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

By resolution ICC-ASP/9/Res.5,¹ the Assembly welcomed the report² adopted by the Bureau pursuant to paragraph 25 of resolution ICC-ASP/9/Res.3 and adopted the recommendations contained therein. It also requested the Bureau to start the process of preparing the election, by the Assembly of States Parties, of the members of the Advisory Committee on nominations of judges of the International Criminal Court in accordance with the terms of reference of the Advisory Committee.

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.”

The terms of reference of the Advisory Committee on Nominations 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.”³

At its 11th meeting, on 1 May 2012, the Bureau fixed the nomination period to run for 12 weeks, from 16 May to 8 August 2012 (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. At its 14th meeting, on 9 July 2012, the Bureau decided to extend the nomination period automatically until 31 August in the case that no nominations had been received from any of the regional groups at the end of the nomination period on 8 August.

Also at its 11th meeting, the Bureau decided to establish a working group of the Bureau, comprising one member from each regional group, which would be tasked with identifying nine candidates for nomination by the Bureau and election by the Assembly, and with ensuring that the requirements set out in the Committee’s terms of reference are

¹ *Official Records of the Assembly of States Parties to the Rome Statute of the International Criminal Court, Tenth session, New York, 12 – 21 December 2011* (ICC-ASP/10/20), vol. I, part III, ICC-ASP/10/Res.5, para. 19.

² Report of the Bureau on the establishment of an Advisory Committee on the appointment of judges of the International Criminal Court (ICC-ASP/10/36).

³ *Ibid.*, annex, para. 1.

respected. The following members were appointed by the Bureau: Brazil, Czech Republic, Japan, South Africa and Switzerland.

Further to its 9 July 2012 decision on the automatic extension of the nomination period until 31 August 2012, the Secretariat conveyed to States note verbale ICC-ASP/11/S/61, dated 10 August 2012, informing them of the extension of the nomination period. As at 31 August 2012, 14 candidates had been nominated for the nine available seats.

The Working Group of the Bureau held four meetings, on 9, 16, 23 and 24 October 2012. The recommendations of the Working Group are reflected in the report of the Bureau Working Group on the Advisory Committee on Nominations (ICC-ASP/11/47).

The nominations received by the Secretariat are contained in the annex to the present note.

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1. BRANT, Leonardo Nemer Caldeira (Brazil)

(Original:English)

Note verbale

The Embassy of the Federative Republic of Brazil 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 Notes ICC-ASP/11/S/07 of 14 May 2012 and ICC-ASP/11/S/61 of 10 August 2012, has the honor to inform that the Government of Brazil has decided to nominate Professor Leonardo Nemer Caldeira Brant for election to the Advisory Committee on Nominations.

Professor Brant fully meets the requirements for election as a member of the Advisory Committee on Nominations, as established in the terms of reference included in Resolution ICC-ASP/10/Res.5. He is an eminent person of a high moral character with established competence in international law, as his professional and academic career clearly demonstrate.

In the academic field, Professor Brant's excellence has been recognized both nationally and internationally. He has published extensively in the field of international law, including on human rights and international criminal law. Professor Brant has published books and articles in French, English and Portuguese, three of his four working languages. He is currently the International Law Professor of two top universities in Brazil and one of the Directors of the Brazilian Branch of the International Law Association. He was also Visiting Professor at the "Institut des Hautes Études Internationales – Université Panthéon-Assas Paris II" and Visiting Fellow at the Lauterpacht Centre in Cambridge.

Professor Brant is a law practitioner in Brazil, in the fields of international and constitutional law. He is the President of the International Law Center in Brazil and of the Brazilian Yearbook of International Law.

For the aforementioned reasons, the Federative Republic of Brazil fully recommends Prof. Brant's nomination, as it is confident that his qualities will add to the very important tasks of the Advisory Committee on Nominations. Professor Brant's curriculum vitae is attached herewith.

* * *

Personal data

Name: Leonardo Nemer Caldeira Brant

Date of birth: 15 July 1966, Belo Horizonte, Minas Gerais, Brazil

Academic background

2000 PhD in International Law, Université Paris X – Nanterre, with the thesis "The Authority of Res Judicata In International Law". PhD thesis laureated with the "Prix du Ministère de la Recherche", Paris, France.

Grantee of: National Council for Scientific and Technological Development, CNPq, Brazil.

1994 LL.M in Law, Federal University of Minas Gerais, UFMG, Brazil, with the thesis "The Right to Development as a Human Right".

Grantee of: National Council for Scientific and Technological Development, CNPq, Brazil.

1991 LL.B. in Law, Federal University of Minas Gerais, UFMG, Brazil.

1997 Diploma of advanced studies in United Nations Reforms. United Nations Study Programme. Geneva, Switzerland.

1996 Diploma of advanced studies in Human Rights. Institut International des Droits de L'Homme. Strasbourg, France.

1993 Diploma of advanced studies in International Law. The Hague Academy of International Law. The Hague, Netherlands.

1991 Diploma of advanced studies in Human Rights. Instituto Interamericano de Derechos Humanos. San Jose, Costa Rica.

Academic/teaching experience

Professor of Public International Law at the Federal University of Minas Gerais, Brazil.

Professor of Public International Law at the Pontifical Catholic University of Minas Gerais.

Visiting Professor at the the Université Caen Basse-Normandie, France (2007).

Visiting Professor at the "Institut des Hautes Études Internationales of the Université Panthéon-Assas Paris II", France (2009).

Visiting Fellow at the Lauterpacht Centre, Cambridge University, UK (2009).

Visiting Professor at the Gilberto Amado Memorial Lecture - International Law Commission (ILC) – United Nations. “La portée comme du consentement fondement l Autorité de la sentence Internationale de la Cour de Justice”. Geneva, France (2011).

Visiting Professor at the XXXVII Course on International Law. Organization of American States (OAS), Rio de Janeiro, Brazil (2010).

Visiting Professor at the 73rd biennial conference of the International Law Association.” Where Can The Security Council Modify States Obligations On Human Rights? Legal Innovation, Opinio Juris and Control”: Tensions between Politics and Law. Rio de Janeiro, Brazil (2008).

Visiting Professor at the Réseau franco-brésilien (Internationalisation du droit). Création d’un vocabulaire propre au droit international: Multilinguisme et pluralisme. São Paulo - Paris (2007).

Visiting Professor at the 5th Conference on International Law. “The growing influence of non-governmental organizations: chances and risks”. Konrad Adenauer Stiftung. Koln, Germany (2007).

Visiting Professor at the 5th Congresso Brasileiro de Direito Internacional. “Justiça e Direito Internacional: avanços e retrocessos”. Curitiba, Brasil (2007).

Conferencist at the 4th Meeting of the Supreme Courts of Mercosur and Associates. Brasília, Brasil. (2006).

Visiting Professor at the Dijon University. “L’autorité des arrêts de la Cour internationale de Justice”. Dijon, France. (2003).

Visiting Professor at the “Curso de Formação de Diplomatas”. Ministério das Relações Exteriores (MRE), Brasília, Brasil.

Professional experience

Founder and President of the International Law Center (CEDIN - Brazil).

Senior Partner at “Nemer Caldeira Brant” Law Firm.

Founder and President of the Brazilian Yearbook of International Law.

Former Legal Officer at the International Court of Justice (ICJ) (2003-2004).

Chairman of International Relations at the Brazilian Bar Association in Minas Gerais (OAB – MG).

Legal Officer at the 73rd meeting of the Institut de Droit International (IDI), Santiago, Chile, 2007.

Director of the Brazilian branch of the International Law Association (ILA Brazil). Founder and President of the International Law Winter Course, Belo Horizonte, Brazil. Counselor for foreign affairs. City Hall of Belo Horizonte (1994-1995) (2005-2009). Dean of the Law Faculty of the UNA University.

Member of the Advisory Board of the Konrad Adenauer Stiftung, Brazil.

Member of Editorial Board

Brazilian Yearbook of International Law (BYIL).

Journal of the Faculdade Mineira de Direito - Pontifícia Universidade Católica de Minas Gerais. Journal of the Law School - Universidade Federal de Minas Gerais.

Electronic Journal of International Law – International Law Center.

Professional and academic awards and distinctions

“Inconfidência Medal”, Government of the State of Minas Gerais, Brazil (2006). Honorary member of the “Academia Mineira de Letras Jurídicas” (2004).

Featured Legal Personality of the Year, “Associação Brasileira das Mulheres de Carreira Jurídica” (2002).

Thesis awarded with the Prix de Subvention du Ministère de la Recherche – “Département Sciences de la Société de la République Française” (2001).

Honorable Mention in competition of monograph, InterAmerican Bar Association (1991).

Working Languages

Portuguese (mother language)

English

French

Spanish

Summary of publications*Published/organized book*

Brant, L. N. C.; Lage, D. A.; Cremasco, S.S. Direito Internacional Contemporâneo. Ed. Juruá, Curitiba. 2011. 872p.

Brant, L. N. C. Comentário à Carta das Nações Unidas - artigo por artigo. Ed. Cedin, Belo Horizonte. 2008. 1340p.

Brant, L. N. C. A Corte Internacional de Justiça e a Construção do Direito Internacional. Ed. Cedin, Belo Horizonte. 2005. 1291p.

Brant, L. N. C. L'autorité de la chose jugée en droit international public. Ed. LGDJ, Paris. 2004. 396p.

Brant, L. N. C. O Brasil e os novos desafios do direito internacional. Ed. Forense, Rio de Janeiro. 2004. 712p .

Brant, L. N. C. Direito e Terrorismo: Os impactos do terrorismo na Comunidade internacional e no Brasil - Perspectivas jurídico-políticas. Ed. Forense, Rio de Janeiro. 2002. 570p .

Brant, L. N. C. A autoridade da coisa julgada no direito internacional público. Ed. Forense, Rio de Janeiro. 2002. 510p .

Collection: Understanding International Law

GRIBEL, G. F.; Brant, L. N. C. Para Entender As Cortes Domésticas e a Garantia do Cumprimento do Direito Internacional. , 2011.

REIS, O. D. R.; Brant, L. N. Para Entender As Origens do Mercosul - A Construção da Ordem Política no Cone Sul. Juruá, 2011.

Zahredinne, D.; Lasmar, J. M.; Brant, L. N. C.; Teixeira, R. C. Para Entender O Oriente Médio. Juruá, 2011.

Brant, L. N. C.; Silva, C. V. Para Entender A Cidadania na União Européia. Juruá, 2011.

Brant, L. N. C.; Diniz, P.I.R. Para Entender A tutela internacional dos direitos autorais na era digital. Belo Horizonte: Del Rey, 2010.

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Brant, L. N. C.; Albertina, M.L. Para Entender O sistema de soluções de controvérsias multilateral da OMC. Belo Horizonte: Del Rey, 2010.

Brant, L. N. C. Para Entender A Convergência entre práticas humanitárias e segurança internacional. Belo Horizonte: Del Rey, 2010.

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Brant, L. N. C.; Pereira, L. D. D. Para Entender o Direito Internacional dos Refugiados. Ed. Belo Horizonte: Del Rey, 2009. 148p.

Brant, L. N. C.; Vieira, D.R. Para Entender a Sociedade Civil e o Direito Internacional. Ed. Belo Horizonte: Del Rey, 2009.

Brant, L. N. C.; Barros, M. A. E. Para Entender A Atuação Internacional dos Governos Subnacionais. Ed. Belo Horizonte: Del Rey, 2009. 149p.

Brant, L. N. C.; Ávila, Rafael; Rangel, L. A. Para Entender a Guerra e o Direito Internacional. Ed. Belo Horizonte: Del Rey, 2008. 164p.

Brant, L. N. C.; Japiassú, C.E. Para Entender o Direito Penal Internacional. Ed. Belo Horizonte: Del Rey, 2008. 134p.

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Brina, M. M. C.; Lima, R. M.; Brant, L. N. C. Para entender o Tribunal Penal Internacional. Ed. Belo Horizonte: Del Rey, 2006. 210p.

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Desafios. 1ed.Rio de Janeiro: Lumen-juris, 2005, v. 1, p. 149-161.

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Brant, L. N. C. ; Lage, D. A. . A Natureza Normativa da Ordem Jurídica Internacional. Anuario brasileiro de direito internacional, v. 2, p. 73-89, 2011.

Brant, L. N. C. ; Rota, M. . La réforme du Conseil de sécurité: ses perspectives en Amérique du Sud. L'Observateur des Nations Unies, v. 24, p. 127-152, 2010.

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Brant, L. N. C. . A Integração Econômica da América Latina-Perspectivas de Futuro. Revista de Informação Legislativa, Brasília-DF, v. 29, n.114, p. 463-472, 1992.

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Brant, L. N. C. . A Participação da Indústria no Desenvolvimento Socioeconômico do Brasil. Revista Jurídica Mineira, Belo Horizonte-MG, v. 81, n.Dez/91, p. 18-40, 1991.

Published complete works in proceedings of conferences

Brant, L. N. C. ; Lage, D. A. . The growing influence of non-governmental organizations: chances and risks. In: Conferência da Associação Americana de Direito Internacional Privado (ASADIP), 2011. Conferência da Associação Americana de Direito Internacional Privado (ASADIP), 2010.

Brant, L. N. C. . A Formulação da Política Agrícola na União Européia. In: XVI Congresso Nacional do Conselho Nacional de Pesquisa e Pós-Graduação em Direito, 2007, Belo Horizonte. Anais do XVI Congresso Nacional do Conselho Nacional de Pesquisa e Pós-Graduação em Direito, 2007.

Brant, L. N. C. ; Pereira, L. D. D. ; Barros, M. A. E. . Sistema Africano de Proteção dos Direitos Humanos. In: XVI Anal do Congresso Nacional do CONPEDI, 2007, Belo Horizonte. Sistema Africano de Proteção dos Direitos Humanos, 2007.

Brant, L. N. C. . O Direito Internacional e o Terrorismo. In: O Brasil e os novos desafios do direito internacional, 2002, Belo Horizonte. Faculdade de direito da UFMG, 2002.

Brant, L. N. C. . O Direito Internacional em transição. In: Estratégias de Relações Internacionais, 2002, Rio de Janeiro. Anais da Universidade Cândido Mendes, 2002.

Brant, L. N. C. . O Papel da Justiça nas Relações Internacionais. In: I Congresso de Direito, Comércio e Relações Internacionais - O Brasil e sua Inserção na Atual Conjuntura Internacional, 2002, Ribeirão Preto. Anais da Universidade de Ribeirão Preto - UNAERP, 2002.

Brant, L. N. C. . Processo Constitucional, Direitos Fundamentais e Globalização. In: Jurisdição Constitucional e Direitos Fundamentais, 2001, Belo Horizonte. Anais da Procuradoria da República, 2001.

Brant, L. N. C. . O Direito Internacional em Transição. In: Semana de Seminários Jurídicos, 2001, Uberaba. Anais da Universidade de Uberaba, 2001.

Brant, L. N. C. . História do Direito Internacional da Antiguidade à 1917. In: Boletim da Sociedade Brasileira de Direito Internacional, 1992, Brasília. Boletim da Sociedade Brasileira de Direito Internacional. Brasília-DF, 1992. v. 81. p. 258-259.

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2. FUKUDA, Hiroshi (Japan)

(Original: English)

Note verbale

The Embassy of Japan in 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 note ICC ASP/11/S/07 of 14 May 2012, has the honour to inform the latter that the Government of Japan has decided to nominate Mr. Hiroshi Fukuda, former Justice of the Supreme Court of Japan, as a candidate for the election of the members of the Advisory Committee on Nominations to be held during the eleventh session of the Assembly of States Parties in The Hague from 14 to 22 November 2012.

Attached to this note are the curriculum vitae of Mr. Hiroshi Fukuda and a statement of his qualifications.

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Statement of qualifications

Mr. Hiroshi Fukuda completely fulfills the criteria established in the terms of reference of the Advisory Committee: “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.”

His career as a diplomat and a judge shows how abundant knowledge and experience he has as an expert in both criminal and international law. Since joining the Ministry of Foreign Affairs in 1960, he had developed expertise of international law through his 35-year career as a diplomat, in which he served as Deputy Minister for Foreign Affairs (1993-1995), Ambassador of Japan to Malaysia (1990-1993) and Director-General of Treaties Bureau (1989-1990). After leaving the Ministry, he was appointed as Justice of the Supreme Court of Japan in 1995. As a highly respected judge, he vigorously contributed to the realization of justice through rendering judgments during his term of ten years. Since his retirement as a judge, Mr. Fukuda has dedicated himself to the realization of rule of law as an attorney of a leading private law firm in Japan, Nishimura and Asahi. He is also a member of the Panel of Conciliators of the International Centre for Settlement of Investment Disputes (ICSID).

His broad first-hand experience and in-depth knowledge of international and criminal law, and plentiful experience of working with people from different cultural backgrounds in international settings are highly appropriate to the work of the Advisory Committee on Nominations, whose aim is to ensure that the most-qualified individuals be appointed as judges of the International Criminal Court.

He has been broadly recognized as a person of high moral character. He is Senior Director of the Japan Bar Association since 2009. In 2007, he received the Grand Cordon of the Order of the Rising Sun.

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Personal data

Name	Hiroshi Fukuda
Birth	2 August 1935
Sex	Male
Nationality	Japanese

Current position

Of Counsel for Nishimura and Asahi Law Firm (since 2006).

Former positions

Justice of the Supreme Court of Japan.

Deputy Minister for Foreign Affairs, Ministry of Foreign Affairs.

Ambassador of Japan to Malaysia.

Director-General, Treaties Bureau, Ministry of Foreign Affairs.

Education

- 1996 Carleton College (Honorary Degree of Doctor of Laws).
 1962 Yale Law School (LL.M.).
 1960 University of Tokyo (Private law course) (LL.B.).
 1959 University of Tokyo (Public law course) (LL.B.).

