC-ASP/23/SP/05 dated 28 March 2024, has the honour to convey that the Government of the Czech Republic decided to nominate Judge Robert Fremr for election to the Advisory Committee on Nominations of Judges of the International Criminal Court at the elections to be held during the 23rd session of the Assembly of States Parties (The Hague, 2–7 December 2024).

Statement of qualifications

This statement of qualifications is submitted by the Government of the Czech Republic in accordance with article 36, paragraph 4 (c), of the Rome Statute of the International Criminal Court and the resolution of the Assembly of States Parties relating to the procedure for the election of the members of the Advisory Committee on Nomination of Judges of the International Criminal Court (ICC-ASP/10/Res.5).

Judge Robert Fremr, former Vice-President and judge of the International Criminal Court (ICC), meets the requirements set out in the terms of reference of the Advisory Committee. He is a person of high moral character, impartiality, and integrity.

Judge Fremr has established competence and experience in criminal and international law. He has extensive practical experience in this regard acquired both in the national and international level.

Most of Judge Fremr's career, spanning over 40 years, has been devoted to criminal law and procedure. Judge Fremr has served as a criminal judge in all four tiers of the Czech judicial system (the Czech Republic has a continental legal system), specializing in violent crime. He is currently the Vice-President of the High Court in Prague.

Judge Fremr served as a judge of the ICC between 2012-2021 and as the First Vice-President between 2018-2021. He was assigned to Trial Division. The full list of cases he dealt with is available at the ICC website, including those he presided over.

Prior to his election as a judge of the ICC, Judge Fremr served as judge ad litem at the International Criminal Tribunal for Rwanda (ICTR) in years 2006-2008 and 2010-2012.

In addition to his judicial practice, Judge Fremr has been active in the academic field. He has lectured on criminal law at the Faculty of Law of Charles University in Prague and taught human rights courses to judges and trainee judges at the Judicial Academy of the Ministry of Justice of the Czech Republic. He also attended many international conferences and served as a member of several expert committees of the Council of Europe, focused on the fight against organized crime, corruption, and the agenda of human rights, and was a member of the Consultative Council of European Judges.

Judge Fremr is fluent in English and has intermediate level of French and Russian.

Judge Fremr is a national of Czech Republic.

Curriculum vitae

Personal information

Date of birth: 1957

Nationality: Czech Republic

Current position: Judge, Vice-President of the High Court in Prague, Czech Republic

Language skills: English (proficient), French (intermediate), and Russian (intermediate)

Relevant international professional activities

2012 - 2021 Judge of the International Criminal Court (Trial Division)

2018 - 2021 First Vice-President of the International Criminal Court

2006 - 2008, 2010 - 2012 Judge ad litem of the International Criminal Tribunal for Rwanda, Arusha

Relevant national professional activities

2021 - present	Judge (Vice-President) of the High Court in Prague
2004 - 2005, 2009 - 2010	Judge of the Supreme Court of the Czech Republic (Penal Section)
1989 - 2003	Judge of the High Court in Prague (Penal Section)
1986 - 1989	Judge of the Court of Appeal in Prague (Penal Section)
1983 - 1986	Judge of the District Court Prague 4
1981 - 1983	Judicial practitioner, Municipal Court, Prague

Education and academic and other qualifications

1989 - 1991	Postgraduate studies in criminal procedural law, Charles University Law School, Prague
1981	Doctor of Laws (Juris Utriusque Doctor). Theme of the doctoral thesis: Purpose of Punishment
1976 - 1980	Charles University Law School, Prague

Selected further education at international level

1999	Eisenhower Exchange Fellowships: two months study stay focused on comparison of the criminal procedure under the common law and the civil law (USA)
1999	California Center for Judicial Education and Research: study on Death penalty trials (USA)
1998	Independence of Courts: comparative study (Stockholm, Sweden)
1995 (Linz, Austria)	Regional Court in Linz: study stays on the criminal procedure system,
1994	European Court of Human Rights: study stay for selected judges organized by the Council of Europe focused on practical issues of proceedings before this Court (Strasbourg, France)

Selected domestic related activities

1995 - present	Lecturer at Charles University Law School, Prague (lectures on criminal law and courses on comparison of Czech criminal law and other criminal law systems)
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1998 - present Lecturer of the courses for judicial practitioners and judges organized by the Judicial Academy of the Ministry of Justice of the Czech Republic

Selected international activities (prior his election as ICC judge)

2000 - 2011 Representative of the Czech Republic to the Consultative Council of European Judges of the Council of Europe (CCJE), an advisory body to the Committee of Ministers of the Council of Europe preparing opinions on essential judicial issues at European level

2002 - 2011 Group of the States Against Corruption (GRECO) of the Council of Europe:
Member of the Group of experts appointed to the examination teams- member of the international teams which monitored Bosnia and Herzegovina (2002), Bulgaria (2004)

1995 - 2001 Representative of the Czech Republic to the Multidisciplinary Group on Corruption (GMC) of the Council of Europe

1999 - 2001 Elected Chairman of the Working Group on Corruption in Political Parties Funding (GMCF). Both bodies prepared several drafts of the European Community Conventions in the field of fight against corruption and project of GRECO.

1997 - 2000 Representative of the Czech Republic to the OCTOPUS Project (joint project of the Council of Europe and the European Commission focused on the fight against various forms of organized crime)

1998 - 2004 Representative of the Czech Republic to the Organization for Economic Cooperation and Development (OECD), Working Group on Bribery of the Foreign Public Officials in the business transactions: member of the evaluation teams which examined Slovakia (2000), Finland (2002) and Norway (2004)

3. Hildner, Guido (Germany)

[Original: English]

Note verbale

The Embassy of the Federal Republic of Germany presents its compliments to the Secretariat of the Assembly of States Parties of the International Criminal Court and has the honour to communicate the following:

With reference to the Secretariat's notes verbales ICC-ASP/23/SP/05 and ICC-ASP/22/SP/53 dated 28 March 2024 and 26 August 2024 respectively, the Embassy has the honour to nominate H.E. Ambassador Dr. Guido Hildner for election to the Advisory Committee on Nominations of Judges of the International Criminal Court, which will take place at the twenty-third session of the Assembly of States Parties. The Embassy has the honour to enclose a statement of qualifications for Ambassador Hildner and his curriculum vitae.

Statement of qualifications

This statement of qualifications is submitted by the Government of Germany in accordance with article 36, paragraph 4 (c), of the Rome Statute of the International Criminal Court and the resolution of the Assembly of States Parties relating to the procedure for the election of the members of the Advisory Committee on Nomination of Judges of the International Criminal Court (ICC-ASP/10/Res.5).

Dr. Hildner has broad experience in the areas of international law, diplomacy, human resources including recruitment – all this also with reference to the International Criminal Court.

He was the first Chief of Human Resources of the International Criminal Court from 2003 to 2006 and, as such, inter alia responsible for the recruitment of more than 1,000 staff and the establishment of the human resources management system of the Court.

He worked in various legal functions in the German Foreign Service. For example, he was a delegate in the Sixth Committee of the United Nations General Assembly and organized the German participation in various proceedings before the International Court of Justice (e.g. "Jurisdictional Immunities of the State", "Accordance with international law of the unilateral declaration of independence in respect of Kosovo", "Legal Consequences of the Separation of the Chagos Archipelago from Mauritius in 1965"). He has participated in numerous conferences, from the International Conference of the Red Cross and Red Crescent to the Council of Europe's Legal Advisers' meetings.

As the German representative, Dr. Hildner took part in seven sessions of the Assembly of States Parties to the Rome Statute and in the Review Conference of Kampala.

He also worked in the Personnel Department of the Foreign Office, where he was responsible, inter alia, for international candidatures.

Dr. Hildner has published several times on questions of international law, including those of international criminal law (e.g.: "The Activation of the International Criminal Court's Jurisdiction over the Crime of Aggression: The Edifice is Completed" in: German Yearbook of International Law Vol. 61 (2018), p. 439 et seq.).

He was instrumental in setting up the International Nuremberg Principles Academy which has since developed into an important forum for the exchange on questions of international criminal law.

Dr. Hildner completed his assignment as German Ambassador to Vietnam in July 2024 and entered statutory retirement. He no longer works for the Government. He is therefore completely independent and has the necessary time to devote himself to the work of the Committee.

In the decades of his work in international and national service, Dr. Hildner has proven that he meets the high character qualifications required for membership in the Committee.

Dr. Hildner is fluent in English and French.

He has German citizenship.