Professional experience

- 2012 Trustee, Nippon Music Foundation.
 2012 Investment Disputes (ICSID).
 2010 Trustee, Kajima Institute of International Peace.
 2009 Senior Director, The Japan Bar Association.
 2008 Chair, International Exchange Committee, The Japan Bar Association.
 2006 Corporate Auditor, Tokio Marine Holdings, Inc.
 1995-2005 Justice of the Supreme Court of Japan.
 1993-1995 Deputy Minister for Foreign Affairs, Ministry of Foreign Affairs.
 1990-1993 Ambassador of Japan to Malaysia.
 1989-1990 Director-General, Treaties Bureau, Ministry of Foreign Affairs.
 1986-1987 Executive Assistant to Prime Minister Nakasone.
 1985-1986 Deputy Director-General, Asian Affairs Bureau, Ministry of Foreign Affairs.
 1983-1985 Director, Personnel Division, Minister's Secretariat, Ministry of Foreign Affairs.

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- 1980-1983 Counselor, Japanese Embassy in the United States of America.
 1978-1980 Director, First North America Division (political affairs with the United States and Canada), American Affairs Bureau, Ministry of Foreign Affairs.
 1976-1978 Director, Second North America Division (economic affairs with the United States and Canada), American Affairs Bureau, Ministry of Foreign Affairs.
 1975-1976 Director, Second International Organizations Division (OECD affairs), Economic Affairs Bureau, Ministry of Foreign Affairs.

Publications

- November 2009 Articles "Why Are There So Many Hereditary Politicians in Japan?"
 Asia-Pacific Review, volume 16 (2), pgs. 1-14.

Decoration

- April 2007 The Grand Cordon of the Order of the Rising Sun.

Languages

- English (fluent)
 Japanese (mother tongue)

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3. KIRSCH, Philippe (Canada)

(Original: English)

Note verbale

The Embassy of Canada to the Kingdom of the Netherlands presents its compliments to the Secretariat of the Assembly of States Parties and has the honour to refer to the decision of the Bureau of the Assembly of States Parties, taken at its eleventh meeting on 1 May 2012, regarding the election of members of the Advisory Committee on Nominations, which will take place at the eleventh session of the Assembly.

The Government of Canada has the honour to nominate Justice Philippe Kirsch, Q.C. for election to the Advisory Committee on Nominations. Justice Kirsch served as a judge of the International Criminal Court from 2003 to 2009 and was the Court's first President. Prior to serving as a judge of the International Criminal Court, Justice Kirsch served as Chairman of the Committee of the Whole of the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court (the Rome Conference), and also as Chairman of the Preparatory Commission for the International Criminal Court. Justice Kirsch's curriculum vitae is enclosed.

Justice Kirsch fulfils the requirements of article 36, paragraphs a), b) and c) of the Rome Statute. He is a member of the bar of the Province of Quebec and was appointed Queen's Counsel in 1988. He is a person of high moral character, impartiality and integrity and possesses the qualifications required for appointment to the highest judicial office in Canada. Justice Kirsch is one of the foremost authorities on international criminal law and public international law, and has extensive experience with the International Criminal Court. Justice Kirsch is fluent in both French and English.

* * *

Personal data

Name Philippe Kirsch, Q.C.
Date of birth 1 April 1947
Languages English, French, Spanish

Current position

2009-2012 Judge *ad hoc* in the case *Questions relating to the Obligation to Prosecute or extradite (Belgium v. Senegal)* at the International Court of Justice.

Education and professional training

1979 Academy of International Law, The Hague, Netherlands.
1972 LL.M., University of Montreal, Canada.
1970 Called and Admitted to Quebec Bar.
1969 LL.L, University of Montreal, Canada.
1966 Bachelor's degree, Stanislas College, Montreal, Canada.

Professional background

2012 Member of the International Bar Association's Human Rights Institute (IBAHRI) Fact-finding mission to Myanmar-Burma.
2011-2012 Chair, International Commission of Inquiry to investigate all alleged violations of international human rights law in Libya, UN Human Rights Council.
2011 Commissioner, Bahrain Independent Commission of Inquiry.

- 2003-2009 President of the International Criminal Court, and a judge on its Appeals Chamber.
- 1999-2003 Ambassador of Canada to the Kingdom of Sweden.
- 1999-2003 Ambassador and Agent for Canada in the *Legality of Use of Force Case* before the International Court of Justice.
- 1994-1999 Legal Adviser, Department of Foreign Affairs and International Trade, Ottawa.
- 1994-1996 Assistant Deputy Minister for Legal and Consular Affairs, Department of Foreign Affairs and International Trade, Ottawa..
- 1995-1998 Ambassador and Agent for Canada in the *Fisheries Jurisdiction Case* before the International Court of Justice.
- 1992-1994 Director General, Bureau of Legal Affairs, Department of Foreign Affairs and International Trade, Ottawa.
- 1988-1992 Ambassador and Deputy Permanent Representative of Canada to the United Nations, New York.
- 1983-1988 Director, Legal Operations Division, Department of External Affairs, Ottawa..
- 1985-1986 Ambassador and Agent for Canada in the Dispute concerning Filletting within the Gulf of St. Lawrence ("Bretagne" arbitration).
- Earlier assignments with the Bureau of Legal Affairs and United States Division of the Department of External Affairs (Ottawa), Canadian Embassy to Peru (with accreditation to Bolivia) and Canadian Mission to the United Nations in New York.

Related professional experience

- 1999-2002 Chairman of the Preparatory Commission for the International Criminal Court.
- 1998 Chairman of the Committee of the Whole of the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court.
- 1997 - 1999 Chairman of the United Nations Ad Hoc Committee and the General Assembly's Sixth (Legal) Committee Working Group for the suppression of acts of terrorism, which adopted the International Convention for the Suppression of Terrorist Bombings and the International Convention for the Suppression of the Financing of Terrorism.
- 1979 Alternate representative of Canada to the Ad Hoc Committee on International Terrorism.
- 1993-1994 Chairman of the United Nations Ad Hoc Committee and the General Assembly's Sixth (Legal) Committee Working Group, which adopted the Convention on the Safety of United Nations and Associated Personnel.
- 1987-1988 President of the International Conference on Air Law on the drafting of a Protocol for the Suppression of Unlawful Acts of Violence at Airports Serving International Civil Aviation; Head of the Canadian delegation to the 26th session of the Legal Committee of the International Civil Aviation Organization and Chairman of the Committee's Working Group.
- 1987-1988 Chairman of the Committee of the Whole of the International Conference on the Suppression of Unlawful Acts against the Safety of Maritime Navigation; Chairman of the Preparatory Committee of the International Maritime Organization.
- 1981 Vice-Chairman of the Ad Hoc Committee on the drafting of an International Convention against the Recruitment, Use, Financing and Training of

- Mercenaries.
- 1979 Head of the Canadian delegation to the Ad Hoc Committee on the Drafting of an International Convention against the Taking of Hostages.
- 2000-2003 Member of the Group of International Advisers to the International Committee of the Red Cross.
- 1999 Vice-President and Chairman of the Drafting Committee, of the 27th International Conference of the Red Cross and the Red Crescent.
- 1998-1999 Chairman of the Canadian National Committee on Humanitarian Law.
- 1998 Head of the Canadian delegation at the First Periodical Meeting of the States Parties to the Geneva Conventions.
- 1995 Chairman of the Drafting Committee at the 26th International Conference of the Red Cross and the Red Crescent.
- 1993 Chairman of the Drafting Committee of the International Conference on the Protection of War Victims.
- 1993, 1995 Chairman of the preparatory and subsequent intergovernmental working groups of government experts on the protection of war victims.
- 1995-1999 Member of the Permanent Court of Arbitration.
- 1983-1985 Representative of Canada to the Ad Hoc Committee of Legal Advisers on Public International Law of the Council of Europe.
- 1993-1994 Representative of Canada to the Committee of Experts on Public International Law, Council of Europe.
- 1993 Head of the Canadian delegation before the Panel convened pursuant to chapter 18 of the Canada-United States Free Trade Agreement in the Matter of Puerto Rico Regulations on the Import, Distribution and Sale of U.H.T. milk from Quebec.
- 1982-1983 Chairman of the United Nations General Assembly's Sixth (Legal) Committee and member of the General Committee of the United Nations General Assembly, and Vice-Chairman (1980).
- 1980 Chairman-Rapporteur of the Sixth Committee's Working Group on Peaceful Settlement of Disputes.
- 1988-1991, 1987,
1986, 1984,
and 1982 Representative of Canada to the Sixth Committee.
- 1977-1980 Alternate representative of Canada to the Sixth Committee.
- 1988-1991 Representative of Canada to the United Nations General Assembly, its Special Political Committee and Fourth Committee (Decolonization).
- 1980-1981 and
1989-1992 Vice-Chairman of the United Nations Special Committee on Peacekeeping Operations, and Chairman of its Working Group (1989-1992).
- 1989-1990 Deputy Representative of Canada on the Security Council.
- 1990 Vice-Chairman of the Committee on Sanctions Against Iraq.
- 1990 Chairman of the Sub-Committee on States confronted with Economic Problems as a Result of Sanctions.
- 1984-1988 Head of the Canadian delegation to the Preparatory Commission for the International Seabed Authority and for the International Tribunal for the Law of the Sea.
- Vice-Chairman of Special Commission 2 (Enterprise).
- 1974 Adviser to the Canadian delegation to the Third United Nations Conference

- on the Law of the Sea, Caracas, Venezuela.
- 1983-1985 Chairman of the Working Group of Experts on the Protection of the Marine Environment against Marine Pollution from Land-based Sources, United Nations Environment Programme.
- 1984 Alternate chief delegate of Canada to the 25th session (extraordinary) of the Assembly of the International Civil Aviation Organization.
- 1983 Alternate representative of Canada to the United Nations Conference on Succession of States in Respect of State Property, Archives and Debts.
- 1983 and 1981 Chairman of the Committee on Application for Review of United Nations Administrative Tribunal Judgments.
- 1982 Representative of Canada to the Intergovernmental Working Group on a Code of Conduct, United Nations Commission on Transnational Corporations, 1982.
- 1981 Canadian observer to the Working Group on the New International Economic Order, United Nations Commission on International Trade Law.
- 1979-1981 Delegate to the Committee on the Peaceful Uses of Outer Space and to its Legal and Scientific and Technical subcommittees.
- 1977-1981 Vice-Chairman of the United Nations Committee on Relations with the Host Country.

Professional associations

- 2012- present Member of the Group of Professionals for the Harvard Project on Monitoring, Reporting and Fact-finding Missions.
- 2012- present Member of the Board of Editors, Brill New International Criminal Law Series.
- 2012 Member of ABA - ICC Project Board of Advisors.
- 2009 Member of the Honorary Council of the Canadian Centre for International Justice.
- 2005 Member of the Institute of International Law, 2005.
- 2002 Member of the Board of Advisors, Parliamentarians for Global Action.
- 2002 Member of the Board of Advisors, Journal of International Criminal Justice.
- 1994-1999 Member of the Executive Committee, Canadian Council of International Law.
- 1994-1999 Member of the American Society of International Law.
- 1970 Member of the Bar of the Province of Quebec (ret.).

Honours

- 2010 Commander of the Order of the Cross of Oak (Luxembourg).
- 2009 Officer of the Order of Canada, December 2009.
- 2009 Grand Cross of the Order of the Crown (Belgium).
- 2007 Honorary Doctorate of Laws from the Academic Council of Odessa National Academy of Law.
- 2004 Honorary Doctorate of Laws from the National University of Ireland.
- 2004 Honorary Doctorate of Laws from the University of Ottawa.
- 2003 Honorary Doctorate of Laws from the University of Montreal.
- 2003 Honorary Doctorate of Laws from the University of Quebec in Montreal.
- 2005 International Humanitarian Award for Advancing Global Justice, Frederick

	K. Cox, International Law Center, Case Western Reserve University.
2004	World Peace Award from the World Federalist Movement, Canada.
2003	Distinguished Achievement Award for the Advancement of the Rule of Law and Civil Society, Faculty of Law, University of British Columbia, Canada.
2003	Medal of the Law Faculty of the University of Montreal, Canada.
2003	Canada Sweden Human Rights Awards.
2002	Parliamentarians For Global Action Defender of Democracy Award.
2001	William J. Butler Human Rights Medal Award.
1999	Minister of Foreign Affairs' Award for Foreign Policy Excellence.
1999	Robert S. Litvack Human Rights Memorial Award.
1988	Queen's Counsel (Q.C.)

Publications and communications

“The Work of the International Commission of Inquiry for Libya” in “New Challenges for the UN Human Rights Machinery” (What Future for the UN Treaty Body System and Human Rights Council Procedures?), Intersentia, December 2011.

“La Cour pénale internationale : les premières années », in *Commentaire du Statut de Rome de la Cour pénale internationale* (Pedone 2011) (*forthcoming*).

“La Cour pénale internationale: de Rome à Kampala », *Annuaire français des relations internationales* (*forthcoming*).

“The International Criminal Court: from Rome to Kampala”, 43 *J. Marshall L. Rev.* Volume 43, Spring 2010, Number 3.

« Le rôle moteur de l'Europe dans un système déjà international » in *Vers une mise en dialogue des modèles de justice? Justice Et Mondialisation : Enjeux Et Défis*, Cahiers de la Justice, Dalloz, numéro spécial consacré au cinquantenaire de l'École nationale de la Justice (*forthcoming*).

“The International Criminal Court: Building on the Principal Legal Systems of the World”, in *Multiculturalism and Contemporary International Law: Essays in Honor of Edward McWhinney*, edited by Sienho Yee and Jacques-Yves Morin, Brill Academic Publishers, 2009.

“ICC marks five years since entry into force of Rome Statute” in *The Emerging Practice of the International Criminal Court*, edited by Carstten Stahn et Göran Sluiter, Martinus Nuihof Publishers, Leiden - Boston 2009.

Introduction to *Commentary on the Rome Statute of the International Criminal Court: Observers' Notes, Article by Article*, edited by Otto Triffterer, Second Edition, Hart Publishing, Oxford, 2008.

An introduction to *The ICC and Domestic Legal Order, Volume II: Constitutional Issues, Cooperation and Implementation*, edited par Bruce Broomhall and al., 2005.

Introduction to *Archbold: International Criminal Courts: Practice, Procedure and Evidence*, edited by Karim Khan & Rodney Dixon, 2005.

“The International Criminal Court and the Enforcement of International Justice”, Nineteenth Annual Blaine Sloan Lecture on International Law, *Pace International Law Review*, vol. XVII, No.1, Spring 2005.

“The International Criminal Court: a New and Necessary Institution Meriting Continued International Support”, *Fordham International Law Journal*, vol. 28, No.2, January 2005.

“The International Criminal Court and International Criminal Justice”, in *Developing a Culture of Conflict Prevention*, Anna Lindh Programme on Conflict Prevention, 2004.

“International Tribunals and Courts” published in *The Security Council in the Post-Cold*

War Era”, edited by David Malone, Lynne Rienner Publisher, 2004.

Introduction to *Elements of War Crimes under the Rome Statute of the International Criminal Court – Sources and Commentary*, edited by Knut Dörmann, Cambridge University Press, 2003.

“The Highway to the International Criminal Court: all Roads lead to Rome”, Journées Maximilien-Caron, 1-2 May 2003, Canadian Institute for the Administration of Justice and Faculty of Law of the University of Montreal, 2003.

“International Humanitarian Law and the ICC Statute: Problems and Process”, in *International Criminal Court, A new dimension in international justice. Questions and Prospects for a new humanitarian order, Proceedings of the Santorini Colloquium*, edited by Professor S. Perrakis, 2002.

“La Cour pénale internationale face à la souveraineté des Etats » in *Crimes internationaux et juridictions internationales*, A. Cassese and M. Delmas-Marty (director), P.U.F., 2002.

“Reaching Agreement at the Rome Conference”, “Referral by State Parties” and “Initiation of Proceedings by the Prosecutor” (with Darryl Robinson); “The Post-Rome Conference Preparatory Commission” (with Valerie Oosterveld), and “The Contribution of the Rome Statute to International Criminal Law” (with the Board of Editors), in *The Rome Statute of the International Criminal Court - A Commentary*, edited by Antonio Cassese, Paola Gaeta and John R.W.D. Jones, Oxford University Press, 2002.

“The Preparatory Commission for the International Criminal Court”, *Fordham International Law Journal*, vol. 25, No.3, March 2002.

« Terrorisme, Crimes contre l'humanité et la Cour pénale internationale », in *Livre Noir*, edited by S.O.S. Attentats, February 2002.

Introduction to *Reflections on the International Criminal Court - Essays in Honour of Adriaan Bos*, edited by Herman A.M. Von Hebel, Johan G. Lammers and Jolien Schukking, Kluwer Academic Publishers, 2001.

“The International Criminal Court: Current Issues and Perspectives”, and *Law and Contemporary Problems*, School of Law, Duke University, vol. 64, No.1, Winter 2001.

“The Work of the Preparatory Commission”, in *The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence*, edited by Roy S. Lee, Transnational Publishers, 2001.

“Negotiating an Institution for the Twenty-First Century: Multilateral Diplomacy and the International Criminal Court” (with Valerie Oosterveld), *McGill Law Journal*, vol. 46, No.4, August 2001.

“The International Criminal Court”, *McGill Law Journal*, vol. 46, No.1, November 2000.

“The Preparatory Commission Today”, in *Establishment of the International Criminal Court*, UM Publications of the Ministry of Foreign Affairs (Finland), February 2000.

“The International Criminal Court: Consensus and Debate on the International Adjudication of Genocide, Crimes Against Humanity, War Crimes, and Aggression”, *Cornell International Law Journal*, vol. 32, Number 3, 1999.

Introduction to *Commentary on the Rome Statute of the International Criminal Court: Observers' Notes, Article by Article*, edited by Otto Triffterer, Nomos Verlagsgesellschaft, Baden-Baden, 1999.

“The Rome Conference on an International Criminal Court: The Negotiating Process” (with John T. Holmes), *The American Journal of International Law*, vol. 93, No.1, 1999.

“The Development of the Rome Statute”, in *The International Criminal Court: The Making of the Rome Statute: Issues, Negotiations, Results*,” edited by Roy S. Lee, Kluwer Law International, 1999.

“The Birth of the International Criminal Court: The 1998 Rome Conference” (with John T. Holmes), *The Canadian Yearbook of International Law*, Volume XXXVI, 1998.