Curriculum vitae

Personal information

Date of birth: 1958

Nationality: German

ICC working languages: English, French

Professional experience

2019 – 2024 Ambassador of Germany to Vietnam
 2016 – 2019 German Foreign Office, Director, International Law
 2013 – 2016 German Delegation to NATO Brussels
 2009 – 2013 German Foreign Office, Head, Public International Law Division
 2006 – 2009 German Embassy Moscow
 2003 – 2006 International Criminal Court, Chief, Human Resources
 2000 – 2003 German Embassy Beirut
 1997 – 2000 German Foreign Office, Personnel Department
 1994 – 1997 German Mission to the United Nations New York
 1992 – 1994 German Embassy Colombo
 1990 – 1992 German Foreign Office
 1988 – 1990 University of Bonn, Institute for Public International Law, Research Assistant
 1985 – 1987 Regional Court of Appeal Berlin, Legal Trainee
 1986 United Nations New York, Office of Legal Affairs, Intern
 1981 United Nations Geneva, Division of Human Rights, Intern

Academic and professional degrees and distinctions

1991 Dr. iuris (Ph.D. in law), University of Bonn
 1987 Assessor (qualification for judicial office, admission to the Bars), Berlin
 1984 First State Law Examination, Regional Court of Appeal Cologne

Education

1981 – 1984 University of Bonn, Law School
 1982 Academy of International Law, The Hague
 1980 – 1981 University of Geneva, Law School
 Institut Universitaire de Hautes Études Internationales Genève
 1978 – 1980 University of Freiburg, Law School

4. Kolaković-Bojović, Milica (Serbia)

[Original: English]

Note verbale

The Embassy of the Republic of Serbia in The Hague presents its compliments to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court and, with reference to the Secretariat's note verbale ICC-ASP/23/SP/05, dated 28 March 2024, has the honour to inform the Secretariat that the Government of the Republic of Serbia has decided to nominate Ms. Milica Kolaković – Bojović for re-election to the Advisory Committee on Nominations of Judges of the International Criminal Court, at the elections to be held during the twenty-third session of the Assembly of States Parties, due to be held in The Hague from 2 to 7 December 2024.

The Embassy has the honour to enclose the statement of qualifications for Ms. Milica Kolaković - Bojović and her curriculum vitae.

Statement of qualifications

The Republic of Serbia presents the candidature of Prof. Dr. Milica Kolaković-Bojović for the re-election to the Advisory Committee on nomination of judges of the International Criminal Court (ACN). Mrs. Kolaković-Bojović has been a member of the Advisory Committee on nominations of judges of the International Criminal Court since

2021. She is currently holding the position of the Rapporteur for developing Guidelines for national nomination procedures in the State Parties.

This statement is submitted in accordance with article 36, paragraph 4 (c) of the Rome Statute and resolution ICC- ASP/10/Res5, adopted by the Assembly of States Parties, relating to the procedure for the election of the members of the ACN.

Professor Kolaković-Bojović meets the requirements set out in the terms of reference of the ACN. She is a person of high moral character, impartiality and integrity. She has established competence in relevant areas of international law, namely international humanitarian law, law on human rights and criminal law, as well as extensive experience in a professional legal capacity which is of relevance to the judicial work of the Court.

In 2017, Mrs. Kolaković-Bojović was elected in the membership of the United Nations Committee on Enforced Disappearances (UN CED) and appointed to the position of the UN CED reprisal focal point. Since 2019 she has been Vice-President of the Committee. In the scope of her work within the Committee, she has served as a rapporteur on several occasions and as a member of various working groups.

Furthermore, Mrs. Kolaković-Bojović possesses comprehensive knowledge and extensive experience in international standards and United Nations institutional framework in the field of human rights protection, gained through her engagement as an independent expert on victim's rights and transitional justice.

In her professional career, Mrs. Kolaković-Bojović has been engaged as an expert in the numerous scientific researches and donor-funded projects in the justice sector, at national and international level. She has also coordinated and participated in the development of more than 30 public policy analyses and strategic documents in the field of prosecution of war crimes, victims' rights, execution of penal sanctions and judicial reform.

She has, so far, published a number of books, articles and scientific papers. She is editor-in-chief of the Journal of

Criminology and Criminal Law and a member of the Serbian Association for Criminal Law Theory and Practice.

For all the above reasons, the Republic of Serbia is confident that Prof. Dr. Milica Kolaković-Bojović qualifies to become a member of the Advisory Committee on nomination of judges of the International Criminal Court, with a prospective of useful and meaningful contribution.

Curriculum vitae

Personal information

Date and place of birth: 17 February 1984, Belgrade, Serbia

Nationality: Serbian

ICC working languages: English (proficient), French (basic)

Relevant international professional activities

- 2021- present Member of the Advisory Committee on Nominations of Judges of the International Criminal Court; Rapporteur for developing the Guidelines for national nomination procedures in the States Parties.
- 2017- present Vice-President and Member of the UN Committee on Enforced Disappearances; The Rapporteur in charge of drafting the First General Comment on Enforced Disappearances in the Context of Migration; The Rapporteur of the Committee to prevent and address intimidation and reprisal against individuals and groups cooperating with the Committee; Member of the working group in charge of amending the Rules of the Procedure of the Committee; Member of the working group in charge of UN Treaty Body System Reform; 2020-2023 Member of the Working group for urgent actions.
- 2013-present Independent legal, justice reform, human rights and policy reform expert on UNODC, UNICEF, UNDP, UNOPS, EU, CoE, OSCE and World Bank human rights and justice reform projects, providing support to Eastern Europe states in legal and policy reform and strengthening independence, impartiality, efficiency and professional capacities of judiciary, prosecutors, law enforcement, and public administration.
- 2022-present Council of Europe, Certified HELP Tutor for Child Friendly Justice

Relevant national professional activities

- 2008- present Institute of Criminological and Sociological Research (Belgrade)- Senior Research Fellow; President of the Scientific Council of the Institute and the Vice-President of the Steering Board of the Institute
- 2015-2018 President of the Council for Implementation of the EU Accession Negotiations Chapter 23 Reforms (Judiciary and Fundamental Rights)
- 2012-2018 Senior Criminal Justice Reform Expert, Ministry of Justice (MDTF- World Bank Project)
- 2009- 2012 Teaching Associate, Criminal Law and Procedure, University of Belgrade, Faculty of Law
- 2007-2009 Victim Support Service volunteer, Victimology Society of Serbia

Educational background

- 2016 University of Belgrade, Faculty of Law- PhD. in criminal law and procedure (Efficiency of Criminal Justice)

2008	University of Belgrade, Faculty of Law- LLM. Criminal Law (Juvenile Justice)
2007	University of Belgrade, Faculty of Law- B.A. Degree- Judicial Department

Other selected professional positions and activities

Present	Member of the Association for International Criminal Law
2017-present	Member of the Serbian Association for Criminal Law Theory and Practice
2018-present	Editor-in-chief and/or member of the Editorial Board of the Journal of Criminology and Criminal Law
2008- present	Author of five books and more than 80 scientific papers and book chapters, in the field of criminal law and procedure, judicial reform, missing persons, victims' rights and child friendly justice.
2012- present	Developed or coordinated developing more than 40 strategies, action plans and public policy analyses, as well as more than 20 laws and bylaws in the field of prosecution of war crimes, victims' rights, missing persons, execution of penal sanctions, judicial and prosecutorial reform and child friendly justice.
2012- present	Developed training programs, curricula and/or training manuals and delivered training to more than 2,000 of judges, prosecutors, police officers, lawyers, civil servants, social care specialists, prison administration staff, CSO representatives/human rights defenders and journalists in more than 10 countries.

List of selected/most recent publications

Books

- 1) Baranowska, G. & Kolaković-Bojović, M. (2024) *Enforced Disappearances: On Universal Responses to a Worldwide Phenomenon*. Cambridge University Press (in publishing).
- 2) Škulić, M., Kolaković-Bojović, M, Matić Boškovi, M. (2024) *The Role of the Constitutional Court of Serbia in Protecting Human Rights in Penal Procedures* (Uloga Ustavnog suda Republike Srbije u zaštiti ljudskih prava u kaznenim postupcima), Institute of Criminological and Sociological Research, Belgrade (in publishing).
- 3) Kolaković-Bojović, Milica and Đukanović, Anđela (2023) *Hate Crime in Serbia (Zločini iz mržnje u Republici Srbiji)* Institute of Criminological and Sociological Research, Belgrade. ISBN 978-86-80756-59-2
- 4) Kolaković-Bojović, M., Petković M. Bojan (2020) *Judiciary in Serbia between the Rule of Law and Self-governance*, Institute of Criminological and Sociological Research, Belgrade
- 5) Kolaković-Bojović, M. (2018) *Organization of the judiciary in the Republic of Serbia-reform framework and EU standards*, Institute of Criminological and Sociological Research, Belgrade.