“The Convention on the Safety of United Nations and Associated Personnel”, *Conference “Les casques bleus: policiers ou combattants? / Blue Helmets: policemen or combatants?”*, Faculty of Law (Civil Law), University of Ottawa, 1995; Collection Bleue, Wilson & Lafleur ltée, Montreal, 1997.

“Legal Aspects of Peacekeeping”, *Canadian Defence Quarterly*, vol. 23, No.1, Special No.2, September 1993.

“International Law and Arms Control in Outer Space: New Approaches for a New Era”, in *Outer Space in the 1990's: The Role of Arms Control - Security, Technical and Legal Implications. Proceedings of the Symposium at McGill University*, Montreal, November 1992, McGill Institute of Air and Space Law Association Newsletter, Winter 1992-1993.

“Weaponry and Institutions”, chapter 9 in Glen Plant, *Environmental Protection and the Law of War: a “fifth Geneva Convention” on the Protection of the Environment in Time of Armed Conflict*, Belhaven Press, London and New York, 1992.

“The Expanding Peacemaking Role of the United Nations”, *Proceedings of the 86th Annual Meeting of the American Society of International Law*, Washington, D.C., 1992; *Moscow Journal of International Law*, No.3, 1992.

“L'impact des événements actuels sur le droit de la paix et de la sécurité internationales”, *Revue québécoise de droit international*, vol. 7, No.2, 1991-1992.

“The Changing Role of the Security Council”, *Occasional Papers Series*, No. II, The Ralph Bunche Institute on the United Nations, The City University of New York, New York, 1990.

“The 1988 ICAO and IMO Conferences: an International Consensus against Terrorism”, *Dalhousie Law Journal*, vol. 12, No.1, April 1989.

“The Law of the Sea Preparatory Commission after Six Years” (with Douglas Fraser), *Canadian Yearbook of International Law*, vol. XXVI, 1988.

“Law-Making through International Institutions” (with Professor D .M. McRae) in *International Law: Critical Choices for Canada 1985 - 2000*, Queen's Law Journal, 1986.

Numerous speeches, lectures and interviews (television, radio and written media) on international criminal justice, international humanitarian law and public international law.

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4. MEIRE, Philippe (Belgium)

(Original: French)

Note verbale

The Permanent Representation of the Kingdom of Belgium 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 its note verbale ICC-ASP/11/S/07 dated 14 May 2012, has the honour to inform it that the Belgian government has decided to nominate Mr. Philippe Meire for election to the Advisory Committee on Nominations of judges.

Attached to this note are the curriculum vitae of Mr. Philippe Meire and a statement of his qualifications.

The Permanent Representation of the Kingdom of Belgium in The Hague avails itself of this opportunity to renew to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court the assurance of its highest consideration.

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Statement of qualifications

Belgium has decided to nominate Mr. Philippe Meire as a candidate for election to the Advisory Committee on nominations of judges.

The nomination of Mr. Philippe Meire, whose curriculum vitae accompanies this statement of qualifications, meets all the requirements set out in the terms of reference for the establishment of an Advisory Committee on nominations of judges, in annex to resolution ICC-ASP/10/Res.5, adopted by the Assembly of States Parties to the Rome Statute of the International Criminal Court on 20 December 2011, and which provide that:

“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. Philippe Meire has extensive experience in criminal and international criminal law. He has been a Federal Prosecutor since 2002. Since joining the Federal Prosecutor’s Office, he is responsible for matters related to international humanitarian law, terrorism and organised crime, and in 2007 he was appointed Assistant Federal Prosecutor responsible for the international humanitarian law and military expertise section.

As the first Belgian Prosecutor responsible for prosecuting serious violations of international humanitarian law, Mr. Philippe Meire has been the Belgian judicial point of contact for relations with international criminal jurisdictions since 2002: International Criminal Court, International Criminal Tribunal for the Former Yugoslavia, International Criminal Tribunal for Rwanda, Special Court for Sierra Leone, and Special Tribunal for Lebanon. Since 2002 he is also the Belgian member of the European Network of contact points in respect of persons responsible for genocide, crimes against humanity and war crimes.

Mr. Philippe Meire is also an elected member of the Belgian High Council of Justice responsible, in particular, for the nomination and appointment of prosecutors (with effect from 1 September 2012) and a member of the International Society of Military Law and the Law of War. He also teaches international humanitarian law at the National Research Institute of the Belgian federal police and at the Belgian Judicial Training Institute.

He has written articles, books and reports on international humanitarian law both at the national and international level.

Belgium is confident that Mr. Philippe Meire’s professional experience and qualifications would greatly benefit the work of the Advisory Committee on Nominations of judges.

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Personal data

Born in Etterbeek (Brussels), Belgium, on 14 January 1960

Law Graduate, Catholic University of Leuven (1983)

Federal Prosecutor, Assistant Federal Prosecutor, responsible for the international humanitarian law and military expertise section (2007 – 2012)

Federal Prosecutor responsible for matters related to international humanitarian law, terrorism and organized crime (2002 – 2007)

Prosecutor for the Federal Prosecutor's Office during trials conducted before the Brussels Assize Court with regard to serious violations of international humanitarian law (2005 – 2007)

Belgian member of the European Network of contact points in respect of persons responsible for genocide, crimes against humanity and war crimes (2002 – 2012)

Belgian judicial contact point for relations with international criminal jurisdictions: International Criminal Court, International Criminal Tribunal for the Former Yugoslavia, International Criminal Tribunal for Rwanda, Special Court for Sierra Leone, Special Tribunal for Lebanon (2002 – 2012)

Adviser to the Belgian delegation before the International Court of Justice in The Hague "in the case concerning Questions relating to the Obligation to Prosecute or Extradite (Belgium v. Senegal)" (2009 – 2012)

Deputy Crown Prosecutor at the Brussels Court of First Instance (1992 – 2002)

Legal Officer at the Administration of Civil and Criminal Cases of the Ministry of Justice (1984 – 1992)

Member of the Brussels Bar (1983 – 1984)

Elected member of the Belgian High Council of Justice, responsible in particular for nominating and appointing prosecutors (with effect from 1 September 2012)

Member of the International Society for Military Law and the Law of War (2005 – 2012)

Member of the Working Group on Legislation of the Belgian Interministerial Commission for International Humanitarian Law (2006 – 2012)

Guest lecturer at the University of Liege in the course on international humanitarian law (2010 – 2012)

Lecturer at the Belgian Judicial Training Institute on international humanitarian law (2007 – 2012)

Instructor at the National Research Institute of the Belgian federal police in the area of international humanitarian law (2009 – 2012)

Alternate Chairman of the body overseeing the management of Belgian police information (2002 – 2012)

Author of articles, books and reports on international humanitarian law at the national and international level

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5. MYJER, Egbert (Netherlands)

(Original:English)

Note verbale

The Ministry of Foreign Affairs of the Kingdom of the Netherlands presents its compliments to the Secretariat of the Assembly of States Parties and has the honour to refer to the decision of the Bureau of the Assembly of States Parties, taken at its eleventh meeting on 1 May 2012, regarding the election of members of the Advisory Committee on Nominations, which will take place at the eleventh session of the Assembly.

The Ministry informs the Secretariat that the Government of the Kingdom of the Netherlands has decided to nominate Judge Egbert Myjer for the Advisory Committee on the Nomination of Judges.

A statement in support of Judge Myjer's nomination and his curriculum vitae are attached to this note.

* * *

Statement of qualifications

The Kingdom of the Netherlands has the honour to nominate Judge Egbert Myjer for the Advisory Committee on nominations of judges of the International Criminal Court. Judge Myjer is an eminent person of a high moral character, with established competence and experience in criminal and international law, and fully meets the requirements for membership of the Advisory Committee as adopted by the Assembly of States Parties with resolution ICC-ASP/10/Res.5.

Judge Myjer has had a long and distinguished legal career both in the Netherlands and at the European Court of Human Rights (ECtHR). Before serving as a judge at the ECtHR, he was a judge and Vice-President of Zutphen District Court, Advocate General at the Hague Court of Appeal and Chief Advocate General at the Amsterdam Court of Appeal. His extensive domestic and international legal experience confirms his competence and experience in human rights and criminal law.

Furthermore, Judge Myjer has excellent academic credentials. He is currently professor of criminal law and human rights at the Free University Amsterdam and visiting lecturer at Catholic University Leuven. He has published numerous books, articles and annotations on human rights law and criminal law. He is co-author of the *Human Rights Manual for Prosecutors* of the International Association of Prosecutors.

Throughout his professional and academic career, Judge Myjer has been involved in many activities in the field of criminal law and human rights law. As a founding editor of the *Netherlands Human Rights Law Review* (NCJM-bulletin), he contributed substantially to the development of human rights law in the Netherlands. He was the chairman of the Human Rights Forum of the International Association of Prosecutors (2000-2004) and sat on the Association's Executive Committee from 2001 to 2004.

Judge Myjer's outstanding contribution to justice was acknowledged in 2000 when Queen Beatrix appointed him Officer in the Order of Orange-Nassau. Additionally, Judge Myjer received the Council of Europe Pro Merito Medal in 2001 and the International Association of Prosecutors' Certificate of Merit in 2004. He was appointed an Honorary Bencher of Lincoln's Inn in 2011.

As a judge of the European Court of Human Rights, Judge Myjer demonstrated a full command of the two working languages of the International Criminal Court, English and French. He reads, speaks and writes both languages fluently. Besides Dutch, his mother tongue, he also reads, speaks and writes German.

The Kingdom of the Netherlands has the highest confidence that Judge Myjer's professional talents and personal qualities would be a valuable contribution to the important work of the Advisory Committee on the nomination of judges.

* * *

Personal data

Name: Bernard Egbert Paul Myjer
Date of birth: 31 July 1947

Education

1972 Utrecht State University- Law; specialization criminal law.

Current professional activities

2004-2012 Judge of the European Court of Human Rights, elected in respect of The Netherlands. Tendered his resignation, effective 1 November 2012.

2000 – present Professor of Criminal Law and Human Rights Amsterdam Free University, Netherlands.

2009-2012 Visiting lecturer Katholieke Universiteit Leuven.

Past professional activities

1996-2004 Deputy Prosecutor-General, since 1998 renamed in: Chief advocate-general Amsterdam Court of Appeal, Netherlands.

1991-1995 Advocate-General, The Hague Court of Appeal, Netherlands.

1986-1991 Vice-president of the Zutphen District Court, President, criminal chambers, Zutphen, Netherlands.

1981-1986 Judge, Zutphen District Court: member criminal chambers; investigating judge criminal cases; single judge criminal cases; single judge civil and family cases, Zutphen, Netherlands

1979-1981 Trainee judge, Zutphen District Court; Vice-Dean, Netherlands Training and Study Centre for the Judiciary, Zutphen, Netherlands.

1972-1979 Research assistant criminal law Leiden State University, Netherlands.

Past activities in the field of criminal law and/or human rights

(As of 1 November 2012) member of the board of UAF (Foundation for Refugee Students).

(As of 1 November 2012) member of the editorial board of the Netherlands Human Rights Quarterly.

International moot courts.

Expert-reports Council of Europe.

Lectures on criminal law and human rights all over Europe, Australia, China, South Africa.

Member, Executive Committee, International Association of Prosecutors (2001-2004).

Chairman of the Human Rights Forum of the International Association of Prosecutors (2000-2004).

Curriculum human rights for the Netherlands judiciary, organizer/head of delegation study visits of Netherlands judiciary to Strasbourg (1982-2004).

Founding editor, NJCM-bulletin (Netherlands Human Rights Law Review) (1976-2004).

Deputy Secretary, Editorial board Delikt en Delinkwent (Netherlands Criminal Law Review) (1972-1979).

Publications

Books, articles and annotations on human rights and criminal law, among which together with Nicolas Cowdery and Barry Hancock the IAP Human Rights Manual for Prosecutors (2002; second revised edition 2009), which has been translated in French, Russian, Ukrainian, Turkish, Armenian, Spanish and Arabic.

Honors

- 2011 Honorary Bencher, Lincoln's Inn.
- 2004 Certificate of Merit, International Association of Prosecutors.
- 2001 Medal of Merit, Council of Europe.
- 2000 Officer in the Order of Orange-Nassau, The Netherlands.

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6. NSEREKO, Daniel David Ntanda (Uganda)

(Original: English)

Note verbale

The Permanent Mission of the Republic of Uganda to the Benelux countries and the European Union presents its compliments to the Secretariat of the Assembly of States Parties of the International Criminal Court and has the honour to inform you that the Government of Uganda hereby nominates Judge Daniel David Ntanda Nsereko as candidate for election as member of the Advisory Committee on Elections at the election to be held at the eleventh session of the Assembly of States Parties, in November 2012.

Judge Nsereko is recognized for his experience as a Judge and his outstanding scholarship in international law, international criminal law, international humanitarian law and human rights as well as his skills as a trial lawyer. For purposes of this nomination, please find enclosed his curriculum vitae, the accompanying statement and other supporting documents.

* * *

Statement of qualifications

Judge Daniel David Ntanda Nsereko fulfils the requirements for election as a member of the Advisory Committee on Elections in that:

He enjoys a reputation of high moral character, impartiality and integrity as Judge and Advocate of the High Court of Uganda.

He possesses established competence in criminal law and procedure. He is currently serving as Judge of the Appeals Chamber at the Special Tribunal for Lebanon (STL). Prior to that, he served as Judge of the Appeals Chamber at the International Criminal Court (ICC) and as President of the Appeals Division. He is an Advocate of the High Court of Uganda and has in that capacity practised law before Uganda's superior and subordinate courts. Prior to his election as Judge of the International Criminal Court, Judge Nsereko was included on the List of Counsel who are eligible to be appointed to represent accused persons and victims before the International Criminal Court.

He possesses established and internationally acknowledged competence in international law, international criminal law, international humanitarian law and the law of human rights. He taught these subjects at both Makerere University in Uganda and at the University of Botswana where he served as Professor and Head of the Department of Law. He has conducted research and has published numerous scientific/scholarly pieces in internationally reputable works. He has also been involved in professional activities that require a thorough grasp of the law in these fields, such as rendering expert legal opinions and serving on the Advisory Committee of the War Crimes Research Office of the American University College of Law and on missions to investigate alleged violations of human rights and of humanitarian law.

He possesses an excellent command of both written and spoken English.

The election of Judge Nsereko, who comes from the African region and from a common law country, will serve the need for the representation of the principal legal systems of the world; it will also give Africa a fairer representation on the Committee.

Given his strong personal character and integrity, internationally recognized competence in criminal law and procedure, as well as international law, international criminal law, international humanitarian law and the law of human rights (as attested by his curriculum vitae), Judge Nsereko, when elected, is bound to make a substantial contribution to the work of the Advisory Committee.

* * *

Personal data

Nationality: Ugandan
 Gender: Male
 Marital Status: Married

Education

1973-75 *Doctor of Juridical Science (J.S.D.)*, New York University School of Law, New York, New York, U.S.A.
 1971 *Master of Laws (LL.M)*, New York University School of Law, New York, New York, U.S.A.
 1972 *Certificate in International Law*, Hague Academy.
 1970 *Master of Comparative Jurisprudence (M.C.J.)*, Howard University School of Law, Washington, D. C. , U.S.A.
 1968 *Bachelor of Laws (LL.B)*, University of East Africa, Dar Es Salaam, Tanzania.

Professional Qualifications

1972 - present Advocate, High Court of Uganda.
 2007 List of Counsel and eligible for appointment to represent accused or victims before the International Criminal Court.

Work experience*Work History*

March 2012- present Judge, Appeals Chamber, Special Tribunal for Lebanon, The Hague, The Netherlands.
 2009 – 2010 President, Appeals Division, International Criminal Court, The Hague, The Netherlands.
 2008 – March 2012 The Hague, The Netherlands
 Judge of the International Criminal Court, The Hague, Netherlands (Trial Division, January – July 2008: August 2008 – March 2012, Appeals Division)

Acted as Presiding Judge in the following appeals:

- (1) *Situation in Darfur, Sudan, Prosecutor v. Abdallah Banda Abakaer Nourain & Saleh Mohammed Jerboa Jamaus*, Appeal against Trial Chamber IV's "Decision on the Prosecution's Application for Leave to Appeal the 'Reasons for the Order on translation of witness statements (ICC-02/05-03/09-199) and additional instructions on translation'";
- (2) *Situation in the Republic of Kenya*, Appeal of the Government of Kenya against the "Decision on the Request for Assistance Submitted on Behalf of the Government of the Republic of Kenya Pursuant to Article 93(10) of the Statute and Rule 194 of the Rule of Procedure and Evidence", 4 July 2011;
- (3) *Prosecutor v. Ruto et al. and Prosecutor v. Mathaura et al.* , Appeal of the Government of Kenya against the Decision on the Application by the Government of Kenya Challenging the Admissibility of the Case Pursuant to Article 19(2)(b) of the Statute, 20 June 2011;
- (4) *Prosecutor v. Germain Katanga and Mathieu Ngudjolo Chui*: Appeal against the "Decision on the Motion for the Defence for Germain Katanga for a Declaration on Unlawful Detention and Stay of Proceedings" 12 July 2010;

- (5) *Prosecutor v. Germain Katanga and Mathieu Ngudjolo Chui*: Appeal of Mr. Katanga against the “Oral Decision of the Trial Chamber II of 12 June 2009 on the Admissibility of the Case”, 25 September 2009;
- (6) *Prosecutor v. Joseph Kony* : Appeal of the Defence against the “Decision on the admissibility of the Case Under article 19 (1) of the Statute”, 16 September 2009.
- 1996 - 2007 Professor of Law, University of Botswana, Gaborone
- 1992 - 96 Associate Professor of Law, University of Botswana
- 1984 - 92 Senior Lecturer in Law, University of Botswana
- 1993 - 94 Walter S. Owen Visiting Professor of Law, University of British Columbia, Faculty of Law, Vancouver, Canada.
- 1983 Social Affairs Officer, United Nations Centre for Development and Humanitarian Affairs, New York, New York, U.S.A.
- 1983 - 84 Expert Consultant, Crime Prevention and Criminal Justice Branch of the United Nations Centre for Social Development and Humanitarian Affairs, New York, New York, U.S.A.
- 1978 - 82 Full - time Private Law Practice, Kampala, Uganda
- 1975 - 78 Senior Lecturer in Law, Makerere University, Kampala, Uganda
- 1971 - 75 Lecturer in Law, Makerere University
- 1968 Pupil Advocate with Kiwanuka & Co., Advocates, Kampala, Uganda.