Articles, papers and book chapters

- 1) Kolaković-Bojović, Milica (2024) *Election of Judges of the International Criminal Court: Towards Integrity and Transparency of the National Nomination Procedures*. In: Međunarodna naučna konferencija Odnos međunarodnog krivičnog i nacionalnog krivičnog prava: zbornik radova sa međunarodne naučne konferencije, Palić, 14-17. jun 2024. Tom 1. Udruženje za međunarodno krivično pravo; Pravni fakultet, Beograd, pp. 143-160. ISBN 978-86-6132-126-9

- 2) Kolaković-Bojović, Milica and Baranowska, Grazyna (2024) *Migrants as Victims of Enforced Disappearances*. In: International scientific thematic conference The Position of Victims in the Republic of Serbia, Palić, 12-13 June 2024. Institute of Criminological and Sociological Research, Belgrade, pp. 63-74. ISBN 978-86-80756-66-0
- 3) Kolaković-Bojović, M. & Džumhur, J. (2024) Enforced Disappearances and the Right to Reparation in Western Balkans, In: Baranowska, G. & Kolaković-Bojović, M. (eds.) *Enforced Disappearances: On Universal Responses to a Worldwide Phenomenon*. Cambridge University Press (in publishing).
- 4) Baranowska, G. & Kolaković-Bojović, M. (2024) Dealing with Uncertainty: On Addressing Enforced Disappearances Universally, In: Baranowska, G. & Kolaković-Bojović, M. (eds.) *Enforced Disappearances: On Universal Responses to a Worldwide Phenomenon*. Cambridge University Press (in publishing).
- 5) Kolaković-Bojović, Milica and Jauković, Momir (2024) *Strategic Approach to the Judicial Reform in Montenegro: The Current State of Play and a Way Forward*. In: International scientific conference "The dynamics of modern legal order", 24th and 25th of May 2024, Kosovska Mitrovica. University of Priština, Faculty of law; Institute of criminological and sociological research ; Institute of comparative law, Kosovska Mitrovica ; Belgrade, pp. 51-66. ISBN 978-86-6083-096-0
- 6) Kolaković-Bojović, M. (2023) *Víctimas de desaparición forzada y derecho a la reparación*. In: *Desaparición forzada: Colección en temas de derechos humanos*, Tomo I. Centro Internacional para la Promoción de los Derechos Humanos bajo los auspicios de UNESCO (CIPDH), Buenos Aires, Argentina, pp. 196-226. ISBN 978-631-90305-0-1
- 7) Kolaković-Bojović, Milica and Simonovski, Ivica (2023) *The Accession Negotiations of North Macedonia to the EU: Between New Methodology and Old Challenges*. In: International scientific conference "Law between the ideal and the reality". Faculty of Law ; Institute for Comparative Law, Priština ; Belgrade, pp. 103-115. ISBN 978-86-6083-087-8.
- 8) Stevanović, Ivana and Kolaković-Bojović, Milica (2022) *Children and the Challenges of the Digital Environment*. In: International Scientific Thematic Conference Children and the Challenges of the Digital Environment, Palić, 16-17 June 2022. Institute of criminological and sociological research, Belgrade, pp. 9-26. ISBN 978-86-80756-48-6
- 9) Kolaković-Bojović, Milica (2022) *Human Rights Protection: From Populism to the Evidence - Based Policy Making*. In: Yearbook. No. 5, Human rights protection : from childhood to the right to a dignified old age : human rights and institutions. Provincial Protector of Citizens - Ombudsman ; Institute of Criminological and Sociological Research, Novi Sad ; Belgrade, pp. 63-80. ISBN 978-86-80756-50-9
- 10) Kolaković-Bojović, Milica and Batrićević, Ana (2022) *Community Service: Experiences and Challenges of Implementation in the Republic of Serbia in the 2015-2020 Period*. Revija za kriminologiju i krivično pravo (3). pp. 105-123. ISSN 1820-2969
- 11) Matić Bošković, Marina and Kolaković-Bojović, Milica (2022) *New Approach to the EU Enlargement Process - Whether COVID-19 Affected Chapter 23 Requirements?* International Scientific Conference "The recovery of the EU and strengthening the ability to respond to new challenges – legal and economic aspects" in Osijek, 9-10 June 2022allenges - Legal and Economic Aspects, 6. pp. 330-350. ISSN 2459-9425
- 12) Kolaković-Bojović, Milica and Batrićević, Ana (2021) *Children in Correctional Institutions and the Right to Communicate with Their Families During the Covid-19 Pandemic*. Teme, XLV (4). pp. 1115-1130. ISSN 1820-7804
- 13) Kolaković-Bojović, Milica (2021) *Information and Communications Technology as a Tool to Substitute In-Person Visits in the Serbian Prison System During the Covid-19 Restrictive Measures*. Journal of Liberty and International Affair, 7 (3). pp. 21-35. ISSN 1857-9760
- 14) Kolaković-Bojović, M. (2021) *Disappeared Persons and the Right to be Considered Alive - The current State of Play in the Western Balkans*. In: Yearbook. No. 4, *Human rights protection: right to life*. Provincial Protector of Citizens - Ombudsman; Institute of Criminological and Sociological Research, Novi Sad; Belgrade, pp. 271-287. ISBN 978-86-80756-43-1.

- 15) Kolaković-Bojović, M. (2021). *Life Imprisonment and Parole in Serbia – (An)Intentionally Missed Opportunity*, Journal of Criminology and Criminal Law, 59(1), ISSN 1820-2969
- 16) Kolaković-Bojović, M. (2020). Victims Directive (2012/29 / EU) and criminal legislation of the Republic of Serbia. In: C. Bejatović (ed.) Victim of criminal offense and criminal law instruments of protection (international legal standards, regional criminal legislation, application and measures to improve protection) (41-54). Belgrade: OSCE Mission to the Republic of Serbia, ISBN 978-86-6383-093-6.
- 17) Kolaković-Bojović, M, Grujić, Z. (2020) *Crime Victims and The Right to Human Dignity - Challenges and Attitudes in Serbia-* in Z. Pavlović, ed. Yearbook Human Rights Protection, The Right To Human Dignity (239-270) Novi Sad: Republic of Serbia Autonomous Province of Vojvodina Provincial Protector of Citizens – Ombudsman and Institute of Criminological and Sociological Research
- 18) Kolaković-Bojović, M. (2019). *Wrongful Removal of Children, Protection of the Rights of the Child* “30 Years After the Adoption of the Convention on the Rights of the Child”, No.2, 429-449.
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5. Kwon, O-Gon (Republic of Korea)

[Original: English]

Note verbale

The Embassy of the Republic of Korea to the Kingdom of the Netherlands presents its compliments to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court and, with reference to the Secretariat's note verbale ICC-ASP/23/SP/05, dated 28 March 2024, has the honour to inform the Secretariat that the Government of the Republic of Korea has decided to nominate Judge O-Gon Kwon for election to the Advisory Committee on Nominations of judges of the International Criminal Court, at the elections to be held during the twenty-third session of the Assembly of States Parties.

The Embassy has further the honour to enclose Judge O-Gon Kwon's statement of qualifications and curriculum vitae.

Statement of qualifications

Statement submitted in accordance with article 36, paragraph 4(c) of the Rome Statute of the International Criminal Court and resolution ICC-ASP/10/Res5, adopted by the Assembly of States Parties, relating to the procedure for the election of the members of the Advisory Committee on Nominations of judges of the International Criminal Court (ACN)

Judge O-Gon Kwon, former President of the Assembly of States Parties (ASP) of the International Criminal Court (ICC), and former Judge and Vice-President of the International Criminal Tribunal for the Former Yugoslavia (ICTY), meets the requirements set out in the terms of reference of the ACN. He is a person of high legal expertise, impartiality, and integrity.

Judge Kwon has established competence and experience in criminal and international law as specified in his Curriculum Vitae. He has extensive practical and academic experience in the areas of criminal procedure, the law of evidence, court management, and international law.

Judge Kwon was admitted to the Korean Bar in 1979, started his legal career as a Judge of Seoul Civil District Court and later worked as the Assistant Legal Advisor to the President of the Republic of Korea (1981-1984) and Presiding Judge of numerous courts, including Changwon District Court, Suwon District Court, Seoul District Court, and Taegu High Court (1993-2001). Judge Kwon also served as the Planning Director of the Ministry of Court Administration (1990-1992) and Research Judge (1992-1993) of the Supreme Court of Korea and Director of Research of the Constitutional Court of Korea (1997-1999). As such, he took important part in the national litigation system, criminal justice system, and court management.

Following his domestic career, Judge Kwon has well-established expertise also in the international court system and practice including the ICC. He was elected as the President of the ASP of the ICC, and served in that post for about three years (2017-2021). During his mandate as the ASP President, Judge Kwon successfully launched the Review process, which is still ongoing. Prior to this career, he served as one of the Permanent Judges of the ICTY for 15 years (2001-2016), and assumed the position of the Vice-President of the ICTY (2008-2011). During his mandate at the ICTY, he sat on the trial of Slobodan Milošević, former President of the Republic of Serbia and the Federal Republic of Yugoslavia, and presided over the trial of a former Bosnian Serb leader, Radovan Karadžić.