Professional activities

Law Practice

- 1972 - 2007 Private law practitioner (initially on a part-time basis 1972 - 76 and full time 1976-82); represented clients in criminal and civil cases in Magistrates’ Courts, High Court, and the Court of Appeal. Some of the cases resulted in precedent - setting decisions; 2003 – 07 was attached as a consultant to the law firm of *Ssendege, Senyondo & Co.*, Advocates and Solicitors, in Kampala, Uganda.

Trial Observer

- 1996 Served as an Amnesty International Trial Observer to Ethiopia; duties included observing a criminal trial of over 50 defendants of the former Government of Ethiopia charged with genocide and crimes against humanity; writing a comprehensive confidential report on the trial in the context of international human rights standards.
- 1990 Served as an Amnesty International Trial Observer to Swaziland; duties included observing a criminal trial of about 10 defendants charged with offences of a political character; writing a comprehensive confidential report in the context of international human rights standards.

Special Missions

- 1998 Served as Head of an Amnesty International Delegation to Lesotho to investigate allegations of human rights and humanitarian law violations and inspecting prison conditions following the South African and Botswana military intervention into that country.
- 1991 Served on a two-person Amnesty International Mission to Swaziland to investigate allegations of human rights abuses and to inspect prison conditions. Authored the mission’s report.

Expert/Consultant

- 2007 At the request of Minority Rights Group International, wrote an expert legal opinion in a case that was pending before the African Commission on Human and Peoples' Rights.
- 2007 Participated as expert at the Resumed 5th Session of the Assembly of States Parties to the Rome Statute of the International Criminal Court, at New York, 29 January – 2 February 2007, dealing with crime of aggression as part of the International NGO Coalition for the ICC.
- 2006 Participated as expert at the Inter-Sessional Meeting of the Special Working Group on the Crime of Aggression of the Assembly of States Parties to the Rome Statute of the International Criminal Court, at Princeton, New Jersey, June 2005, as part of the NGO Coalition for the ICC.
- 2005 Served as Legal Advisor to the Uganda Government Delegation to the second Inter-Sessional Meeting of the Special Working Group on the Crime of Aggression of the Assembly of States Parties to the Rome Statute of the International Criminal Court, at Princeton University, New Jersey, 11 – 13 June 2005.
- 2004 At the request of the Chief Prosecutor of the International Criminal Court, wrote an expert legal opinion on the interpretation and scope of certain provisions of the Rome Statute of the International Criminal Court.
- 2004 Served as Legal Advisor to the Uganda Government Delegation to the Inter-Sessional Meeting of the Special Working Group on the Crime of Aggression of the Assembly of States Parties to the Rome Statute of the International Criminal Court, Princeton University, New Jersey, 21 - 23 June 2004.
- 2004 Participated in the Roundtable of African Experts on the Transitional Codes for Post-Conflict Criminal Justice Project, organised by the United States Institute of Peace and the Irish Centre for Human Rights of the National University of Ireland, Galway, Abuja, Nigeria, 7 – 8 June 2004.
- 2002 Served as Member of the Uganda Government Delegation to the first session of the Assembly of States Parties to the Statute of the International Criminal Court, New York, 3 to 11 September 2002.
- 2002 Participated as an expert at the 9th session of the Preparatory Commission for the International Criminal Court, New York, 8 – 19 April 2002 as part of the NGO Coalition for the International Criminal Court and served as co-leader of the Coalition's team on the Crime of Aggression.
- 2001 Participated as an expert at the 8th session of the Preparatory Commission for the International Criminal Court, New York, 24 September – 5 October 2001 as part of the NGO Coalition for the International Criminal Court and served as co-leader of the Coalition's team on the Crime of Aggression.
- 2000 Participated as an expert at the 5th, 6th and 7th session (June/July and December 2000) meetings of the Preparatory Commission for the International Criminal Court as member of the NGO Coalition for the International Criminal Court.
- 1999 Acted as an expert consultant to the International Criminal Tribunal for Rwanda (ICTR): wrote a legal opinion for the Tribunal on some complex legal issues in a case before the Tribunal.
- 1998 Participated as an expert in the Diplomatic Conference of Plenipotentiaries for the Establishment of an International Criminal Court on the invitation of the NGO Coalition for the Establishment of an international Criminal Court, Rome, Italy, 15 June to July 1998.
- 1997 Participated as an expert in the August and December meetings of the UN Preparatory Committee for the Establishment of an International Criminal

- Court at New York as a member of the NGO Coalition for the Establishment of an International Criminal Court.
- 1995 Participated in and was elected rapporteur for an Expert Group Meeting on "Victims of crime and Abuse of Power in the International Setting", convened by the United Nations Crime Prevention and Criminal Justice Branch at Vienna Austria. The Committee drew up a comprehensive plan of action for the prevention of victimisation, protection and assistance for victims of crime and abuse of power, in pursuance of the United Nations Declaration on Victims of Crime.
- 1995 Served on the Committee of Experts to review and propose amendments to the Draft Statute of the International Criminal Court. The Association Internationale De Droit Pénal and the Max Planck Institute for Foreign and International Penal Law set up the Committee.
- 1985 Served as Expert Consultant for the UN on a Project on the Preparation for Plans for Reform of the Criminal Justice System for Namibia, Rome, Italy.
- 1985 Served as Expert Consultant for United Nations Congresses for the Prevention of Crime and Treatment of Offenders, at Milan, Italy (1985), and Caracas, Venezuela (1980); and at regional and inter-regional preparatory meetings at The Hague, The Netherlands (1980), Addis Ababa, Ethiopia (1978) and Lusaka, Zambia (1975).
- 1984 Served as Expert Consultant for the Crime Prevention and Criminal Justice Branch of the United Nations Centre for Social Development and Humanitarian Affairs and participated in the drafting of the United Nations Declaration for the Rights of Victims of Crime.

Resource Person/Guest Lecturer

- 2011 Delivered a talk on "Calling African Female Lawyers" as a part of a campaign spearheaded by the Office of the ICC Registrar, at the Imperial Resort Beach Hotel, Entebbe, Uganda, 6 May 2011.
- Delivered a lecture on "The ICC: An Overview of the basic features and recent developments" at the Kwazulu Natal University Faculty of Law, Durban, South Africa, 10 May 2011.
- 2010 Presented a paper on "New Perspectives after the Kampala Review Conference and African Issues" at the 12th Salzburg Law School on International Criminal Law, Humanitarian Law and Human Rights, at Salzburg, Austria 12-20 August 2010.
- Chaired a panel discussion on "The Post-colonial African State and Impunity" at a conference on Africa and the future of the International Criminal Justice at the Witswaterand School of Law, Johannesburg, South Africa, 14-16 July 2010.
- Participated on a panel discussion on "Crimes against Humanity and State Responsibility to Prevent" at a conference on Forging Convention on Crimes against Humanity, convened by the Washington University Law School, Whitney R. Harris World Law Institute at the Brookings Institute, Washington DC, 11-12 March 2011.
- 2009 Presented a paper on "Children in armed conflict and the International Criminal Court" at the 10th International Conference of the Chief Justices of the World, Lucknow, India, 11-14 December 2009.
- Delivered a paper on "Africa and the ICC" at a workshop for Members of Parliament, organised by Parliamentarians for Global Action, Kampala, Uganda, 30 June 2009.
- Delivered a lecture on "Basic Features of the International Criminal Court" at a course for Judges and Prosecutors from Jordan, organised by the Hague Forum for Judicial Expertise, The Hague 22 April 2009.

- Presented a paper on “The ICC Six Years On” at the Future of International Criminal Justice Conference, convened by West Point Centre for the Rule of Law, Department of Law, United States Military Academy, West Point, New York, 15-17 April 2009.
- 2008 Presented a paper on “The Rights of Children and the International Criminal Court” at the 9th International Conference of Chief Justices of the World, Lucknow, India 15 December 2008.
- Presented a paper on “Trial Proceedings at the International Criminal Court” at the International Conference on the ICC organized by the Supreme Court of the Philippines Judicial Academy in partnership with the Italian Embassy in Manila, the Philippines, 25-26 September 2008.
- 2006 Served as resource person at a seminar organized by the Mozambican Bar Association under the sponsorship of the Friedrich Ebert Foundation on “The International Criminal Court: a Court for the Future” at Maputo, Mozambique 9 March 2006 and presented a paper on “The International Criminal Court: Botswana’s Experience.”
- 2005 Served as guest lecturer and delivered lectures on “The Relationships between the International Criminal Court and the UN Security Council” at the 7th session of the Salzburg Law School, Salzburg, Austria, 8 – 10 August 2005.
- 2004 Served as guest lecturer and delivered a lecture on the Crime Genocide at the International Criminal Court Training Course for African Government Officials organised by the University of Nottingham and the University of Cape Town, Cape Town, South Africa, 28 June to 3 July 2004.
- 2003 Served as guest lecturer and delivered a lecture on “Prosecutorial Discretion before National and International Tribunals” in a series of Guest Lectures at the Office of the Prosecutor of the International Criminal Court, The Hague, Netherlands, 19 December 2003. See website: http://www.icc-cpi/otp/lecturers_dn.html
- 2002 Served as guest lecturer to LLM students of the Law Department, *Universita degli Studi di Teramo*, Italy, 25 February – 1 March 2000. Delivered lectures on the status of the individual under International Law, the Use of force under the UN Charter and on the Crimes of Genocide and Aggression.
- 2001 Served as guest lecturer to LLM students of the Faculty of Law, University of Cape Town, South Africa, August 2001. Delivered lectures on the crimes of aggression and genocide.
- 2000 Served as resource person at a Workshop for Women of Africa on Gender Justice & the International Criminal Court organised by the Women’s Caucus for Gender Justice in collaboration with the Law, Race and Gender Research Unit of the University of Cape Town, Cape Town South Africa, 24 – 26 August 2000.
- 2000 Served as guest lecturer at the Salzburg School of International Criminal Law, Salzburg, Austria, and August 2002. Delivered lectures on the Crimes of Aggression and Genocide as well as on the International criminal Tribunal for Rwanda.
- 1999 Served as scientific director for the Gaborone School for International Criminal Jurisdictions, Gaborone, Botswana (October 1999).
- 1999 Served as guest lecturer at the Salzburg School of International Law, Salzburg, Austria. Delivered lectures on the Crime of Genocide.
- 1999 Served as Resource Person at a SARPCCO Training Course for Police Trainers organized by the UN High Commissioner for Human Rights, at Gaborone, Botswana.

Memberships

- 2006 - 2008 Member, Advisory Committee, *War Crimes Research Office*, American University, Washington, DC.
- 2006 Member, International Advisory Board of the *International Doctorate School of Excellence*, University of Cologne, Germany.
- 2005 - present Member, Editorial Board of the *University of Botswana Law Journal*.
- 2004 - present Member, *East African Law Society*.
- 1972 - present Member, *Uganda Law Society*.
- 1988 - present Member of the Board of the *International Society for the Reform of Criminal Law*.
- 1990 - present Member of the Editorial Board of the *Criminal Law Forum: an International Journal*.
- 1986 - 1990 Member of the Editorial Board of the Journal *Violence, Aggression and Terrorism*.
- 1985 - present Member of the Editorial Council of the *Journal Church and State*
- 1975 - 1980 Member of the Executive Committee of the *Uganda Red Cross Society*.
- 1975 - 1980 Member of the Law Council (Executive Committee) of the *Uganda Law Society*.

Academic activities*Courses Taught*

- 1984 - 2007 *University of Botswana*, Botswana:
Public International Law, International Criminal Law, International Human Rights Law, Criminal Law, Criminal Procedure, Evidence, Constitutional Law, Administrative Law, and Legal Ethics.
- 1993 - 1994 *University of British Columbia*, Vancouver, Canada:
International Law of Human Rights.
- 1971- 1978 *Makerere University*, Uganda:
Public International Law, Criminal Procedure, Civil Procedure, Evidence, Family Law, and Law of Business Associations.

Academic Leadership

- 1985 - 1993 Served as Head Department of Law, University of Botswana.

External Examiner

(As external examiner I act as “watch dog” for the appointing universities over academic standards; I approve examinations; I check examination scripts; and examine theses and dissertations)

- 2003 - 2006 University of Swaziland, Kwaluseni, Swaziland
- 1998 - 2002 University of Dar Es Salaam, Tanzania.
- 1993 University of Swaziland, Kwaluseni, Swaziland.
- 1992 - 1993 National University of Lesotho, Roma, Lesotho.
- 1991 - 1993 University of Zambia, Lusaka, Zambia.
- 1987 - 1990 University of Nairobi, Nairobi, Kenya.

External Assessor

- 2010 - 2011 Served on the Doctorate Committee, University of Amsterdam, tasked with assessing the quality of a thesis submitted for the award of the Degree of Doctor of Laws.
- 2000 Served as external assessor for the University of Dar Es Salaam: read and wrote detailed assessment of publications of candidates for promotion to the rank of associate professor and full professor.
- 1994 Served as external assessor for the University of Lagos, Akoka, Yaba, Nigeria; read and wrote detailed assessment of the publications for the candidate for promotion to the rank of associate professor.

Journal Refereeing

- 2004 Refereed article submitted to South African Law Journal and advised on its publishable quality.
- 2000 Refereed article submitted to the Melbourne Journal of International Law and advised on its publishable quality.

Publications*Books*

- (i) *Criminal Law in Botswana* (Wolters Kluwer, Deventer, The Netherlands, 2011) – ISBN 9789-041-136-213 [369 pages]
- (ii) With K. Solo, *Legal Ethics in Botswana: Cases and Materials* (University of Botswana, Department of Law, Private Bag 0022 Gaborone. 2004). ISBN No. 99912-949-5-3) [448 pages]
- (iii) *Constitutional Law in Botswana* (in the INTERNATIONAL ENCYCLOPAEDIA OF LAWS (Kluwer International Publishers, Deventer, The Netherlands. 2002. ISBN 90 6544 9442 and ISBN 90K 330 022X). Republished by Pula Press, Gaborone, Botswana , 2002. ISBN 999 61 97 4 [323 pages]
- (iv) *Twejjukanye Oluganda [Luganda Language Grammer]* (University of Botswana 2001) ISBN 99912-950-0-3 [150 pages]
- (v) *Criminal Procedure in Botswana: Cases and Materials (3rd ed.)* (Pula Press, Gaborone.2002. ISBN 99912-61-61-3). [506 pages]
- (vi) *Criminal Law and Procedure in Uganda* (in the INTERNATIONAL ENCYCLOPAEDIA OF LAWS, Prof. Dr. L. Dupont and Prof. Dr. C. Fijnaut of Leuven University, (eds.), (Kluwer Law International Publishers, Deventer, The Netherlands. 1996. ISBN 900 T 337 0085). [329 pages]
- (vii) *Eddembe Lyaffe* [a treatise written in the Luganda language, literally meaning "Our Rights"; it discusses various aspects of human rights and has four appendices which are translations of key UN human rights instruments], (Nabinene Emporium Ltd., P.O. Box 3675 Kampala, Uganda. 1995). Published with the assistance of the Danish Agency for International Development (DANIDA). [201 pages]
- (viii) *English - Luganda Law Dictionary* (University of Botswana. 1993 ISBN 99912-0-082-7). (Indexed in *The African Book Publishing Record*, West Sussex, England, 1994). [149 pages]
- (ix) *Antigone: a Greek Play by Sophocles* (a translation into the Luganda Language. Marianum Press, Kampala, Uganda. 1989). [63 pages]

Mimeographs

- (i) *The International Protection of Refugees* (Doctoral dissertation submitted to New York University School of Law, 1975). [379 pages]

- (ii) *Police Powers and the Rights of the Individual in Uganda* (Makerere University - Kampala, Uganda 1973). [134 pages]

Chapters in Books

- (i) “The International Criminal Court and Africa,” in Manisuli Ssenyonjo. (ed.) *African regional Human Rights System: Thirty Years after the Adoption of the African Charter on Human and Peoples’ Rights* (Koninklijke Brill NV, Leiden, 2011)
- (ii) “Cooperation with the Court in Matters of Arrest and Surrender of Indicted Fugitives: Lessons from the ad hoc Tribunals and National Jurisdictions,” in Jose Doria, Hans-Peter Gasser and M. Cherif Bassiouni, *The Legal Regime of the International Criminal Court: Essays in (eds) Honour of Professor Igor Blishshenko*, (Martinus Nijhoff Publishers, 2009) ISBN 978 90-041630-89 [at pp.975-999]
- (iii) “Sentencing at the International Criminal Tribunal for the former Yugoslavia” in Andre Klip and Goran Sluiter (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for Yugoslavia*, Vol. XV (Intersentia, Antwerp, 2008) ISBN 978-90-5095-794-6 [at pp.723-730]
- (iv) “Participation in Crime in Botswana” in Ulrich Sieber (ed.) *Participation in Crime: Criminal Liability of Leaders of Criminal Groups and Networks – A Comparative Analysis* (Max Planck Institute for Foreign and International Criminal Law, Freiburg.,2007).
- (v) “Expeditious Trial” in Andre Klip and Goran Sluiter (eds), *Annotated Leading Cases of International Criminal Tribunals: The Special Court for Sierra Leone*, Vol 9 (Intersentia, Antwerp, 2006. ISBN 90-5095.[at pp. 690-697]
- (vi) “Right to Counsel” in Andre Klip and Goran Sluiter (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for Yugoslavia*, Vol. 8 (Intersentia, Antwerp, 2005. ISBN 90-5095-397-2).[at pp. 375-386]
- (vii) “Forcible Transfer of Children” in Shelton, Dinah (ed.) *Encyclopaedia of Genocide and Crimes Against Humanity*, 3 vols. (Detroit, Mich: Macmillan Reference USA, 2005. ISBN 0028658477). [at pp. 370-376]
- (viii) “The Indictment”, in Andre Klip and Goran Sluiter (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for Rwanda*, Vol. 6 (Intersentia, Antwerp, 2003. ISBN 90-5095-319-0). [at pp. 49 – 58]
- (ix) “Preliminary Matters: the Indictment”, in Adre Klip and Goran Sluiter (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for Yugoslavia*, Vol. IV (Intersentia, Antwerp, 2002. ISBN 90-5095-213-5). [at pp. 58-68]
- (x) “Social Change and Organised Crime in Southern Africa”, in Apollo Rwomire (ed.), *Social Problems in Africa* (Praeger Publishers, Westport, CT., U.S.A., 2001. ISBN 0-275-96343-8) [at pp.209-228]
- (xi) “The African Great Lakes Region and the International Criminal Tribunal for Rwanda”, in ELSA (eds.), *International Law as we Enter the 21st Century* (BERLIN VERLAG Arno Spitz GmbH, 2001. ISBN 3-8305-0249-4). [at pp. 73 – 85]
- (xii) “The Implementation of the ICC Statute within the Southern African Community (SADC)”, in Claus Kress & Flavia Lattanzi (eds.), *The Rome Statute and Domestic Legal Orders Volume I: General Aspects and Constitutional Issues* (Nomos Verlagsgesellschaft, Baden-Baden, Germany, 2000. ISBN 88-8784-00-2). [at pp. 169-182]
- (xiii) "Preliminary Rulings Regarding Admissibility" in Otto Triffterer (ed.), *Commentary on the Rome Statute of the International Criminal Court* (Nomos

- Verlagsgesellschaft Baden-Baden, Germany, 1999. ISBN 3-7890-6173-5) [at pp. 395-404]
- (xiv) "Genocide: A Crime Against Mankind", in Gabrielle Kirk McDonald and Olivia Swak-Goldman (eds.), *The Law and Enforcement of International Offences – The Experience of International and National Courts* (Kluwer Law International, The Hague, The Netherlands, 1999. ISBN 90-411-1133-6). [at pp. 113-140].
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- (iv) "The Abuse of Process Doctrine in the Administration of Criminal Justice before National Courts and International Tribunals", 7 *University of Botswana Law Journal* 29 -71 (2008).
- (v) "Relationship between the International Criminal Court and the United Nations Security Council", 13 *Zetschrift Fur Internationale Starfrechtsdogmatik* 500 (2007).(<http://www.zis-online.com>)
- (vi) "Bringing Aggressors to Justice: From Nuremberg to Rome" 4 *University of Botswana Law Journal* 4 -32 (2005).

- (vii) “The SADC Protocol against Corruption: Example of the Region’s Response to an International Scourge”, with Zein Kebonang, 1 *University of Botswana Law Journal* 85-119 (2005).
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- (ix) “Triggering the Jurisdiction of the International Criminal Court”, 4 *African Human Rights Law Journal* 256-274 (2004).
- (x) “Defining the Crime of Aggression: An Important Agenda Item for the Assembly of States Parties to the Rome Statute of the International Criminal Court”, *Acta Juridica Journal* 256- 286 (2003) [University of Cape Town, South Africa].
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- (ii) "Reparations for Victims of Crime in Uganda" in Eduardo Vetere & David Pedro, *Victims of Crime and Abuse of Power: Festschrift in honour of Irene Melup* (11th UN Congress on Crime Prevention and Criminal Justice, Bangkok, April 2005).
- (iii) "Bringing Aggressors to Justice: From Nuremberg to Rome" presented as an inaugural lecture at the University of Botswana, Gaborone, 13 April 2005.
- (iv) "The Right to Legal Representation before the International Tribunal for the former Yugoslavia", presented at the 18th International Conference of the International Society for the Reform of Criminal Law, Montreal, Canada, 8 – 12 August 2004.
- (v) "The Independence of the Judiciary" presented at the SADC Chief Justices' Conference, Kasane, Botswana, July, 2004.
- (vi) "Prosecutorial Discretion before National and International Tribunals" delivered as part of a series of Guest Lectures at the Office of the Prosecutor of the International Criminal Court, The Hague, Netherlands, and 19 December 2003. See website: http://www.icc-cpi/otp/lecturers_dn.html
- (vii) "Implementation of the Rome Statute: Making the National Criminal Justice Systems Able in Law" presented at the Annual International Criminal Law Network, The Hague, Netherlands 17-19 December 2003.

- (viii) "Triggering the Jurisdiction of the International Criminal Court" presented at a Symposium on "Civil Society and Justice in Zimbabwe", Johannesburg, South Africa, 11-13 August 2003.
- (ix) "The Definition of the Crime of Aggression: Challenge facing the Assembly of States Parties" presented at the International Conference on 'The International Criminal Court: Some Questions and Answers from the Arab Region' at Cairo, Egypt 9 -11 May 2002.
- (x) "Rwandan Adventists on Trial for Genocide" (2000) *Adventist Lawyer* 36.
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- (xii) "The Death Penalty in Botswana", a paper presented at the "Reform of the Criminal Law" Conference, Inns of Court, London, July 26-29, 1987. (Cited by Roger Hood in *The Death Penalty* (Oxford University Press, Oxford 1989).
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- (xvi) "Christianity and Human Rights", a paper presented at a Workshop organised by the Department of Theology and Religious Studies (University of Botswana 1985).
- (xvii) "Group Victims of Crime and other Illegal Acts Linked to the Abuse of Public Power with Special Reference to Africa", (paper prepared for the Crime Prevention and Criminal Justice Branch of the United Nations Centre for Social Development and Humanitarian Affairs, New York, 1983). Cited in the *Working Paper Prepared by the UN Secretariat* for the 7th UN Congress on the Prevention of Crime and Treatment of Offenders, Milan, Italy. UN Doc. A/CONF.121/6, 1 August 1985.
- (xviii) "The Church in an Emerging Legal System: The Case of Uganda", a paper presented at the International Christian Lawyers' Conference, Geneva, Switzerland, 1981.
- (xix) "Torture: A Crime Against Human Dignity", an article published in *The Exposure* (magazine, Kampala, Uganda. 1980).

Awards

- 2006 Visiting Scholar, *Max-Planck Institute for Foreign and International Criminal Law*, Freiburg, Germany.
- 1996 Awarded a medal by the *International Society for the Reform of Criminal Law*, at Vancouver, Canada in recognition of my contribution to International Human Rights and to Criminal Law Reform.
- 1995 Visiting Scholar, *Max-Planck Institute for Foreign and International Criminal Law*, Freiburg, Germany.
- 1982 Fellow, Institute of International Law & International Relations Research, *Hague Academy of International Law*, The Hague, Netherlands.

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7. PARKER, Kevin (Australia)

(Original: English)

Note verbale

The Permanent Mission of Australia 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 (ICC) and has the honour to refer to paragraph 19 of resolution ICC-ASP/10/Res.5 of 21 December 2011 under which the Assembly of States Parties decided to establish an Advisory Committee on nominations of judges of the International Criminal Court, and the Bureau decision of 1 May 2012, which opened the nomination process for the Advisory Committee.

The Permanent Mission of Australia has the further honour to inform the Secretariat that the Government of Australia has decided to nominate Judge Kevin Parker for election to the Advisory Committee on the Nomination of Judges.

A statement in support of Judge Parker's nomination and his curriculum vitae are attached to this note.

* * *

Statement of qualifications

Australia has the honour of nominating Judge Kevin Parker for the Advisory Committee on the Nominations of judges of the International Criminal Court.

Judge Parker has had a long and distinguished legal career both in Australia and at the International Criminal Tribunal for the former Yugoslavia (ICTY).

Admitted as a legal practitioner in Australia in 1960, he was appointed as the Senior Assistant Prosecutor for Western Australia in 1967 and the Chief Prosecutor in 1971. He was subsequently appointed as Queen's Counsel in 1977 before serving as the Solicitor-General of Western Australia from 1979 to 1994. From 1994 until 2003 he was a Judge of the Supreme Court of Western Australia and in that role he conducted many major criminal trials and dealt with a large number of criminal appeals.

Concurrently, Judge Parker was a legal officer of the Royal Australian Air Force (Reserve), serving as Judge Advocate from 1977 to 1985 and Reviewing Judge Advocate from 1985 to 1997. He held the rank of Air Commodore on his retirement.

In 2003, Judge Parker became a permanent judge of the ICTY, and served in that capacity until 2011. During his tenure at the ICTY, Judge Parker served as Vice-President for two terms from 2005 to 2008 and was the Presiding Judge of Trial Chamber II from 2008 to 2011. As a judge of the ICTY, Judge Parker presided over a record number of five trials, three of which involved multiple accused. He also conducted the Inquiries into the deaths in custody of Slobodan Milosevic and Milan Babic, served as a member of the Rule 11 *bis* Chamber, which was responsible for the transfer of cases to the courts of Balkan countries, as well as the Rules Committee, and he had the pre-trial management of over 10 cases.

Judge Parker's extensive domestic and international legal experience clearly establishes his competence in both criminal and international law. Indeed, his energy and commitment to excellence as a judge of the ICTY has been widely remarked upon.

During his domestic legal career, Judge Parker held many appointments that required the oversight and assessment of legal practitioners, namely, membership of the Council of the Law Society of Western Australia (1972-1979), membership (1977-1979) then Chairmanship (1979-1992) of the Barristers' Board of Western Australia, membership of the Council of the Australian Institute of Judicial Administration (1982-1988), Presidency of the Legal Practice Board of Western Australia (1992-1994), Chairmanship of the Legal Practitioners' Disciplinary Tribunal of Western Australia (1992- 1995), and

Membership of the Consultative Committee of Australian Law Admitting Authorities(1983-1994). As Solicitor-General it was his responsibility to identify legal practitioners who were suitable for appointment as Judges, a role that he performed for over 14 years.

In 1989, Judge Parker's outstanding service to the law was recognised when he was appointed an Officer of the Order of Australia, and in 2008 he was made a Companion of that Order, which is Australia's highest civil honour, for his service to International law. In addition he has served as the Australian Honorary Aide-de-Camp (Air) to HM Queen Elizabeth II from 1979 to 1981. These distinguished awards and appointments confirm the eminent standing and high moral character of Judge Parker. Indeed, as noted by the Chief Justice of the Western Australian Supreme Court on the occasion of Judge Parker's election to the ICTY, 'to all who know him, Judge Parker is held in the highest of esteem for his wisdom, compassion, common sense, legal skills, and his vast knowledge of the law'.

Judge Parker is deeply conscious of the importance of the task to be carried out by the Advisory Committee. Although he is from the common law tradition, his experience has demonstrated to him the importance of international judges looking beyond national legal traditions in the fulfilment of their role. It is his strongly held view that the success of the International Criminal Court will depend heavily on the quality of its judicial work.

The Australian Government recommends Judge Parker's nomination to the Bureau's working group and to States Parties.

* * *

Personal data

Name: The Hon Kevin Parker, AC, RFD, QC
 Date of birth: 6 February 1937, Kalgoorlie, Western Australia
 Educated: Perth Modern School and University of Western Australia

Professional experience

1960	Admitted as a Legal Practitioner
1971- 1974	Chief Crown Prosecutor, Western Australia
1977	Appointed Queen's Counsel
1979 – 1994	Solicitor - General, Western Australia
1994 – 2003	Judge of the Supreme Court of Western Australia
2003 – 2011	Permanent Judge, International Criminal Tribunal for the former Yugoslavia (ICTY), The Hague (Retired)
2005-2008	Vice-President, ICTY
2008 – 2011	Presiding Judge, Trial Chamber II, ICTY
1982 and 1987	Member, Australian Delegation to the United Nations Commission on the Law of the Sea (UNCLOS)
1991	Member, Australian Delegation to the United Nations Commission on International Trade Law (UNCITRAL)
1981 - 1995	Member, Australian Delegation negotiating Maritime Boundaries with Indonesia
1971 – 1979	Member of Council, the Law Society of Western Australia
1979 – 1992	President, Barristers Board of Western Australia
1992 - 1994	President, Legal Practice Board Western Australia
1982 – 1988	Member of Council, the Australian Institute of Judicial Administration

- 1983 – 2003 Member, the Consultative Committee of Australian Law Admitting Authorities
- 1959 – 1997 Legal Officer, RAAF (Reserve).
Became Reviewing Judge Advocate, Australian Defence Force, holding the rank of Air Commodore.
- 1965 – 1970 Hon ADC (Air) to Governor of Western Australia
- 1979 -1981 Hon ADC (Air) to HM the Queen
- 1995 – 2003 Chancellor, Anglican Diocese of Perth
- 1981 – 1995 Chancellor, Diocese of North-West Australia
- 1983 – 1995 Trustee, Diocese of Perth
- 1980 – 2003 Member, Canon Law Commission, Anglican Church of Australia

Honours

- 1989 AO. Appointed an Officer of the Order of Australia, for service to the Law and the Anglican Church: In particular in respect of the Australia Acts 1986 (of Australia and the United Kingdom) and the Jurisdiction of Courts (Cross- Vesting) Acts
- 2008 AC. Appointed a Companion of the Order of Australia, for service to International Law.

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8. PETRIČ, Ernest (Slovenia)

(Original: English)

Note verbale

The Ministry of Foreign Affairs of the Republic of Slovenia presents its compliments to the Secretariat of the Assembly of States Parties of the International Criminal Court and has the honour to communicate that the Government of the Republic of Slovenia decided to nominate Prof. Dr Ernest Petrič as candidate for a member of the Advisory Committee on Nominations of judges of the International Criminal Court.

Since the establishment of the International Criminal Court, the Republic of Slovenia has been a staunch supporter of both its work and activities. Slovenia's decision to nominate a candidate is another sign of its commitment to the effective functioning of the Court, which depends on the quality of nominated judges. An independent evaluation of candidates for the post of judges of the Court should be a decisive step in the decision on their nomination.

Slovenia has therefore decided to nominate an eminent international lawyer, judge, diplomat, and academic as candidate for a member of the Advisory Committee. A detailed description of qualifications of Prof. Dr Petrič, including his curriculum vitae, are attached to this note.

* * *

Statement of qualifications

The Government of the Republic of Slovenia decided to nominate Prof. Dr Ernest Petrič as candidate for a member of the Advisory Committee on Nominations of judges of the International Criminal Court.

Prof. Dr Ernest Petrič currently holds the post of President of the Constitutional Court of the Republic of Slovenia. During his career, he has collected invaluable experience and achievements in the legal, diplomatic and academic spheres.

His diplomatic career includes the post of Ambassador of the former Socialist Federal Republic of Yugoslavia (SFRY) to India at a time when the former Yugoslavia was chairing the Non-Aligned Movement. He was also the first Ambassador of the Republic of Slovenia to the United States. Later, he held the posts of State Secretary at the Ministry of Foreign Affairs, Permanent Representative to the United Nations in New York, Ambassador to Austria, and Permanent Representative to the International Organizations in Vienna (OSCE, UNIDO, ODC, CTBT, and IAEA).

His academic career includes professorships at the University in Ljubljana, Slovenia, and in Ethiopia. He has published over 100 articles on international law, international relations and related topics. He recently published his sixth book entitled "Foreign Policy: The Basis of Theory and Practice" which, like his previous books, shows the wealth of his experience and professional achievements in diplomacy, international law and the academic sphere.

Dr Petrič is a member of the International Law Commission for the second term. During the first term, he was elected Chairman and Rapporteur. His competence in international law has been recognised by his peers repeatedly in both domestic and international fora.

Dr Petrič is a person of highest integrity and professionalism, and his personal commitment to the effective work of the International Criminal Court would guide him in his deliberations and evaluations regarding candidates for the post of judge of the Court, should he be elected.

* * *

Personal data

Name: Dr. Ernest Petrič
Ambassador

Education

1965 Ph.D. in International Law, Faculty of Law, University of Ljubljana.
1963 -1964 Postgraduate studies at the University of Vienna.
1960 LL.M. with honours, Faculty of Law, University of Ljubljana.

Additional education

1979 Max Planck Institute of International and Public Law, Heidelberg, Germany.
1973 Academy of International Law, The Hague, Netherlands.
1972 Wilton Park, United Kingdom.
1958 Institute of International Law, University in Thessaloniki, Greece.
University of Lund, Sweden.

Work experience

2010 - present President of the Constitutional Court of the Republic of Slovenia.
2008 - present Judge of the Constitutional Court of the Republic of Slovenia.
2008 - present Professor of International Law and International Relations, Faculty of Social Sciences, University of Ljubljana.
2008 - present Professor of International Law, European Law Faculty in Nova Gorica.
2002-2004 Ambassador of the Republic of Slovenia to the Republic of Austria and Permanent Representative to the International Organizations in Vienna (2002-2008) and the OSCE.
2000-2002 Permanent Representative of the Republic of Slovenia to the United Nations in New York and Ambassador (non-resident) of the Republic of Slovenia to the Federative Republic of Brazil.
1997-2000 State Secretary, Ministry of Foreign Affairs of the Republic of Slovenia.
1991-1997 Ambassador of the Republic of Slovenia to the United States of America and (non-resident) to the United States of Mexico.
1989-1991 Ambassador of the Socialist Federal Republic of Yugoslavia to the Republic of India and (non-resident) the Kingdom of Nepal.
1986-1989 Professor of International Relations and International Law, Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana.
1983-1986 Professor of International Relations and International Law, University of Addis Ababa, Ethiopia.
1972-1983 Professor of International Relations and International Law, Head of Department of Political Science and International Relations, Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana.
1965-1967 Senior university teacher of international relations and international law, Faculty of Political Studies, University of Ljubljana.

Publications

Author of six books on topics of international law and international relations.
Author of over 100 articles on topics of international law, international relations and related topics.

Management skills

- 2009-2010 Member of the International Law Commission (2006 to present) and its Chairman, Geneva, Switzerland.
- 2006-2007 Member of the Board of Governors of the International Atomic Energy Agency (IAEA) (2005-2007) and its Chairman (Vienna, Austria).
- 1987-1989 Dean of the Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana.
- 1987-1989 Director of the Research Centre of the Faculty of Sociology, Political Sciences and Journalism, University of Ljubljana.
- 1967-1972 Member (Minister) of the Executive Council (Government) of the Socialist Republic of Slovenia, responsible for science and technology.
- 1967-1972 Member of the Slovenian National Assembly.

Additional experience in foreign policy and international law

Expert member of the delegations to the General Conferences of UNESCO and the OECD.