He also served as a member of the Independent Panel for the ICC Election, which was set up by the Coalition for the ICC (2010-2013). The Independent Panel performed the similar functions to the ACN, triggering the establishment of the ACN by the ASP of the ICC.

For all the above reasons, the Republic of Korea is highly confident that Judge Kwon qualifies to become a member of the Advisory Committee on Nomination of judges of the ICC, and will extensively contribute to the work of the Committee with expertise and in a collegial manner.

Curriculum vitae

Judge O-Gon Kwon is currently an attorney-at-law at Kim & Chang law firm who serves as the President of the firm's International Law Institute. Judge Kwon is also serving as the chair of the Advisory Committee for Judicial Policy of the Supreme Court of Korea and as a member of the Advisory Board of the Constitutional Court of Korea. Additionally, Judge Kwon has been serving as a member of the Board of Editors of the Journal of International Criminal Justice (Oxford University Press).

Judge Kwon worked as one of the permanent judges of the United Nations' International Criminal Tribunal for the former Yugoslavia (ICTY) for 15 years, from November 2001 to March 2016. He served as the Vice-President of the ICTY from 2008 to 2011. During his mandate at the ICTY, Judge Kwon presided over the trial of a former Bosnian Serb leader, Radovan Karadžić. Previously, he sat on the trial of Slobodan Milošević, former President of the Republic of Serbia and the Federal Republic of Yugoslavia, and on the trial of Popović and others, in which seven Bosnian Serbs were accused of involvement in crimes following the fall of the Srebrenica enclave in July 1995.

Afterwards, Judge Kwon was elected as the President of the Assembly of States Parties (ASP) of the International Criminal Court (ICC) in December 2017, and served in that post for about three years until February 2021. During his mandate as the President of the ASP of the ICC, he successfully launched the Review process, which is still on-going. Judge Kwon also served as the President of the Korean Society of Law, which is the association of all jurists, i.e., judges, prosecutors, attorneys, and law professors in Korea from 2017 to 2022.

Prior to his international career, Judge Kwon served in the judiciary of the Republic of Korea for 22 years as a judge in numerous courts, including the Seoul District Court, Changwon District Court, Suwon District Court, and Taegu High Court. He also served as the Assistant Legal Advisor to the President of the Republic of Korea (1981-1984), the Planning Director at the Office of the Court Administration of the Supreme Court of Korea (1990-1992), and the Director of Research at the Constitutional Court of Korea (1997-1999).

Judge Kwon holds an LL.B. (1976) from Seoul National University College of Law and an LL.M. (1983) from the Graduate School of Seoul National University. He took his bar apprenticeship in the Judicial Research and Training Institute at the Supreme Court of Korea (1979). He also holds an LL.M. (1985) from Harvard Law School, USA.

Judge Kwon received a Moran Medal, Order of Civil Merit, from the President of the Republic of Korea in September 2008. He also received the Korean Legal Culture Award from the Korean Bar Association in 2013 and the Youngsan Legal Culture Award from the Youngsan Foundation of Law and Culture in 2011. Furthermore, he received the Lifetime Achievement Award from Asialaw in 2017, and Kyung-Ahm Special Prize in 2018. He was also awarded the Lawyer of the Year by the Legal Press Club in 2009.

Personal information

Date of birth: 2 September 1953
 Nationality: Republic of Korea
 ICC working language: English (proficient)

Relevant international professional activities

2007-present	Member, Board of Editors, Journal of International Criminal Justice, Oxford University Press
2017-2021	President, Assembly of States Parties of the International Criminal Court
2001-2016	Permanent Judge, International Criminal Tribunal for the Former Yugoslavia, The Hague, the Netherlands
2008-2011	Vice-President, International Criminal Tribunal for the Former Yugoslavia, The Hague, the Netherlands

2010-2013 Member, Independent Panel for the ICC Election, Coalition for the International Criminal Court

Relevant national professional activities

2016-present President, International Law Institute, Kim & Chang

2017-present Arbitrator, Korean Commercial Arbitration Board

2021-present Member, Advisory Board, Constitutional Court of Korea

2024-present Chair, Advisory Committee for Judicial Policy, Supreme Court of Korea

2020-2021 Chair, Committee for the Implementation Legislation of the International Convention for the Protection of All Persons from Enforced Disappearance, Ministry of Justice

2017-2022 President, Korean Society of Law

2014-2020 Chair, Judicial Policy Management Committee, Judicial Policy Research Institute, Supreme Court of Korea

2017-2019 Chair, Advisory Committee on the Human Rights Issues in North Korea, Ministry of Justice

2016-2017 Chair, Committee for the Development of Criminal Justice, Supreme Court of Korea

2000-2001 Presiding Judge, Taegu High Court

1999-2000 Presiding Judge, Seoul District Court

1997-1999 Director of Research, Constitutional Court of Korea

1997 Presiding Judge, Seoul Eastern District Court

1995-1997 Presiding Judge, Suwon District Court

1994-1995 Chair, Press Arbitration Commission, Gyeongsangnam-do Province

1993-1995 Presiding Judge, Changwon District Court

1992-1993 Research Judge, Supreme Court of Korea

1990-1992 Planning Director, Ministry of Court Administration, Supreme Court of Korea

1988-1990 Judge, Taegu High Court

1986-1988 Judge, Seoul Criminal District Court

1980-1984 Assistant Legal Adviser, Office of the Secretary to the President of Republic of Korea

1979-1986 Judge, Seoul Civil District Court

Other affiliations

2019-present Member, Asan Award Committee

2023-present Member, Board of Directors, Sejong Foundation

2022-2024 Member, Board of Trustees, Seoul National University

Education

1985 LL.M., Harvard Law School (U.S.A.)

1983 Graduate School, Seoul National University (Korea)

1979 Judicial Research and Training Institute, Supreme Court of Korea
 1976 LL.B., Seoul National University (Korea)

Awards

2018 Kyung-Ahm Special Prize, Kyung-Ahm Education & Culture Foundation
 2017 Lifetime Achievement Awards, Asialaw Asia-Pacific Legal Practice Awards (Asialaw Profiles)
 2013 Korean Legal Culture Award, Federal Bar Association of Korea
 2011 Youngsan Legal Culture Award
 2009 Lawyer of the Year, Legal Press Club
 2008 Moran Medal, Order of Civil Merit, President of the Republic of Korea

Publications

Book

- Commentary on the Civil Code (Pakyoungsa, 1993)

Articles

- Forgotten Victims, Forgotten Defendants, 227 Beyond Victor's Justice? The Tokyo War Crimes Revisited (2011)
- The Challenge of an International Criminal Trial as Seen from the Bench, Journal of International Criminal Justice (Oxford University Press), 5 (2007)
- A Comparative Study on International Criminal Trials and Korean Criminal Trials, 15 Human Rights and Justice 359 (2006, Korean Bar Association)
- Recent Trends in International Humanitarian Law: the case of the ICTY, 12 Criminal Cases Study 578 (Pakyoungsa, 2004)
- Small Claims Court in the U.S. and Korea, 15 Korean Journal of Comparative Law 95 (LL.M. paper, Harvard Law School, 1985)
- A Study on Maritime Liens (LL.M. paper, Graduate School of Seoul National University, 1983) and many others

6. Moscoso Valenzuela, Jaime (Chile)

[Original: English]

Note verbale

The Embassy of the Republic of Chile to the Kingdom of the Netherlands presents its compliments to the Honourable Secretariat of the Assembly of States Parties of the International Criminal Court and has the honour to refer to its Note ICC-ASP/23/SP/05 of 28 March 2024 concerning the election of the members of the Advisory Committee on Nominations of Judges, which will take place at the twenty-third session of the Assembly.

In this regard, the Embassy of the Republic of Chile is pleased to submit, within the established deadline, the candidature of Ambassador Jaime Moscoso Valenzuela to the Advisory Committee on Nominations of Judges. Ambassador Moscoso's curriculum vitae and statement of qualifications are attached.

The Embassy of the Republic of Chile notes that the candidacy of Ambassador Moscoso has the support of the Group of Latin American and Caribbean Countries (GRULAC).

The Embassy of the Republic of Chile to the Kingdom of the Netherlands takes this opportunity to renew to the Honourable Secretariat of the Assembly of States Parties to the International Criminal Court the assurances of its highest consideration.

Statement of qualifications

Declaration submitted in accordance with the provisions of article 36, paragraph 4 (c) of the Rome Statute of the International Criminal Court and Resolution ICC-ASP/10/Res.5, approved by the Assembly of States Parties, entitled: "Strengthening of the International Criminal Court and the Assembly of States Parties", referring to the procedure for the election of members of the Advisory Committee on Nominations of Judges to the International Criminal Court.

The candidacy of Mr. Jaime Moscoso, whose resume is attached to this declaration, in English and Spanish, meets the requirements of the mandate for the establishment of an Advisory Committee on Nominations of Judges to the International Criminal Court, which appears in Annex I of the Resolution ICC-ASP/10/Res.5.

Mr. Jaime Moscoso is a renowned Ambassador, who has a solid diplomatic career, having dedicated 34 years to Chile's Foreign Service. His entire career has been linked to multilateral issues, performing different functions before International Organizations, such as the Mission of Chile to the World Trade Organization, the Mission of Chile to the International Organizations in Geneva, the Mission of Chile to the European Union in Brussels and the Mission of Chile in The Hague.

As Alternate Representative in Geneva, he served as Coordinator of matters of the United Nations Human Rights Council (HRC) and participated as a member of the Sexual Resolution Core Group Orientation Gender Identity (SOGI), of the Business and Human Rights and of the Civil Society Space, among others. His participation in the Consultative Group for the Selection of Special Rapporteurs and Independent Experts of the United Nations Human Rights Council stands out.

Since 2022, Ambassador Moscoso, has served as Representative before the Criminal Court International Criminal Court (ICC), the International Court of Justice (ICJ), the Permanent Court of Arbitration (PCA), the International Commission on Missing Persons (ICMP), the Academy of International Law of The Hague (ILA) and the Hague Conference on Private International Law (HCCH). Between 2018 and 2022 he served as Coordinator of the International Judicial Organizations Unit of the Embassy of Chile.

He has performed different functions at the International Criminal Court, highlighting his role as Focal Point for the Review Mechanism of the Assembly of States Parties, representing GRULAC, as Facilitator of the Court's Budgetary Management Oversight (BMO), and as Representative of Chile before the Board of Directors of the Assembly of

States Parties. As Permanent Representative of Chile to the OPCW, he was president of the Geographic Representation Working Group, referring to the selection and recruitment of professional staff for the organization.

At the national level, Ambassador Moscoso has held different positions at the Ministry of Foreign Affairs of Chile. He was Advisor to the Cabinet of the Secretary General of Foreign Policy and Director and Deputy Director of Human Resources. In the Human Resources Department, he served as Coordinator of the Working Group to modernize the regulations regarding the qualifications and selection of members of the Foreign Service.

In all these functions, Ambassador Moscoso has worked on matters related to International Law, both public and private, International Humanitarian Law and Human Rights and has participated in different selection committees at different stages of his career.

Both in Chile and abroad, Ambassador Jaime Moscoso demonstrates his integrity, his unwavering impartiality, and particularly his great moral qualities. With his professional experience and qualifications, Ambassador Jaime Moscoso will be able to continue contributing to the work of the Advisory Committee on Nominations of Judges of the International Criminal Court.

Curriculum vitae

Embassy of the Republic of Chile to the Kingdom of the Netherlands

Since July 2022

Ambassador of Chile to the Kingdom of the Netherlands Permanent Representative to the OPCW, ICC, ICJ, PCA, ICMP, ILA

Representative of Chile to the Bureau of the International Criminal Court (2024)

Focal Point of the Review Mechanism of the Assembly of State Parties of the International Criminal Court, in representation of GRULAC (2022 - 2024)

Facilitator of the Budget Management Oversight of the Assembly of State Parties of the International Criminal Court (2023 - 2024)

Permanent Representative of Chile as member of the Executive Council of the OPCW (2023 - 2024)

President of the Working Group of Geographical Representation (selection and recruitment of professional staff) of the OPCW (2023)

GRULAC Coordinator (Jan-Aug 2023)

As part of my work as Ambassador, I have been responsible for receiving candidates from the International Criminal Court and the International Court of Justice.

Experience

Embassy of the Republic of Chile to the Kingdom of the Netherlands, Minister-Counsellor

September 2018 - June 2022

Deputy Permanent Representative to the OPCW, ICC, ICJ PCA, HCCH, ICMP

Coordinator of bilateral and multilateral topics

Head of chancery

Chargé d'Affaires a.i. to the Kingdom of the Netherlands

Ministry of Foreign Affairs, Counsellor

June 2017 - August 2018 Santiago, Chile

National Co

National Coordinator of Bio Oceanic Transportation Corridor

Advisor to the Cabinet of the Secretary General of Foreign Policy

Permanent Mission of Chile to the United Nations Office and other international organizations, Counsellor

March 2012 - May 2017 Geneva, Switzerland

Deputy Representative (2017)

Coordinator of matters of the UN Human Rights Council (HRH).

Member of the Core Group resolution Sexual Orientation and Gender Identity (SOGI), of the Business and Human Rights group, of the Civil Society Space, among others.

Participated in the Consultative Group for the Selection of Special Rapporteurs and Independent Experts of the United Nations Human Rights Council.

Ministry of Foreign Affairs, First Secretary

May 2011 - February 2012 Santiago, Chile

Subdirector of the Directorate of Human Resources

Director (Deputy) of the Directorate of Human Resources

Coordinator of the foreign service qualifications regulation modernization work group.

Mission of Chile to the European Union, Second Secretary

May 2006 - April 2011 Brussels, Belgium

European Parliament Affairs Officer

Delegate of Chile in the Summit of Heads of State of CELAC-EU in 2008, in Lima, Peru

Ministry of Foreign Affairs, Second Secretary

May 2004 - April 2006 Santiago, Chile

Head of the Free Trade Agreements Administration Unit in the General Economic Directorate

Mission of Chile to the WTO, Second Secretary

May 1999- April 2004 Geneva, Switzerland

Alternate Representative to the UNCTAD, in charge of Agriculture and SPS.

Member of Chile's negotiating team at The Doha Round in Doha, Qatar in 2001 (Development Agenda) of the World Trade Organization (WTO) and at X UNCTAD 2001 in Bangkok, Thailand.

Mission of Chile to the European Union, Third Secretary

May 1994- April 1997 Brussels, Belgium

Advisor in the negotiation of the Chile-EU Cooperation Agreement, which was the first step towards the Chile-EU Association Agreement.

Ministry of Foreign Affairs, Third Secretary

April 1992 - April 1994 Santiago, Chile

Analyst at the Europe Directorate and the General Economic Directorate

Degrees**Adolfo Ibañez University/Universidad Adolfo Ibanez**

Masters in Management and Public Policies

2004 - 2005 Santiago, Chile

KDI School of Public Policy and Management

Public Policy and International Negotiations

Scholarship granted by KOICA

1994, Seoul, Korea

School of Mexico/Colegio de México

Diploma European Institutions, scholarship granted by the European Commission 1993. Mexico City, Mexico.

Diplomatic Academy Andrés Bello/Academia Diplomática Andrés Bello

Diplomatic and foreign service training

1990 - 1992 Santiago, Chile

University of Santiago of Chile /Universidad de Santiago de Chile**Business and Administration**

1978 - 1983 Santiago, Chile

Thesis: Economic Cycles in Chile 1845-1982

Other

Between 1983 and 1990 employed in the private banking sector as Chief Financial Analyst and Head of Real Estate Projects.

Married to Radka Hejtmankova, four children.

7. Okaisabor Uwazurunonye, Ngozika (Nigeria)

[Original: English]

Note verbale

Hon. Justice (Dr.) Ngozika U. Okaisabor is the first female Judge of Customary Court of Appeal, Federal Capital Territory, Abuja, Nigeria. Currently, she the no. 2 in the order of seniority in that Court.

By virtue of my position as Chief of Justice of Nigeria, I nominate Hon. Justice (Dr.) Ngozika U. Okaisabor to serve as a member of the Advisory Committee on Nomination of Judges of the International Criminal Court.

His Lordship was elevated to the Bench of the Customary Court of Appeal in 2009. Prior to her elevation, she served in general capacities in the Federal Ministry of Justice as a Prosecuting State Counsel in the Department of Public Prosecution wherein she prosecuted several high-profile cases. As a Chief Legal Officer in the Department of International and Mercantile Law in Federal Ministry Of Justice, She Was Involved In drafting Several International Legal Agreements and Treaties. My Lord had attended several international conventions.

As a Legal Adviser to several Ministries and Parastatals, she had participated in International Telecom Union Conventions under Federal Ministry of Communications. She had attended several courses on Criminal Law and presented many academic papers at the Cambridge International Symposium on Economic Crime as well as the International Bar Association.

At the John Marshall Law School Chicago where my Lord obtained Masters in Law (LL.M) she specialized in International Business and Trade Law.

His Lordship fulfils the criteria established in the Terms of Reference of The Advisory Committee and I recommend Hon. Justice (Dr.) Ngozika U. Okaisabor as a fit and proper Judicial Officer with High Moral Standards and Integrity.

Attached herewith is His Lordship's Curriculum vitae for your kind perusal and consideration.