Representative of the Socialist Federal Republic of Yugoslavia to the OECD Committee for Scientific and Technological Policy (CTTP).

Member of the Yugoslav-Italian Committee for Scientific and Technical Cooperation.

Member of the Yugoslav-Greek Committee for Scientific and Technical Cooperation.

Research work

- 1962 - present Recipient of independent research and scientific projects and grants on issues of international law and international relations, on human rights, and peaceful settlement of disputes among states, self-determination, protection of minorities, expulsion, etc.
- 1977 Holder of the Highest Reward for Scientific Work

Languages

Speaks Croatian, English, German, Italian, Russian and Serbian.
Understands French and Spanish.

Personal information

Married, three children.

Decorated by the Socialist Federal Republic of Yugoslavia, the United States of America (State of Colorado) and the Republic of Austria. Holder of the highest decoration for civilian work of the Republic of Slovenia.

* * *

9. PINTO, Mónica (Argentina)

(Original: Spanish)

Note verbale

The Permanent Mission of the Argentine Republic 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 has the honour to inform it that the Argentine Government has decided to submit the candidacy of Dr. Mónica Pinto for appointment to the Advisory Committee on Nominations, at the election to be held at the eleventh session of the Assembly of States Parties (The Hague, 14-22 November 2012), pursuant to the recommendation of its Bureau.

Appended hereto is the candidate's curriculum vitae, together with a statement of her competencies and experience.

* * *

Statement of qualifications

Argentina has decided to nominate Mrs. Pinto as a candidate for election to the Advisory Committee on Nominations.

Mrs. Pinto, whose *curriculum vitae* is submitted together with this statement, fully meets the requirements established in the terms of reference of the Advisory Committee adopted by the Assembly of States Parties with Resolution ICC-ASP/10/Res. 5, which reads: "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."

She has a longstanding and well recognized career that includes ademic activity and profesional practice in international law and human rights law in Argentina and abroad.

Mrs. Pinto is professor of International Law and of International Human Rights Law at the University of Buenos Aires (UBA) Law School where she serves as Dean (2010-14). She is also the coordinator of the Human Rights Programme of the University (from 2007).

Mrs. Pinto has also been professor and visiting professor in a number of academic institutions abroad, such as the Hague Academy of International Law, Columbia Law School (2001, 2003), Université Panthéon-Assas Paris II, Université de Rouen, Université Panthéon-Sorbonne Paris 1, the International Institute of Human Rights René Cassin at Strasbourg, the Interamerican Institute on Human Rights at San José, Costa Rica, Universidad de Alcalá de Henares (2002) and Universidad San Carlos, Guatemala.

Among others, she is as a Member of the governing board of the Inter-American Institute on Human Rights (San José), a Member of the Association for the Prevention of Torture (Geneva), the International Institute of Human Rights (Strasbourg), and a Commissioner and a member of the Executive Committee of the International Commission of Jurists (Geneva).

She has served in the international sphere as independent expert for the examination of the situation of human rights in Guatemala (1993-96), in Chad (2004-05) to the UN Commission on Human Rights. She also appeared before several human rights bodies and tribunals, and before arbitral tribunals both as an attorney and as an expert.

She was Director of the Department of Human Rights, Ministry of Foreign Affairs of Argentina, appointed by public competition –concours- (1994-2000); Director of Cooperation and International Affairs at the Ministry of Justice and Human Rights (2000-01) and again legal officer in the area of Human Rights, Ministry of Foreign Affairs (2002-07).

Mrs. Pinto is also the author of many books and publications on international law and human rights law.

Mrs. Pinto is broadly recognized as a person of high moral character. She was awarded the *Ordre national du mérite*, as a *Chevalier*, by the French republic, the Goler T. Butcher Medal by the American Society of International Law, the award “Personalidad destacada de los derechos humanos” of the city of Buenos Aires (2011) and the “Margarita de Ponce Award” of the Union of Argentine Women (2012).

Mrs. Pinto is very conscious of the importance of the responsibilities entrusted to the Advisory Committee, and Argentina is convinced her election will greatly benefit the work of the Committee.

* * *

Personal data

Mrs. Pinto is a national of Argentina (1952).

She obtained a first law degree (Abogada) in 1975 and a Ph.D Law (Doctora en Derecho) in 1983 at the University of Buenos Aires.

Mrs. Pinto is professor of International Law and of International Human Rights Law at the University of Buenos Aires (UBA) Law School where she serves as Dean (2010-14). She is also the coordinator of the Human Rights Programme of the University (from 2007).

Mrs. Pinto has taught a course at the Public International Law 2007 Summer Programme of the Hague Academy of International Law; in 2000 she was the Director of Studies for the French-speaking Seminar in the Public International Law Session. As a Visiting Professor of Law she served at Columbia Law School (2001, 2003), Université Panthéon-Assas Paris II (1997, 2005, 2009), Université de Rouen (2007), Université Panthéon-Sorbonne Paris 1 (2008). She participated as professor at the Buenos Aires Summer Programme of Southwestern University School of Law (2006-11). She has taught at the UN International Law Fellowship Programme (2001-02, 2004, 2007-08), at the International Institute of Human Rights René Cassin at Strasbourg (2004-08, 2012), at the Interamerican Institute on Human Rights at San José (from 2004). Visiting professor at the Universidad de Alcalá de Henares (2002) and San Carlos de Guatemala (2009). She has been Visiting Research Scholar at the University of Michigan, Ann Arbor, USA, 1988.

She is a Member of the Executive Committee of the Human Rights Observatory of the Association of Universities of the Montevideo Group/AUGM as a representative of UBA. She is the Director of the Master and of the post-graduate courses on International Human Rights Law at UBA Law School. She has been Vice-dean (2002-06), Assistant Dean for academic affairs at UBA Law School (1994-02), and chaired its publishing house –EUDEBA- (2007-10).

She served as President of the International Association of Law Schools – IALS (2008-11).

Mrs. Pinto serves as a member of the Steering Committee of the Project on International Courts and Tribunals (PICT) from 1998. She is a member of the American Society of International Law and the Société française de droit international. She joined as consultant the Argentine Council for International Relations/CARI.

She sits as a Judge (2009-14) and Vice President (from 2011) at the World Bank Administrative Tribunal. She is in the List of Arbitrators of the International Arbitral Tribunal for Salto Grande (2011-14). She has appeared before several human rights bodies and tribunals, and before arbitral tribunals both as an attorney and as an expert.

In the area of human rights she serves as a Member of the governing board of the Inter-American Institute on Human Rights (San José), the Association for the Prevention of Torture (Geneva), the International Institute of Human Rights (Strasbourg). She is a Commissioner and a member of the Executive Committee of the International Commission of Jurists (Geneva).

Mrs. Pinto has been appointed by the UN Secretary General as member of the Board of Trustees of the Voluntary Fund for Technical Co-operation in the Matter of Human Rights (2006-09, 2009-11). Previously, she held a mandate as independent expert

for the examination of the situation of human rights in Guatemala (1993-96), in Chad (2004-05) and reported to the UN Commission on Human Rights.

In the public service, she was appointed Director of the Department of Human Rights, Ministry of Foreign Affairs of Argentina, by public competition –concours- (1994-2000); Director of Cooperation and International affairs at the Ministry of Justice and Human Rights (2000-01); legal officer in the Department of Human Rights, Ministry of Foreign Affairs (2002-07).

She was awarded the *Ordre national du mérite*, as a *Chevalier*, by the French republic in 2008; the *Goler T. Butcher Medal* by the American Society of International Law in 2009; the *Human Rights Prize* by B'nai Brith in Argentina in 2009; “Personalidad destacada de los derechos humanos” by the city of Buenos Aires in 2011; “Margarita de Ponce Award” by the Union of Argentine Women in 2012.

Mrs. Pinto is the author of five books – *Las fuentes del derecho internacional en la era de la globalización* (ed., Bs.As. 2009), *L'Amérique latine et le traitement des violations systématiques des droits de l'homme* (Paris, 2007), *El Derecho Internacional, Vigencia y desafíos en un escenario globalizado* (Bs.As., 2004), *Temas de Derechos Humanos* (Bs.As., 1997) and *La denuncia ante la Comisión Interamericana de Derechos Humanos* (Bs.As., 1993) – and several articles published in legal periodicals and collective books in Latin America and Europe.

She is married with two daughters.

Publications

- “L’identification des sources de la nationalité. Du droit de la nationalité au droit à la nationalité. Du droit de l’Etat au droit de la personne. De la souveraineté aux droits de l’homme », *Droit international et nationalité. Colloque SFDI de Poitiers*, Paris, Pédone, 2012, 41-58
- « Lo que nos dicen los mecanismos internacionales de protección de los derechos de la mujer », *El derecho en movimiento. En homenaje a Elena Highton*, Buenos Aires, Rubinzal Culzoni, 2012, 103-116
- “El fallo de la Corte Suprema Argentina sobre el aborto”, 4 *Revista de Derecho Penal y Criminología*, Buenos Aires, La Ley, mayo 2012, 30-38
- “Género y Derechos Humanos en el Sistema Interamericano” en *Los Desafíos del Derecho de Familia en el Siglo XXI. Homenaje a la Dra. Nelly Minyersky*, Lily Flah Dir., Sandra Fodor y Mabel del Arbol Coord., Buenos Aires, Errepar, 2011, 163-181
- “Facultad de Derecho: Compromiso con los logros del último siglo: Democracia y Derechos Humanos”, 52 *Encrucijadas* (UBA), 2011, 30-34
- “La pobreza como denegación de derechos humanos”, 51 *Encrucijadas* (UBA), 2011, 75-79
- “Las Mujeres de la UBA”, 50 *Encrucijadas* (UBA), 2011
- “Jornada Manuel Belgrano. Justicia, Derechos Humanos y Sociales” en *Desafíos del Bicentenario. Ciclo de Debates 2010*, Buenos Aires, Fundación Participar y H.Cámara de Diputados de la Nación, 2011, 79-83
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- “La enseñanza de los derechos humanos en la Universidad de Buenos Aires”, 16 *Academia*, 2010, 9-21
- “Symposium: The Role of Law Schools and Law School Leadership in a Changing World. A Comment on Argentina’s University of Buenos Aires Law School (Facultad de

- Derecho de la Universidad de Buenos Aires)”, con Alejandro Gómez, 29 *Penn State International Law Review*, 2010, 105-112.
- “La igualdad de la democracia”, prólogo al libro *Matrimonio Igualitario. Perspectivas sociales, políticas y jurídicas.*, Buenos Aires, Eudeba, 2010, 7-9
 - “La soberanía y el nuevo orden internacional”, 29 *Anuario de Filosofía Jurídica y Social* (Asociación Argentina de Derecho Comparado Sección Teoría General), 2009, Buenos Aires, Abeledo Perrot, 2010, 165-178
 - “Poverty and Constitutional Rights”, 28 *Penn State International Law Review*, 2010, 477-485
 - “Derechos Humanos” en *Contribuciones de la OEA a la agenda hemisférica 1949-2009-Democracia, Derechos Humanos, Solución de Controversias y Derechos Internacional*, AAVV, Buenos Aires, CARI/Eudeba, 2010, p.83-91
 - “Dealing with the Past – Democracies and Victims’ Struggle to Deal with Past Human Rights Violations”, in *La protection internationale des droits de l’homme et le droit des victimes/International protection of Human Rights and Victims’ Rights*, J.-F. Flauss (éd), Publications de l’Institut International des droits de l’homme Institut René Cassin de Strasbourg, Bruxelles, Editions Bruylant, 2009, p.111-127
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 - «National and International Courts—Deference or Disdain? » , 30 *Loyola of Los Angeles International & Comparative Law Review* 2008[Publicado 2009], 101-127
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 - « Los derechos económicos, sociales y culturales en el contexto del Sistema Interamericano de derechos humanos », *Jornadas de derecho internacional, Buenos Aires, 14 a 17 de noviembre de 2006*, Washington, Secretaría General de la OEA, 2007, 231-241

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- « El principio "pro homine Criterios de hermenéutica y pautas para la regulación de los derechos humanos» , en *La aplicación de los tratados de derechos humanos por los tribunales locales*, Martín Abregú & Christian Courtis ed., Buenos Aires, Centro de Estudios Legales y Sociales (CELS)/ Editores del Puerto, 1997, 163-171.
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- « No Intervención y derechos humanos», *Revista Jurídica de Buenos Aires*, 1989/II-III, pp.101-124.
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- « Sistema Interamericano de derechos humanos: Respuesta normativa a la urgencia», en *Compilación de trabajos académicos del Curso Interdisciplinario en Derechos Humanos (1983-1987)*, San José, Instituto Interamericano de Derechos Humanos, 1989, pp.119-156.
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- « Encuadramiento jurídico internacional de la desaparición forzada de personas», en *La Desaparición: Crimen contra la humanidad*, Buenos Aires, Asamblea Permanente por los derechos humanos, 1987, pp.195-204.
- « Malvinas/Falkland, Georgias y Sandwich del Sur : Recursos Naturales. Informe sobre los hidrocarburos», en *Malvinas, Georgias y Sandwich del Sur. Perspectiva histórico-jurídica*, Buenos Aires, Consejo Argentino para las Relaciones Internacionales, 1986, pp.187-245.
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- «« Inviabilidad del cobro compulsivo de deudas de estado a estado y la moral económica internacional», con Rubén Segal, *La Ley*, Buenos Aires, 1984-C, pp.1227-1231.
- « El Tratado de Tlatelolco y la Argentina», *La Ley*, Buenos Aires, 1984-A, pp.895-905.
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- «Argentina's Rights to the Falkland/Malvinas Islands», *Texas International Law Journal*, Austin, 1983, pp.1-10.
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10. POLITI, Mauro (Italy)

(Original: English)

Note verbale

The Embassy of Italy presents its compliments to the Secretariat of the Assembly of the States Parties, International Criminal Court and, with reference to the note verbale ICC-ASP/11/S/07 of 14 May 2012, has the honour to inform the Secretariat about the decision of the Government of Italy to candidate Professor Mauro Politi for the election of the members of the Advisory Committee on Nominations.

Enclosed to this note are the curriculum vitae of Professor Mauro Politi and a statement of his qualifications.

* * *

Statement of qualifications

Professor Mauro Politi, whose curriculum vitae is herewith attached, fully meets the requirements established in the terms of reference of the Advisory Committee adopted by the Assembly of States Parties: "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".

In his professional career, of more than 40 years, he has developed an extensive and very appreciated knowledge and experience of criminal law, both at the national and international levels. He has worked for many years within the Italian judicial system as judge and prosecutor with growing responsibilities and scope of action. In 2001, he was also elected as *ad litem* judge of the International Criminal Tribunal for the former Yugoslavia and then as a judge of the International Criminal Court, from 2003 to 2009. During his mandate at the ICC, he also served as the Presiding Judge of Pre-Trial Chamber II.

Professor Mauro Politi has carried out extensive diplomatic activities, in particular for the elaboration and negotiation of various conventions (including the Rome Statute of the International Criminal Court), and provided legal advice to the Government of Italy in many areas of international law.

Finally, he has excellent and highly recognized academic credentials, having taught as Professor of International Law in various universities in Italy and having developed a considerable and highly appreciated publishing activity, which constitutes a noteworthy contribution to the development of international law and justice.

His high moral character is proved not only by his long-lasting and distinguished career, but also by the Great Cross for Merit of the Republic of Italy, which was granted him by the President of the Republic of Italy in 2005.

* * *

Personal data

Name: Mauro Politi
Date of birth: 13 September 1944, Fabrica di Roma, Italy

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 Italy in 2005.

Academic activities

- 1976-1979 Adjunct Professor of Private International Law, University of Cagliari School of Political Sciences
- 1979-1983 Adjunct Professor of International Law, University of Urbino Law School
- 1983-1986 Associate Professor of International Law, University of Urbino Law School
- 1986-1990 Associate Professor of International Law, University of Trento Law School
- Since 1990 Full Professor of International Law, University of Trento Law School

Judicial and professional activities

- 1969 He started his judicial career at the Tribunal of Florence
- 1972 Judge of the (civil and criminal) Tribunal of Oristano
- 1972-1975 Deputy Prosecutor at the Juvenile Court of Milan
- 1975-1983 Judge of the (civil and criminal) Tribunal of Milan
- 1983 In his domestic judicial career, he reached the level of Appellate Judge
- 1983-1992 Of counsel, law firm of Mazzoni e associati, Milan
- 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
- 2003-2009 Judge of the International Criminal Court
- Since 2011 Member of the National Group of the Permanent Court of Arbitration

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)

Italian delegate to the Cojur ICC and Cojur meetings of the European Union (Bruxelles, 2011-2012)

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

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 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 key-note speaker or panellist in meetings and conferences, held in particular in Strasbourg, Paris, Yerevan, Moscow, Madrid, Athens, Seoul, Cairo, St. Petersburg, Manila

He was also a key-note speaker at various scholarly meetings, in particular at the Asser Institute in the Hague, at Leiden University, at the Ljubljana University School of Law.

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

Main publications

“Foro della reciprocità e principi 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.

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11. PRANDLER, Árpád (Hungary)

(Original: English)

Note verbale

The Embassy of Hungary 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 following.

The Government of Hungary attaches great importance to the work of the International Criminal Court and regarding the qualities of its judges as being of the utmost significance to the effectiveness of the Court, therefore, as part of the Eastern European Group, Hungary hereby would like to submit the nomination of Judge Árpád Prandler Ph.D to the Advisory Committee on nominations of judges of the International Criminal Court.

Judge Prandler has been active both in the field of public international law and international criminal law. He acquired his doctorate in the field of international law and, since 1952, he has gathered relevant experience as professor at the most prestigious Hungarian universities.

Judge Prandler has moreover, established competence and experience in international criminal law and has an extensive knowledge of issues concerning the International Criminal Court (ICC), since in 1998 he was a member of the Hungarian delegation to the preparatory work of the Rome Statute of the International Criminal Court, later Head of the Hungarian delegation to the Preparatory Commission for the ICC. As an ad litem judge of the International Criminal Tribunal for the former Yugoslavia, since 2006, he has proved to be a person of high moral character, which is further enriched by his widespread professional experience.

In addition, he has outstanding practical experience in the field of international law and the United Nations system in particular, obtained in the governmental sector, as on numerous occasions he filled the position of the Director of the International Law Department of the Ministry of Foreign Affairs of Hungary, served at the Permanent Mission of Hungary to the United Nations and was a member of the Hungarian delegation to the United Nations General Assembly. Between 2002 and 2003, Judge Prandler also filled the position of the Chairman of the Sixth Committee of the United Nations General Assembly.

Judge Prandler's professional biographical note is enclosed with the present note verbale.

* * *

Personal data

Name: Árpád Prandler
Date and place of birth: 23 February 1930, Kaposvár, Hungary.

Education

1952	Eötvös Loránd University, Budapest, Faculty of Law – Doctor Juris, Bachelor of Law.
1957	Eötvös Loránd University, Budapest, Faculty of History – Bachelor of History.
1972	Hungarian Academy of Sciences - Candidate of Legal Sciences (International Law, Ph.D).
1952 – 2006	Budapest University, Faculty of Law - Senior Lecturer, History of Law - Professor of International Law.
1992 – 2006	Budapest University of Economics, later on Corvinus University - Department of International Relations - Honorary Professor.

Professional experience

1962- present	Various positions at the Hungarian Ministry of Foreign Affairs.
1963-1968	Deputy Representative, Permanent Mission of Hungary to the United Nations
1963-1970	Member of the Hungarian delegation to United Nations General Assembly
1968-1974	Secretary General, Hungarian Lawyers Association.
1974-1983	Director, International Law Department.
1974-1982	Head of Hungarian delegation to the Third United Nations Conference on Law of the Sea.
1975-1982	Member of the Hungarian delegation to the General Assembly of the United Nations.
1976-present	Ambassador.
1981-present	Member of the Permanent Court of Arbitration in The Hague.
1983-1990	Director and Deputy to the Under-Secretary-General for Disarmament Affairs at the United Nations.
1990	Secretary-General of the Fourth Review Conference of the Parties to the Treaty on the Non-Proliferation of Nuclear Weapons.
1993-present	Alternate Representative of Hungary to the Danube Commission.
1994-2004	Member of the Hungarian delegation to United Nations General Assembly.
1996-present	Member of the International Humanitarian Fact-Finding Commission.
1992-1997	Senior Adviser at the Ministry of Foreign Affairs.
1997-2000	Deputy Director of the International Law Department of the Ministry of Foreign Affairs.
1998-2002	Member of Hungarian delegations to preparatory work on the Statute of the International Criminal Court.
1999-2002	Head of Hungarian delegation to the Preparatory Commission for the International Criminal Court.
2001-2002	Director of the International Law Department of the Ministry of Foreign Affairs.
2002-2003	Chairman of the Sixth (Legal) Committee of the United Nations General Assembly.
2003-present	Senior Adviser at the Ministry of Foreign Affairs.
2003-present	Chairman of the Preparatory Committee for revising the Belgrade Convention of 1948 regarding the regime of navigation of the Danube.
2006 - present	Ad litem judge, International Criminal Tribunal for the former Yugoslavia. In addition, served as Chairman of the National Advisory Committee on International Humanitarian Law since 1999 and, since 2000, as Chairman of the Hungarian branch of International Law Association.

Publications

Author of several articles on, among other things, the Charter of the United Nations, peacekeeping, Law of the Sea, disarmament, human rights, international humanitarian law, international criminal law, human rights law, and international organizations. Also published a University textbook on international organizations and institutions (its third edition was published in 2011) and written a Monograph on the United Nations Security Council.

* * *

12. SIMMA, Bruno (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 and, with reference to note ICC-ASP/11/S/07 of May 14, 2012, has the honour to inform the Secretariat of the decision of the Federal Republic of Germany to nominate Prof. Dr. Bruno Simma as a candidate for the election of members of the Advisory Committee on Nominations.

Enclosed with this note are the curriculum vitae of Prof. Dr. Bruno Simma and a statement of his qualifications which document his high moral character and his extensive experience in the field of international law.

* * *

Statement of qualifications

The Federal Republic of Germany has decided to nominate Prof. Bruno Simma as a candidate for election to the Advisory Committee on Nominations.

Prof. Simma, whose curriculum vitae accompanies this statement, fully meets the requirements established in the terms of reference of the Advisory Committee adopted by the Assembly of States Parties with Resolution ICC-ASP/10/Res. 5, which read as follows:

“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.”

Throughout his professional and personal life Prof. Simma has demonstrated the highest moral standards. His career, spanning more than 40 years, has encompassed posts at international institutions and at the International Court of Justice in The Hague, as well as teaching activities at universities all over the world, thus combining a rigorously pursued academic approach with the dedicated practice of international law.

Prof. Simma has worked in the most distinguished international institutions of international law. Before serving as a judge in the International Court of Justice from 2003 to 2012, he was a member of the United Nations International Law Commission (1996-2003), preceded by membership of the United Nations Committee on Economic, Social and Cultural Rights (1987-1996). He has arbitrated in international arbitration cases on various occasions.

His credentials as an academic expert on international law are equally outstanding.

Prof. Simma is one of Germany's most eminent scholars of international law and enjoys an excellent reputation worldwide. He is familiar with all principal legal systems. Prof. Simma is the current William W. Cook Global Law Professor at the University of Michigan Law School, Ann Arbor, in the United States.

From 1973 to 2003 he was Professor of International Law and European Community Law as well as Director of the Institute of International Law at the University of Munich. During this period he was also Visiting Professor at the University of Siena, Italy, (1984-1985) and Visiting Professor (1986 and 1995), Professor of Law (1987-1992), Member of the Affiliate Overseas Faculty (from 1997) of the University of Michigan Law School, Ann Arbor. He was also a Lecturer (1995) and Director of Studies (1976 and 1982) at The Hague Academy of International Law.

Prof. Simma has published extensively on all subjects of international law.

The Federal Republic of Germany is confident that Prof. Simma's professional experience as well as his personal qualities would greatly benefit the work of the Advisory Committee on Nominations.

* * *

Personal information

Name: Prof. Dr. Bruno Simma
 Date of birth: 29 March 1941, in Quierschied (Saar), Germany.

International positions

2003-2012 Judge at the International Court of Justice.
 2012- present Judge ad hoc in the Case concerning Construction of a Road in Costa Rica along the San Juan River (Nicaragua v. Costa Rica)
 1996-2003 Member of the United Nations International Law Commission.
 1987- 1996 Member of the United Nations Committee on Economic, Social and Cultural Rights
 2011-present Arbitrator in the Iron Rhine Arbitration between Belgium and the Netherlands (2003- 2005), in the Kishenganga Arbitration between Pakistan and India (2010) in the Arbitration between Croatia and Slovenia, as well as in a number of foreign investment (BIT) and international commercial arbitrations. Member of the Court of Arbitration for Sport (CAS).
 1972 Expert at the Council of Europe (Directorate of Legal Affairs).
 Expert for the Human Dimension Mechanism of the OSCE and for Conflict Prevention Activities of the Secretary- General of the United Nations.

Academic positions

1997- present William W. Cook Global Law Professor, University of Michigan Law School, Ann Arbor, Michigan, United States.
 1973-2003 Professor of International Law and European Community Law, Director of the Institute of International Law, University of Munich.
 1984-1985 Visiting Professor at the University of Siena, Italy.
 1986 and 1995 Visiting Professor, University of Michigan Law School, Ann Arbor, Michigan, United States
 1987-1992 Professor of Law, Michigan Law School, Ann Arbor, Michigan, United States.
 1995 and 2009 Lecturer, The Hague Academy of International Law.
 1976 and 1982 Director of Studies, The Hague Academy of International Law.
 First President of the European Society of International Law.
 Associate Member of the *Institut de Droit international*. Member of the International Council of Environmental Law. Member of the Advisory Board of the Heidelberg Max Planck Institute of Foreign Public and International Law.
 1987- present Member of the Council, German Society of International Law.
 1989- 1993 Vice-President, German Society of International Law.
 Member of various other professional associations.
 Co-founder and co-editor of the European Journal of International Law.
 Member of the advisory boards of various international legal journals and yearbooks.
 Member of the Advisory Boards on International Law and on United Nations Issues of the German Federal Foreign Ministry (until 2002).
 1981-1989 Lecturer for International Law at the Training Centre for Junior Diplomats, German Federal Foreign Ministry.

1967-1972 Assistant at the Faculty of Law, University of Innsbruck, Austria.
Universitätsdozent (*venia legendi*) for International Law and International
Relations (1971).

1966 Doctorate of Law, University of Innsbruck, Austria.

1967 Practice at the Bar, Innsbruck, Austria.

Awards

1996 Certificate of Merit awarded by the American Society of
International Law.

2004 Distinguished Global Law School Fellow of New York
University Law School.

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13. SOCK, Raymond Claudius (Gambia)

(Original: English)

Note verbale

The Embassy of the Republic of The Gambia presents its compliments to the Secretariat of the Assembly of States Parties and has the pleasure to forward the nomination of Justice Raymond Claudius Sock for election as member of the Advisory Committee on Nominations. Attached is a copy of his CV in support of his nomination.

* * *

Statement of qualifications

Honorable Justice Raymond C. Sock, ORG, JSC received his primary and secondary education in The Gambia and further education in the United States of America, B. A. Cum Laude from Lewis and Clark College in Portland, Oregon and M.A. from Penn State; in London, where he attended the Inns of Court School of Law (now the City University, London) and the Middle Temple and was called to the Bar with Honors; and in Australia, where he received a certificate with citation in legislative drafting from the Australia Legislative Drafting Institute.

Honorable Justice Sock is presently a Judge of the Supreme Court of The Gambia, the apex court, with final appellate jurisdiction in both civil and criminal matters; the Director General of The Gambia Law School, established in October 2011; and the Deputy Chairperson of the Law Reform Commission.

Honorable Justice Sock has spent most of his professional career at the Attorney-General's Chambers and Ministry of Justice, where he rose over the years through the ranks from State Counsel in 1980 to Attorney General and Minister of Justice in 2005. During this period he was actively involved not only in legislative drafting but also in supervising and prosecuting both civil and criminal cases on behalf of the State.

In 1989 Honorable Justice Sock, then Solicitor General and Legal Secretary, was seconded to establish the African Centre for Democracy and Human Rights Studies (ACDHRS), where he served as its first Executive Director, responsible for the establishment and operation of the Centre's core programmes, including in collaboration with the International Commission of Jurists (ICJ) the now world renowned bi-annual NGO Forum on the Participation of NGOs in the Work of the African Commission on Human and Peoples' Rights. Between 1989 and 1995, Honorable Justice Sock authored several articles on human rights issues in Africa and organized and participated in numerous meetings and workshops on human rights.

From 1995 to 2000, Honorable Justice Sock engaged in private legal practice as a Senior Partner, during which he handled both civil and criminal cases, including murder and treason. However, his practice as a private legal practitioner was short-lived as he was recalled in 2000 to assist at the Attorney General's Chambers as Solicitor General and Legal Secretary. For a brief period in 2005, he served as Attorney General and Minister of Justice.

From 2005 to 2011 Honorable Justice Sock served as a consultant for the Ministry of Justice, the UNDP, the Judiciary and ECOWAS, and continues to work with the Ministry of Justice as a consultant in the preparation of national periodic reports to the UN Treaty Bodies; with his assistance, The Gambia has recently submitted its Common Core Document and Initial Report on ECOSOC rights. In May this year he prepared a discussion paper (for the Attorney General's Chambers) and actively participated in a two-day colloquium on the establishment of a national human rights institution in The Gambia, sponsored by the Human Rights Unit of the Commonwealth Secretariat, and attended by all stakeholders, including civil society organizations.

Honorable Justice Raymond C. Sock's curriculum vitae is attached for further details and ease of reference.

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Personal data

Name Raymond Claudius Sock
 Date of birth 5 June 1946
 Nationality Gambian

Present position

Supreme Court Judge/Director General, Gambia Law School

Membership of Professional and other Bodies

Judicial Service Commission at various periods from 1985 to 2005

Chairperson, Governing Board of the Institute for Human Rights and Development in Africa from 2000 to 2005

Adviser to the African Centre for Democracy and Human Rights Studies

Member of The Gambia Bar Association.

Education and professional training

March – December 1980	The Australia Legislative Drafting Institute Canberra, Australia Certificate (with citation) in Legislative Drafting
1975-1978	The Inns of Court School of Law and the Honourable Society of the Middle Temple, London, United Kingdom Barrister-at-Law (B.L. Honours)
1968-1970	The Pennsylvania State University, Pennsylvania, USA M.A. English Literature
1965-1968	Lewis and Clark College, Portland, Oregon, USA B.A. (Cum Laude) English Summer 1966 Fordham University, Bronx, New York, USA Certificate in Communications (Script Writing and Radio Broadcasting)

Professional experience

April to present 2012	Judge, Supreme Court of The Gambia Adjudication
September 2011 to present 2012	Director General, The Gambia Law School, Administration and Teaching/Lecturer
February 2011 to present 2012	Deputy Chairperson, Law Reform Commission, Reform of the laws in accordance with the Law Reform Act
2011	Consultant, Judiciary/UNDP, Preparation of and training on an Operational Manual for Registrars and Clerks of Courts
2010 - 2011	Consultant, Judiciary/UNDP, Preparation of and training on an Operational Manual for the Sheriff's Division of the High Court.
2010	Consultant, Ministry of Justice/Alternative Dispute Resolution Secretariat/UNDP, County-wide sensitization on alternative dispute resolution and training of staff of Pilot Regional Centres

2010	Consultant, Ministry of Justice/ Alternative Dispute Resolution Secretariat/UNDP, Identifying and assessing the gaps at the Alternative Dispute Resolution Secretariat and its Pilot Regional Centres
2009 - 2010	Commissioner for Law Revision, Ministry of Justice, Revision of the laws of The Gambia – 2009 Revised Edition – consisting of 16 vols. Laws last revised in 1990
2009	Consultant, Judiciary of The Gambia, Drafting Amendments to the Rules of the High Court to accelerate Commencement Proceedings
2008	Consultant, Ministry of Justice, Preparation of Policy Paper of the Ministry of Justice
2007	Consultant, ECOWAS, Contributing consultant to the collation and preparation of a compendium of the Business Laws of Non-OHADA States
March to September 2005	Attorney-General and Minister of Justice, Ministry of Justice, Administration of Justice – oversight of allied institutions
2000 - 2005	Solicitor –General and Legal Secretary, Ministry of Justice, Supervision of all the Divisions of the Attorney-General’s Chambers
1995 - 2000	Senior Partner, Sock and Bittaye Legal Practitioners, Private Practice in Civil and Criminal cases
1989 - 1995	Executive Director, African Centre for Democracy and Human Rights Studies, First Executive Director responsible for the establishment and operation of the core programmes of the Centre
1985 - 1989	Solicitor-General and Legal Secretary, Ministry of Justice, Supervision of all the Divisions of the Attorney-General’s Chambers
1984 - 1985	Registrar-General and Curator of Intestate Estates, Ministry of Justice, Registering deeds, businesses, companies and administration of intestate estates
1983 - 1984	Legal Draftsman, Ministry of Justice, Legislative drafting and attending sessions of Parliament
1980 - 1981	State Counsel Drafting Section, Ministry of Justice, Legislative drafting and attending sessions of Parliament
1973 - 1975	Assistant Secretary, Ministry of Agriculture and Natural Resources, General administration of the Ministry of Agriculture & Natural Resources
1972 -1973	English Master, Ministry of Education Armitage High School (Boarding School), Teaching English language and literature
1970 - 1972	English Instructor, Bidwell Cultural and Training Centre, Pittsburgh Pennsylvania Teaching English language and literature to adults in programme for employment by trade unions
Summer 1969	English Instructor Federal Program for Disadvantaged kids, Bronx, New York U.S. A., Remedial teaching and child motivation including visits to homes

1968 - 1970	Teaching Assistant, Pennsylvania State University, Teaching English to Freshmen and post-graduate students with English as a second language
Other activities	
1986	Observer at the First Commonwealth Judicial Conference held in Banjul, The Gambia
1988	Leader of the Gambian delegation to negotiate and initial the Headquarters Agreement for the African Commission on Human and Peoples' Rights with the then O.A.U. Secretariat in Addis Ababa, Ethiopia.
24 April – 2 May 1989	Participant in training course on “Developing National Strategies and Mechanisms for the Protection and Promotion of Human Rights in Africa” held in Banjul and sponsored by United National Centre for Human Rights.
1 -2 June 1989	Participant in pilot training workshop on “Human Rights Training for Commonwealth Public Administrators” sponsored by the Human Rights Units of the Commonwealth Secretariat.
3 July - 4 August 1989	United Nations Human Rights Fellowship Programme tenable at the Centre for Human Rights, United Nations Office at Geneva and the International Institute for Human Rights, Strasbourg, France.
1990 - 1994	Observer at the sessions of the African Commission on Human and Peoples' Rights.
8 – 12 July 1991	Observer at the United Nations Seminar on International Human Rights Standards and the Administration of Justice; co-sponsored by the African Commission; Cairo, Egypt.
29 November – 2 December 1991	Resource person at the Arab-African Seminar on Penal Justice and Penitentiary Reform, Tunis, Tunisia.
November 1993	Participant at the Fifth ICJ Workshop on NGO Participation in the African Commission during which I delivered a paper entitled “A Case for the Creation of an African Court of Human and Peoples' Rights”.
January 1994	Participant at meeting of group of African Experts to Draft the Protocol for the Establishment of an African Court of Human and Peoples' Rights, ICJ Geneva.
June 1995	Resource person at a Training Course on the Protection of Human Rights for Senior Military Officers from African Countries organised by the African Centre for Democracy and Human Rights Studies Banjul, The Gambia.
May 1998	Member of a four-man international delegation to Liberia under the International Commission of Jurists (ICJ) fact-finding mission on the Judiciary in Liberia.
January 2000	Participant in ECOWAS/ICRC Seminar on the International Criminal Court – Abidjan Cote D'Ivoire.
2 -3 November 2007	Representative of the African Centre for Democracy and Human Rights studies at “A Strategic Meeting on NGO's Participation in the Human Rights Council; 2006-2007 Evaluation and Planning for 2008”, Sao Paulo, Brazil, organised by Connectas Human Rights

in Partnership with the International Service for Human Rights (ISHR).