Curriculum vitae

Professional profile

Honourable Justice Dr. Ngozika U. Okaisabor is the first female Judge of the Customary Court of Appeal Federal Capital Territory Abuja, currently the No. 2 in order of seniority and the one immediately after the President of the Federal Capital Territory, Customary Court of Appeal, Abuja. She is the daughter of Hon. Justice Richard Uwa Aguta, who was the Second Chief Judge of the old Imo State.

Prior to her elevation to the Bench, she served in several capacities in the Federal Ministry of Justice as a State Counsel, Chief Legal Officer and Legal Adviser to Parastatals and Ministries. She is a Fellow of the Chartered Institute of Arbitrators (Nigeria), a Fellow of the International Dispute Resolution Institute (IDRI) and a Fellow of the Institute of Chartered Mediators and Conciliators. Her membership in several Professional Associations includes International Association of Women Judges as well as the National Association of Women Judges. As a life member of International Federation of Women Lawyers (FIDA), she served as the Regional Vice President (Africa) from 2002- 2005. She is also a member of the International Bar Association and the Past Chair of the Judges Forum. She has been recommended for elevation to the Court of Appeal. She has served in Committees both Nationally and Internationally. As a prolific speaker committed to the field of Research and Development with the aim of improving standards of legal practice in our evolutionary law, she has delivered papers in several National and International conferences.

Bio data

Age: 13 May 1967
 Gender: Female
 State of Origin: Imo State
 Local Government: Mbaitoli (Mbieri)

Professional experience

18 June 2009, to date Judge Customary Court of Appeal,
 FCT Judiciary Abuja

April 2007 to June 2009 Federal Ministry of Information and
 Communication (Legal Adviser).

January 2004 to 2007 Member of the National Committee on
 International Agreement, Treaties and
 Conventions.

November 2002 to December 2003 National Center for State Courts (USAID)
 Training Coordinator (Nigeria).

February 2004 to April 2007 National Primary Health Care
 Development Agency (Legal Adviser).

September 1989 to June 2009 Federal Ministry of Justice Regional
 Vice
 President (Africa) International
 Federation of Women Lawyers 2002-2005.
 Organized Africa Regional Congress 2003,
 Africa Regional Congress workshop 2004,
 African Regional Congress Forum 2005.
 Member National Association of
 Women Judges Conference Committee.

Professional courses / workshops

Arbitration and Alternative Dispute Resolution in Africa – workshop, American Arbitration Association Round Table workshop in New York 2011.

Training organized by the Cambridge International Symposium on Economic Crime.

Conferences and workshops sponsored by American Arbitration Association and BA Section on Arbitration.

Seminar and Workshops organized by the National Judicial Institute.

Forfeiture and Economic Crime 21- 23 August 2023.

Global Best Practices, 4– 8 September 2023.

Paper presentation

Topic: Empowering the Victims of Fraud and Abuse: (Empowering the Victims:

The Panacea for Treating the Prodigious Virus). Cambridge International Symposium on Economic Crime, September 2017.

Topic: Fight Corruption. What Does the Future Hold. The Cambridge International Symposium on Economic Crime, September 2017.

Topic: Empowering the Victims: The Panacea for Treating the Prodigious Virus. The Cambridge International Symposium on Economic Crime September 2017.

Topic: Compliance, Governance and Unexplained wealth. The Cambridge International Symposium on Economic Crime, September 2018.

Topic: 60 years Anniversary of the New York Convention: The Role of the Judiciary in Promoting the underlying Principles of the Conventions (2018) Abuja, Nigeria.

Topic: The Scope and Relevance of ADR for Area, Sharia and Customary Courts, National Judicial Institute, 13-15 April 2021.

Topic: The Impact of Covid – 19 on the integrity of our Economies and the Way We Do Business in the Future. The Cambridge International Symposium on Economic Crime September 2021.

Topic: Marriage Dissolution and Custody of Children under Customary Law (21-25 March 2022).

Topic: Judgement Writing (Customary Court of Appeal Approach). National Judicial Institute, 19 May 2022.

Topic: Vital Importance of Establishing, Promotion Integrity in all our Activities and Enterprises Whether in the Public or Private Sector “How Best to Encourage Individual to Whistle Blow and Report Suspicions to Relevant Authority in Regard to Misconduct”, the Cambridge International Symposium, 9 September 2023.

Alternative Dispute Resolution in Nigeria: Practice and Procedure Perspective from the Customary Court of Appeal, 26 February-1 March 2024.

Professional Associations

Member: International Association of Women Judges, National Association of Women Judges, International Federation of Women Lawyers, International Bar Association, World Jurist Association.

Fellow: Charter Institute of Arbitrators, FCI Arb (N), Institute of Chartered Mediators and Conciliators (FICMC), International Dispute Resolution Institute (FIDRI).

Hobbies

Golfing, Swimming, Reading, Badminton.

Referees

Hon. Justice Uwani Musa Abba Aji	– JSC
Hon. Justice Helen M. Ogunwumju	– JSC
Hon. Justice Jummai Hannatu Sankey	– JSC
Hon. Justice Chidebere Nwaoma Uwa	– JSC
Hon. Justice Chioma Egondur Nwosu – IHEME	– JSC
Hon. Justice Uchechukwu Onyemenam	– JCA

8. Pary Rodríguez, Diego (Bolivia)

[Original: English]

Note verbale

The Permanent Mission of the Plurinational State of Bolivia to the United Nations presents its compliments to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court and, with reference to the Secretariat's note verbale ICC-ASP/23/SP/05 dated 28 March 2024 and ICC-ASP/23/SP/53 dated 26 August 2024, has the honor to inform that the Plurinational State of Bolivia has decided to nominate Ambassador Diego Pary Rodríguez for the Advisory Committee on the Nomination of Judges of the International Criminal Court, at the elections to be held during the twenty-third session of the Assembly of States Parties.

The Permanent Mission of the Plurinational State of Bolivia is further honoured to enclose Ambassador Pary Rodríguez's statement of qualifications and curriculum vitae.

Statement of qualifications

Declaration submitted in accordance with article 36, paragraph 4 (c) of the Rome Statute of the International Criminal Court, and resolution ICC-ASP/10/Res5, adopted by the Assembly of States Parties, regarding the procedure for the election of the members of the Advisory Committee on the Nomination of Judges of the International Criminal Court.

Ambassador Diego Pary Rodríguez, whose resume is attached in English and Spanish, is a recognized diplomat with a solid professional background in International Law.

Ambassador Pary Rodríguez is currently the Permanent Representative of Bolivia to the United Nations, Vice-President of the UN General Assembly (2023-2024), Vice-President of the Conference of States Parties to the Law of the Sea Convention (2023-2024), and a member of the Bureau (representing Bolivia) of the Assembly of States Parties to the Rome Statute of the International Criminal Court (2022-2026). He was also Vice-President of the United Nations Economic and Social Council (2021-2022), as well as President and Vice-President of various regional groups at the United Nations. Additionally, he served as Bolivia's Permanent Representative to the Organization of American States (2011-2018) and as Plenipotentiary Ambassador to the Commonwealth of The Bahamas, Trinidad and Tobago, Dominica, and Jamaica (2011-2018).

Within Bolivia, he has held the significant position of Minister of Foreign Affairs of the Plurinational State of Bolivia (2018-2019) and served as Vice-Minister of Higher Education (2008-2011). He was also the Coordinator of the Indigenous Intercultural University of the Fund for the Development of Indigenous Peoples of Latin America and the Caribbean (2008) and an Advisor to the Bolivian Constituent Assembly (2006-2007).

Ambassador Pary Rodríguez has a solid academic background. He began his career with a Bachelor in Pedagogy from the Major Royal and Pontifical University of San Francisco Xavier of Chuquisaca, Bolivia. He later completed a Bachelor's degree in English-Quechua Languages at the same university and earned a Master's degree in Higher Education. He pursued a Master's degree in International Negotiations at the University of Barcelona, Spain, and graduated with Academic Excellence from the Law degree at NUR University in La Paz, Bolivia. He completed his Master's degree in International Law and Integration at the Andean University Simón Bolívar and is a PhD candidate in Political Science and International Relations at San Andrés University, La Paz, Bolivia.

For all the reasons mentioned above, and as detailed in his resume, Ambassador Pary Rodríguez complies the requirements established in the terms of reference of the Advisory Committee on the Nomination of Judges.

Curriculum vitae

Personal information

Date of Birth: 31 May 31 1978
Gender: Male
Country: Plurinational State of Bolivia
Citizenship: Bolivian Quechua
Languages: Quechua – native language
Spanish – second language
English – fluent
French – basic

Education

Bachelor's degrees

San Francisco Xavier University of Chuquisaca
Sucre, Bolivia
Pedagogy

San Francisco Xavier University of Chuquisaca
Sucre, Bolivia
Quechua-English Languages

NUR University
La Paz, Bolivia
Law (with academic excellence)

Master's degrees

San Francisco Xavier University of Chuquisaca
Sucre, Bolivia
Higher Education

University of Barcelona
Barcelona, Spain
International Negotiations

Simón Bolívar Andean University
Sucre, Bolivia
International Law and Integration

Doctorate

San Andrés University
La Paz, Bolivia
PhD Candidate in Political Science and International Relations

Other studies

- NUR University
La Paz, Bolivia
- Legal Analyst in Civil Law
 - Legal Analyst in Public Administration
 - Legal Analyst in Criminal Law
 - Legal Analyst in Business Law

Ortega y Marañón University Institute of Research
Madrid, Spain
 Course in International Relations (30 academic credits)

Carlos III University
Getafe, Spain
 Expert Degree in Human Rights, Indigenous Peoples, and International Cooperation

Catholic University of Bolivia – Erbol Educa
La Paz, Bolivia
 Specialized Course in Radio Broadcasting Communication

Professional experience

Permanent Representative of the Plurinational State of Bolivia to the United Nations	2020 – present
- Vice President of the 78th session of the United Nations General Assembly	2023-2024
- Vice President of the United Nations Economic and Social Council (ECOSOC)	2021-2022
- Vice President of the Conference of States Parties to the United Nations Convention on the Law of the Sea	2024-2025
- Member of the Bureau, representing Bolivia, at the Assembly of States Parties to the Rome Statute of the International Criminal Court	2022-2026
Ambassador of the Plurinational State of Bolivia (concurrent) to the Republic of Kenya and the Republic of Nigeria	2020 – present
Minister of Foreign Affairs of the Plurinational State of Bolivia	2018 – 2019
Permanent Representative of the Plurinational State of Bolivia to the Organization of American States (OAS)	2011 – 2018
- President of the Permanent Council of the OAS	
- President of the General Committee	
- President of the Committee on Juridical and Political Affairs	
- President of the Committee on Hemispheric Security	
- President of the Working Group on the American Declaration on the Rights of Indigenous Peoples	
Vice Minister of Higher Education of the Plurinational State of Bolivia	2008 – 2011
Coordinator of Indigenous Intercultural Universities of Latin America and the Caribbean – FILAC	2008
Advisor to the Constituent Assembly of Bolivia	2006 – 2007
Project Manager at Fundación Acción Cultural Loyola	2001 – 2006
Private Consultancy	2000 – 2001
Teaching Assistant	1998 – 2000

Recent publications

Bolivia Bicentenary: Where are we going?

17 August 2024.

La Razón – La Paz, Bolivia

The training of teachers: A constant challenge

7 June 2024.

La Razón – La Paz, Bolivia

Justice: A ship adrift in the open sea

22 May 2024.

La Razón – La Paz, Bolivia

Palestine...

31 October 2024.

La Razón – La Paz, Bolivia

From unilateralism to multipolarity

9 October 2023.

La Razón – La Paz, Bolivia

Diplomacy during the pandemic

28 June 2021.

La Razón – La Paz, Bolivia

Bolivia and the institutionality of the OAS

17 April 2009.

La Razón – La Paz, Bolivia

9. Politi, Mauro (Italy)

[Original: English]

Note verbale

The Embassy of Italy presents its compliments to the International Criminal Court and, regarding the election of members of the Advisory Committee on Nominations of Judges, which will take place at the twenty-third session of the Assembly, has the honour to nominate Prof. Mauro Politi as the Italian candidate.

We enclose the curriculum vitae of Prof. Politi and the declaration of how the candidate fulfils the criteria established in the terms of reference of the Advisory Committee.

Statement of qualifications

On how the qualifications of the undersigned meet the criteria established by the Terms of Reference of the Advisory Committee on Nominations of Judges of the International Criminal Court.

The Terms of Reference of the Advisory Committee on Nominations of Judges of the International Criminal Court were adopted via resolution ICC-ASP/10/Res.5, para.19, and subsequently amended by resolutions ICC-ASP/13/Res.5, annex III, ICC-ASP/18/Res.4, annex II and ICC-ASP/21/Res.2, annex IV.

According to para. 2 of the Terms of Reference, "Members of the Committee should be drawn from eminent interested and willing persons of a high moral character, who have established competence and experience in criminal or international law".

On these bases, the undersigned believes that he fully meets the above criteria. First, he is very interested and willing to contribute to the work of the Committee. Second, his established competence and experience in criminal and international law is shown by the following elements:

- a) from 2003 to 2009 he was a judge of the International Criminal Court and for three years (2006-2009) he presided over Pre-Trial Chamber 11;
- b) within the Italian judiciary, he had acted as criminal and civil judge, as well as Prosecutor in a juvenile court, for a total of 14 years;
- c) in his academic career he reached the position of full professor of international law at the University of Trento where he also taught human rights law and several courses of international law in English,

As a member of the UN Human Rights Committee (2015-2018) and Vice-Chairman of the Committee (2018) he has addressed frequently issues concerning the relations between human rights law, international humanitarian law, and international criminal law.

The above level of competence and experience will make the undersigned especially suited for performing the functions assigned to the Committee and its members. This applies to all key phases leading to the preparation of the report on each candidate, which have been identified *inter alia* in:

- a) the development of a common questionnaire and of a standard declaration from the candidates;
- b) the reference checks by the Committee through information provided for example by professional bodies, bar associations and academic institutions;
- c) interviews with the candidates; and
- d) classification of the candidates in one of the four categories of "highly qualified", "well qualified", "formally qualified" or "not qualified".

In addition, as a member of the ACN during the past three years, the undersigned has built considerable experience on the work of the Committee. Therefore, his re-election would

provide the continuity underlined in para. 4 of the note verbale by the Secretariat of the Assembly, dated 28 March 2024.

In the end, the objective of the Committee is to provide States with meaningful information on the quality of the candidates, and with an assessment resulting from a deep and well elaborated analysis of all relevant elements. In particular, when preparing the questions for the candidates and conducting the interviews, the competence and experience of the undersigned may represent an important asset for the evaluation of each nominee. In fact, it would be essential to assess the level of knowledge of the candidates with regard to the Rome Statute and its interpretation by the ICC jurisprudence, as well as with respect to the key challenges that the ICC is facing in the current historic circumstances. On this latter point, it is also worth noting that a recent scholarly contribution of the undersigned contains precisely an extensive comment on a Report prepared by a Group of Experts appointed by the ASP in 2019 to identify the modalities and instruments to strengthen the Court and the system of the Rome Statute.

Finally, one should consider that on several occasions (see the attached CV) the undersigned has enjoyed the confidence of the United Nations General Assembly, of the Assembly of States Parties of the International Criminal Court and of the ASP of ICCPR, as a result of voting for the election to important posts in International Criminal Tribunals and UN Treaty Bodies.

Curriculum vitae

Judge Politi served as Judge of the International Criminal Court for a six-year term (2003-2009) and Presiding

Judge of Pre-Trial Chamber II (2006-2009).

He has been a full professor of international law at the University of Trento since 1990.

Prior to this, and since 1976, he had taught at the Universities of Cagliari and Urbino.

As Legal Adviser to the Permanent Mission of Italy to the United Nations (1992-2001), he participated actively in the negotiation process that led to the adoption of the Rome Statute. He also served on the Italian delegation to the Preparatory Commission for the International Criminal Court.

During his judicial career (1969-1983), he was a judge at the Tribunals of Oristano and Milan. He was also Deputy Prosecutor at the Juvenile Court of Milan. In 2001, he was elected by the United Nations General Assembly to be on the list of ad litem judges of the International Criminal Tribunal for the Former Yugoslavia. As a former judge and prosecutor, he has dealt with numerous cases of human rights violations and of violence and abuse against women and children. He has published several articles on the Rome Statute of the International Criminal Court and on the related Elements of Crimes.

Curriculum vitae of Professor Mauro Politi

Born in Fabrica di Roma, Italy, 13 September 1944

Fluent in English and French, written and spoken

Law Degree, *magna cum laude*, from the University of Florence, 1966

Gran Croce al Merito della Repubblica Italiana (Great Cross for Merit of the Italian Republic), granted by the President of the Italian Republic in 2005.

1. Academic activities

Adjunct Professor of Private International Law, University of Cagliari School of Political Sciences (1976-1979)

Adjunct Professor of International Law, University of Urbino Law School (1979-1983)

Associate Professor of International Law, University of Urbino Law School (1983-1986)

Associate Professor of International Law, University of Trento Law School, (1986-1990)

Full Professor of International Law, University of Trento Law School (since 1990)

In recent years, he has also taught courses of Public International Law, (in English) at CEILS (Programme of Comparative, European and International Legal Studies).

2. Judicial and professional activities

He started his judicial career at the Tribunal of Florence in 1969

Judge of the (civil and criminal) Tribunal of Oristano (1972)

Deputy Prosecutor at the Juvenile Court of Milan (1972-1975)

Judge of the (civil and criminal) Tribunal of Milan (1975-1983)

In his domestic judicial career, he reached the level of Appellate Judge in 1983

Foreign Lawyers Program, White & Case, New York (1985-1986)

In 2001, he was elected by the U.N. General Assembly to the list of *ad litem* judges of the International Criminal Tribunal for the former Yugoslavia

Judge of the International Criminal Court (2003-2009)

Presiding Judge of Pre-Trial Chamber II (2006-2009)

Member of the National Group of the Permanent Court of Arbitration (2011-2023)

Member of the UN Human Rights Committee (2015-2018)

Rapporteur on Follow-Up to Concluding Observations (2017-2018)

Vice-Chairman of the UN Human Rights Committee (2018)

Member of the International Criminal Court Advisory Committee on the Nomination of Judges (2022-2024)

3. Diplomatic activities

Member of the Italian delegation to the IAEA Conference for the elaboration of the Conventions on the Early Notification of a Nuclear Accident and on Assistance in the Case of a Nuclear Accident or Radiological Emergency (Vienna, 1986)

Member of the Italian delegation to the IAEA-NEA negotiations to draft a Joint Protocol Relating to the Application of the Vienna and Paris Conventions on Civil Liability for Nuclear Accidents (Vienna, 1988)

Member of the Italian delegation to the negotiations to elaborate a Convention on the

Control of the Transboundary Movements of Hazardous Waste and Their Disposal (Geneva, Luxembourg, Basel, 1988-1989)

Member of the Italian delegation to the IAEA Working Group on Nuclear Liability and to the IAEA Standing Committee on Liability for Nuclear Damage (Vienna, 1989-1991)

Member of the Group of Jurists entrusted by the Italian Government with the preparation of the introductory document for the Siena Forum on International Law of the Environment, convened by the Summit of the seven most industrialized countries (1990)

Member of the Italian delegation to the Preparatory Committee of the United Nations Conference on Environment and Development (New York, 1992)

Legal Adviser to the Permanent Mission of Italy to the United Nations (1992-2001)

Delegate of Italy to the Vancouver Meeting on the Statute of the International Criminal Tribunal for the former Yugoslavia (1993)

Vice-Chairman of the Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization (1994)

Member of the delegation of Italy to the Security Council (1995-1996)

Member of the Italian delegation to the ad hoc Committee and the Preparatory Committee on the Establishment of an International Criminal Court (1995-1998)

Member of the Italian delegation to the United Nations Conference of Plenipotentiaries on the Establishment of an International Criminal Court (Rome, 1998)

At the Rome Conference, Coordinator on the issue of children in armed conflicts

Member of the Italian delegation to the Preparatory Commission for the International Criminal Court (1999-2002)

Chairman of the Sixth (Legal) Committee of the U.N. General Assembly (55th session: 2000-2001)

Member of the Italian delegation to the Preparatory Committee for the Kampala Review Conference of the Statute of the International Criminal Court (New York, 2010)

Member of the Italian delegation to the Sixth (Legal) Committee of the General Assembly (2010-2011-2012), and to the Assembly of States Parties to the Rome Statute of the International Criminal Court (2011-2012)

Italian delegate to the Cojur ICC and Cojur, Public International Law, meetings of the European Union (Bruxelles, 2011-2012-2013-2014). In the second semester of 2014 he acted as President of the Cojur ICC.

Member, appointed by the Italian Government, of the Conciliation Commission under the 1954 Agreement between Italy and Brazil concerning conciliation and judicial settlement (2011)

Member of the International Legal Team appointed by Italy in the dispute between Italy and India (concerning the Enrica Lexie case) before the UNCLOS Annex VII Arbitral Tribunal (2015-2019).

4. Research activities and scholarly meetings abroad

Columbia University, School of International Affairs. Research Project on the Resolutions of the General Assembly of the United Nations (1968)

Yale University Law School, Research Project on Nuclear Non-Proliferation (1980-1981)

Rapporteur at “Nuclear Inter Jura 87”, organized by the International Nuclear Law Association (Antwerp, 1987)

Rapporteur at the “Travaux des XIIIes Journées d’études juridiques Jean Dabin”, organized by the International Law Department of the University of Louvain, (Louvain, 1988)

Rapporteur at the Colloquium “Science et Droit”, organized by the French Ministry of Research and Technology (Paris, 1991)

Participant in a Panel Discussion on the Reform of the U.N. Security Council, organized by the University of Georgia (Athens, Georgia, 1996)

Rapporteur at the Annual Seminar on International Humanitarian Law, organized by the International Committee of the Red Cross (ICRC) and the New York University School of Law (New York, 1997)

Rapporteur at the Regional Conference on the International Criminal Court, organized by “No Peace Without Justice” and the Ministry of Foreign Affairs of Uruguay (Montevideo, 1997)

Participant in the Seminar organized by the French Ministry of Foreign Affairs on “The Access of Victims to the International Criminal Court” (Paris, 1999)

From 2000 to 2002, participant and Rapporteur in various conferences and meetings on the International Criminal Court, notably in Storrs (Connecticut), Brussels, Prague and Sevilla

During his mandate as judge of the International Criminal Court, he took part as keynote speaker or panellist in meetings and conferences, held in particular in The Hague, Strasbourg, Paris, Yerevan, Moscow, Madrid, Athens, Seoul, Cairo, St. Petersburg, Manila

He was also a keynote speaker at various scholarly meetings, in particular at the Asser Institute in the Hague, at Leiden University, at the Ljubljana University School of Law (also at the Ljubljana International Conference on “Responsibility to Protect”, in April 2013 and the IDLO Conference in the Hague in April 2014).

Member of the Advisory Committee of ICLN (International Criminal Law Network), the Hague.

In recent years, he gave lectures or took part as speaker or panellist in various conferences and meetings, including at the Geneva School of Diplomacy, at Conferences of the Italian Red Cross, at the Institute for Cultural Diplomacy in Berlin, at the Annual Meeting of ESIL in Athens, at the Center for High Military Studies (CASD) in Rome, at the Graduate Institute of International and Development Studies in Geneva, at the Universities of Milano Bicocca and Gabriele d’Annunzio in Pescara, at the Italian Ministry of Foreign Affairs and International Cooperation, before the Governmental Agencies of the Republic of Myanmar in Nay-Pyi-Taw, and in Florence at the International Conference on the Environment and the Law of Armed Conflicts.

5. Main publications

“Foro della reciprocità e principii costituzionali in tema di giurisdizione” (Competence by Way of Reciprocity and Constitutional Principles Relating to Jurisdiction), *Rivista di diritto internazionale*, 1969, pp. 258-288.

“L’immunità giurisdizionale dei rappresentanti degli Stati presso la FAO” (Jurisdictional Immunity of States’ Representatives to F.A.O.), *Rivista di diritto internazionale*, 1970, pp.526-550.

“Responsabilità da fatto illecito nella Convenzione sullo Statuto delle forze armate della NATO” (Responsibility for Wrongful Acts in the Convention on the Status of NATO Armed Forces), *Rivista di diritto internazionale*, 1973, pp.45-85.

“Giurisdizione penale sul personale della NATO e problemi di costituzionalità” (Criminal Jurisdiction over NATO Personnel and Constitutional Issues), *Rivista di diritto internazionale privato e processuale*, 1974, pp.470-486.

Notes to Comment Upon Various Judgements of Courts of Merit and of the Court of Cassation, *The Italian Yearbook of International Law*, 1977, pp. 279-282 and 1978/79, pp.149-161.

Funzioni consolari e rapporti tra ordinamenti. Diritto internazionale e legge locale nell’attività del console italiano (Consular Functions and the Relationships between Legal Systems. International Law and Domestic Law in the Activity of the Italian Consul), Milan, 1978 (pp.1-181).

“Miniere d’uranio nelle Alpi Marittime, inquinamento transfrontaliero e tutela internazionale dell’ambiente” (Uranium Mines in the Maritime Alps, Transfrontier Pollution and International Protection of the Environment), *Rivista di diritto internazionale privato e processuale*, 1981, pp.541-599.

“Esportazioni nucleari e politiche di non proliferazione” (Nuclear Exports and NonProliferation Policies), *Legislazione economica*, 1980-1981, pp.806-821.

“La Convenzione dell’Aja del 1965 sulle notificazioni civili all’estero e le notifiche a cura dei consoli italiani” (The 1965 Hague Convention on Civil Notifications Abroad and the Notifications by the Italian Consuls), *Rivista di diritto internazionale*, 1983, pp.375-383.

“Diritto internazionale e non proliferazione nucleare” (Nuclear Non-Proliferation and International Law), Padua, 1984 (pp. 1-301).

“Safeguards Against Nuclear Proliferation: The Need for Greater Effectiveness”, *The Italian Yearbook of International Law*, 1985, pp.85-95.

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