23 - 24 May 2012

Participant at a Colloquium on the Establishment of a National Human Rights Institution in Compliance the Paris Principles, sponsored by the Commonwealth Secretariat, Banjul, The Gambia.

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14. STRADA-ROZENBERGA, Kristīne (Latvia)

(Original: English)

Note verbale

The Ministry of Foreign Affairs of the Republic of Latvia presents its compliments to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court and has the honour to inform about the decision of the Government of the Republic of Latvia to present the candidacy of Prof. Dr. iur Kristīne Strada – Rozenberga, for election as a member of the Advisory Committee on nominations of judges of the International Criminal Court, to be held during the eleventh session of the Assembly of States Parties in the Hague from 14 to 22 November 2012.

Professor, Dr. iur Kristine Strada-Rozenberga has an outstanding and extensive knowledge and experience in the field of criminal law and criminal procedure. Mrs. Strada-Rozenberga is a lecturer at the Judicial Training Centre (since 2002) as well as Faculty of Law, University of Latvia (2000 -2003). Mrs. Strada-Rozenberga has been head of The Chair of Private Law (2001) as well as a head of The Chair of Public Law and Legal Theory (2001) at the University “Turība” and a head of The Chair of Criminal Law at the University of Latvia, Faculty of Law (2006 - 2007). She was a member of the standing working group at the Ministry of Justice for drafting amendments to Criminal Procedure Law (2006-2007). In 2006, Mrs. Strada-Rozenberga was appointed as an expert in the legal field in the criminal law sub-sector at the Latvian Council of Science. Currently Mrs. Strada-Rozenberga is a Dean of the Faculty of Law at the University of Latvia and a sworn attorney.

Mrs. Strada-Rozenberga has participated in various international scientific legal researches and she is an author of more than 45 scientific publications, including monographs "Argumentation Theory in Criminal Procedure. General Part" (2002) and "The Principle of Mutual Recognition in the International Criminal Procedural Cooperation in the European Union Space – Theory and Practice" (2009). She has also appeared in conferences at the international level, giving reports on topical criminal law and criminal procedure law issues.”

Her professional and long-standing experience make her highly qualified to fulfil the requirements of paragraph 2 of the terms of reference for the establishment of an Advisory Committee on nominations of judges of the International Criminal Court (ICC-ASP/10/36, annex, para. 2). She’s a person of high moral character, who has established competence and experience in criminal law.

The detailed curriculum vitae of Prof. Dr. iur Kristīne Strada-Rozenberga is attached to this note.

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Personal data

Name: Kristīne Strada-Rozenberga
Place of birth: Dobele, Latvia

Education

1993	Graduated from Riga Secondary School No. 90.
1998	Graduated from the Faculty of Law of the University of Latvia, acquiring the qualification of a lawyer.
1999	Awarded the degree of the Master of Social Sciences in Legal Science at the Faculty of Law of the University of Latvia.
2002	Awarded the scientific degree of the Doctor of Law (Dr.iur.) in the sub-branch of the science of criminal law.

Academic titles and degrees

Professor, Dr.iur

Employment

1995 - 1998	Prosecutor's Office for Investigating Organised and Economic Crime, assistant to the prosecutor.
1998 - 2000	Prosecutor's Office for Investigating Financial and Economic Crime, prosecutor.
2000- 2001	Specialised Prosecutor's Office for Organised Crime and Other Sectors, prosecutor.
From 1998	University of Latvia, the Faculty of Law, conducting seminars, participation in a research project.
1998-2000	University of Latvia, the Faculty of Law, Department of Criminal Law, Assistant.
2000 –2003	University of Latvia, the Faculty of Law, Department of Criminal Law, Lecturer
2001	Ltd. "University Turība", Head of the Department of Private Law Science and Public Law and Law Theory, docent.
2001 - 2003	Ltd. "University Turība", director of Legal Science Program, Dean of the Faculty of Law, docent.
2003 – 2006	University of Latvia, the Faculty of Law, Vice-Dean.
2003 –2004	University of Latvia, the Faculty of Law, Department of Criminal Law, docent.
2004 -2008	University of Latvia, the Faculty of Law, Department of Criminal Law, Associate professor.
2006 - 2007	University of Latvia, the Faculty of Law, Department of Criminal Law, Head of department.
2007 - present	University of Latvia the Faculty of Law, Dean.
2008 - present	University of Latvia, the Faculty of Law, Department of Criminal Law, Professor.
2006 - present	Sworn attorney.
2010 - present	Senator of the University of Latvia, chairperson of the Senate Constitutional Committee.

Additional skills

1999	Completed accountancy course.
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Professional continuous education

1999	Columbia, United States of America, Seminar on combating public corruption (jointly with prosecutors and judges).
2000	Jūrmala, Latvia, Seminar on combating juvenile delinquency (organized by Canadian specialists).
2001	Rotterdam, Netherlands, Seminar "Euro-fraud and Safeguarding the Fiscal Interests of the European Union".
2001	Riga, Latvia, Seminar on investigating economic crime.
2001	Riga, Latvia, Riga Graduate School of Law, conference "Kriminālprocess: starptautiska un Baltijas valstu pieredze" (Criminal procedure: the International and Baltic States' Experience).
2001	Riga, Latvia, Riga Graduate School of Law, scientific conference "Latvijas suverenitāte un dalība Eiropas Savienībā" (The Sovereignty of Latvia and Membership in the European Union).

- 2001 Riga, Latvia, Riga Graduate School of Law, seminar “Tiesu varas neatkarība Latvijā: Tiesnešu tālākizglītības, kvalifikācijas un pašpārvaldes jautājumi” (Independence of the Judicial Power in Latvia: Issues of Judge’s Continuous Education, Qualification and Self-Governance)
- 2002 Riga, Latvia, Project “Tiesas spriedumu apspriešana” (Discussing Court Rulings), seminar “Eiropas Cilvēktiesību tiesas prakses izmantošana Latvijas tiesās” (The Use of the Case-Law of the European Court of Human Rights in Latvian Courts).
- 2003 Lodz, Poland, University of Lodz, Colloquium “The Future of the European Union” (In the framework of the meeting of the exchange program Socrates/ Erasmus coordinators).
- 2004 University of Latvia professional continuous education program “Augstskolu mācībspēku pedagoģiskā pilnveide/Inovācijas augstākās izglītības sistēmā/Izglītības darba vadība” (Continuous Pedagogical Training for University faculty Members/ Innovations in the System of Higher Education/ Management of Educational Work) (certificate).
- 2004 Salzburg Seminar Session 419 “Changing Concepts of International Educational Exchange and Mobility”, Austria.
- 2007 Conference “Which Jurisdiction” (examining issues of the common regulation of criminal procedure issues in the EU space), Luxembourg.
- 2009 Riga, Latvia, Seminar “Cilvēktiesību pamattiesību principa piemērošana kriminālprocesā, Eiropas apcietināšanas ordera un Eiropas pierādījumu ordera praktiskā piemērošana” (The Application of the Principle of Fundamental Human Rights in Criminal Procedure, Practical Application of the European Arrest Warrant and European Evidence Warrant).
- 2011 Barcelona, Spain, Academy of European Law, - Conference “E-evidence – the Admissibility of Electronic Evidence in Criminal Procedure”.
- 2011 Trier, Germany, Academy of European Law, – Annual European Criminal Law Forum.

Awards

- 2002 Annual Prize of the Stock Company *Grindeks* and the Latvian Academy of Science and Bonus to the Best Young Researchers of Latvia for paper “Pierādīšanas teorijas pamatjēdzienu problemātika kriminālprocesā” (Problematic Issues Related to the Basic Concepts of the Theory of Argumentation in Criminal Procedure”).
- 2008 Dean of the Year, 2008, Award of the University of Latvia Students’ Council.
- 2011 Dean of the Year, 2011, Award of the University of Latvia Students’ Council.

Participation in competitions, results

- 2000 LPA employees contest of research work, the first place in the nomination of study aids for the study aid - Ā.Meikališa K.Strada Tiesu varas institūciju tiesības Shēmas (The Rights of the Institutions of Judicial Power, Diagrams) R., P un Ko, 1999.
- 2000 Competition of the University Turība “The Best Class”, the second place for lecture “The Victim in Criminal Procedure”.
- 2001 LPA employees contest of research work, the first place in the nomination of study aids for the study aid - Ā.Meikališa K.Strada Kriminālprocesa tiesības. Vispārīgā daļa. Shēmas (Criminal Procedure Law. General Part. Diagrams) R., P un Ko, 2000.

- 2002 LPA employees contest of research work, the second place in the nomination of study aids for the study aid- Ā.Meikališa K.Strada Uzdevumu krājums kriminālprocesa tiesībās (A Collection of Exercises in Criminal procedure Law) R., P un Ko, 2001.
- 2005 Award winner of the competition “Outstanding Young People” organized by "Junior Chamber International, Latvia", category “Academic Achievements”.
- 2007 Journal “Jurista vārds”, diploma of appreciation in the nomination “Articles with Significant Impact upon Legal Thought in Latvia” for series of articles “Pārmaiņu laiks kriminālprocesā”(“Times of Change in Criminal Procedure”).

Research activity and publications

Participation in research projects, programs funded by the Latvian Council of Science and other countries

- 2006 Project “The Issues of the First Year in the Application of the Latvian Criminal Procedure Law.” Funding Institution – the Ministry of Education of the Republic of Latvia, project No. 2006/17) - researcher of the topic “The Interpretation of the Provisions of the Criminal Procedure Law in the Courts of Appeal and Cassation Instances During the First Year of the CPL Being into Force.”
- 2007 Project “Theoretical and Practical Problems in Initiating Criminal Procedure on the Basis of Public Accusation”. Funding Institution – the Ministry of Education and Science of the Republic of Latvia. Project No. 20007/1-23/116) – research on the topic “The Role of the Person, who has Suffered Damage from Crime, in Initiating Criminal Procedure.”
- 2008 Scientific research and infrastructure development project “The Lawfulness of Detention in Criminal Procedure” – the Ministry of Interior of the Republic of Latvia, agreement between the Ministry of Interior and LPA on ensuring the development of research activity in 2008, No.51-13.06.2008, agreement on the implementation of the project funded by the Ministry of Interior “The Lawfulness of Detention in Criminal Procedure” (Reg.no. 24-08/46) – researcher of the topic “Nature of Detention in Criminal Procedure as a Coercive Measure in Criminal Procedure – National and International Aspects”.
- 2008 Study “Realisation of the Victims’ Rights in Private Accusation Cases – the Regulation in Criminal Procedure, Practice, Problems, Solutions” – commissioned by the Ministry of Justice of the Republic of Latvia (author’s copyright agreement No.1-6.1/66).
- 2009 Project of the Latvian Council of Science No. 09.1506 “The Outcomes of Modernising Criminal Procedure and Further Directions of Development” – implementer of the project.
- 2010 Project of the Latvian Council of Science No. 09.1616 “Ensuring Sustainable Development of Legal Relationships”, third subproject “The Outcomes of Modernising Criminal Procedure and Further Directions of Development” – project implementer.
- 2010 Study commissioned by the Ministry of Justice “Legal Regulation on the Confiscation of Property in Latvia and the European Union, Ensuring the Effectiveness of its Enforcement Mechanism”, in the framework of a project “Legal Assistance in Implementing Acquis communautaire”, of the EEA financial instrument, bilateral financial instrument of Norwegian government – project implementer.
- 2011 Project of the Latvian Council of Science No.09.1616 “Ensuring Sustainable Development of Legal Relationships”, third subproject “The Outcomes of Modernising Criminal Procedure and Further Directions of Development” –

project implementer.

Participation in international research projects

- 2003 International study coordinated by Rijeka University (Croatia) “Transition of Criminal Procedure Systems”, report on the reform of criminal procedure system in Latvia (with Ā.Meikališa).
- 2004 Project of the UNDP and the Ministry of Justice of the Republic of Latvia LAT/01/004 “Support for Judicial Reform in Latvia”, topic “Human Resources Planning and Management in the System of Justice”; research line “Coordination and Planning of Training, Quality Monitoring”, local expert.
- 2005 International study, coordinated by Radboud University, Nijmegen, Netherlands, AGIS (European Union) study “Tasks and Powers of the Prosecution Services in EU Member States” – report on the system of prosecutor’s office in Latvia, its tasks, functions, etc. (with Ā. Meikališa).
- 2008 Universite de Bruxelles, Institut d’etudes europeennes in cooperation with European Criminal Law Academic Network support, study “Analysis of Future of Mutual Recognition in Criminal Matters in the European Union”, local expert.
- 2009 Events held in the framework of project funded by the European Union Directorate General for Justice, Freedom and Security - international conference “Atjaunojošais taisnīgums nepilngadīgo noziedzības aspektā: Baltijas valstis Eiropas dimensijā” (Restorative Justice in the Aspect of Juvenile Delinquency) – providing oral advice to the participants of the conference participants on 26 November 2009 and organising a seminar on 27 November 2009.
- 2010 A study coordinated by the University of Luxembourg “Criminal investigation and prosecution of crimes affecting the financial interests of the Union – the Member States dimension (F2R-DRO-PEU-10CRIM)” – local expert.

Publications in the branch of science

Articles in reviewed editions

Strada K. Kratīšanas kriminālprocesuālais institūts Latvijā un ASV (The Criminal Procedural Institution of Search in Latvia and the US)// Latvijas Universitātes zinātniskie raksti 617. Procesuālais taisnīgums 1998.

Strada K. Vienošanās Latvijas kriminālprocesuālajā likumdošanā – izpratne, nozīme, pilnveides iespēja un nepieciešamība. (Settlement in Latvian Criminal Procedure Law - Understanding, Significance, Possibilities of Improvement and Necessity) Starptautiskās konferences “Tiesību transformācijas problēmas sakarā ar integrāciju Eiropas Savienībā” R., LU, 2001.gada 1-2.februāris rakstu krājums R., 2002.

Strada K. Pierādīšanas teorijas un prakses aktuālie jautājumi kriminālprocesā (Topical Theoretical and Practical Issues of Argumentation in Criminal Procedure) // Starptautiskās zinātniskās konferences “Tradicionālais un novatoriskais sabiedrības ilgspejīgā attīstībā” rakstu krājums Rēzeknes augstskola, 2002.

Strada K. Novitātes un aktualitātes kriminālprocesuālajā pierādīšanas teorijā un to ietekme uz uzņēmējdarbības tiesisko vidi (Novelties and Topical Issues in the Theory of Argumentation in Criminal Procedure and their Impact upon the Legal Business Environment) // Starptautiskās zinātniskās konferences “Uzņēmējdarbība un tās tiesiskā vide: procesi, tendences, rezultāti” rakstu krājums Biznesa augstskola Turība, 2002.

Strada-Rozenberga K. Pierādīšanas pienākums un tā tiesiskā reglamentācija: attīstības perspektīvas kriminālprocesa reformas kontekstā (The Burden of Proof and its Legal Regulation: Development Prospects in the Context of the Criminal Procedure Reform) //

Latvijas Zinātņu akadēmijas vēstis, 2002., 56.sējums, 4./5./6. numurs A daļa: Sociālās un humanitārās zinātnes. 50-58.lpp.

Страда-Розенберга К. Предмет доказывания в уголовном процессе(The Subject of Proof in Criminal Procedure) // Вестник Калининградского Юридического института No2 2002 ,ст. 79-89.

Strada-Rozenberga K. Latvija un Eiropas Savienības tiesību politika kriminālās justīcijas sfērā (Latvian and European Union Legal Policy in the Field of Criminal Justice) //Latvijas Vēsture. Jaunie un jaunākie laiki. 2003., 1(49). 78.-88.lpp.

Strada-Rozenberga K. Novitātes pierādīšanas teorijā kriminālprocesā – draudi vai iespējas (Novelties in the Theory of Argumentation in Criminal Procedure - Threats or Opportunities) //Starptautiskās zinātniskās konferences “PERSONĪBA. LAIKS. KOMUNIKĀCIJA. Tiesības, vēsture, kultūrvēsture” materiālu krājums Rēzekne, 2003. 86-95.lpp.

Strada-Rozenberga K., Meikališa Ā. Criminal Procedure System of the Republic of Latvia//Transition of Criminal Procedure Systems Volume 2, Rijeka, 2004, P.147-179.

Strada-Rozenberga K. Kriminālprocesa modernizācijas un optimizācijas tendences Latvijā 20/21.gs.mijā (The Trends of Modernising and Optimising Criminal Procedure in Latvia at the Turn of the 20th/21st Centuries) // starptautiskās konferences “Tiesību harmonizācija Baltijas jūras reģionā” (Rīga, LU, 2004.gada 29-30. janvāris) rakstu krājumā, Rīga, LU, 2006, 309.-326.lpp.

Strada-Rozenberga K. Vienkāršotās procesa formas un to piemērošanas priekšnoteikumi Latvijas kriminālprocesā (Types of Simplified Procedures and the Preconditions for their Application in Latvian Criminal Procedure) //Starptautiskās zinātniskās konferences „Kriminālprocesa taisnīgums” (Rīga, LPA, 2005) rakstu krājums. Rīga, LPA, 2005. 134.-144.lpp.

Strada-Rozenberga K. Krimināltiesību un kriminālprocesa tiesību attīstības galvenie aspekti Latvijā 1990-2007.g. (The Main Aspects in the Development of Criminal Law and Criminal Procedure Law in Latvia , 1990- 2007) // accepted for publication LU Starptautiskās konferences „Tiesību harmonizācija Baltijas jūras reģionā pēc ES paplašināšanās” (Rīga, 2007.gada 24.-27.janvāris),rakstu krājumā

K.Strada-Rozenberga Noziedzīgā nodarījumā cietusī persona un cietušais kriminālprocesā – izpratne, statuss un aktuālā problemātika. (A Person, who has Suffered Damage from Crime, and the Victim in Criminal Procedure – Understanding, Status and Relevant Issues) // Starptautiskais seminārs „Noziegumu upuri-kā kompensēt kaitējumu” (Rīga, Rīgas Stradiņa universitāte, 2007.gada 23.-24.augusts). Programma un tēzes, R., RSU, 2007, 16.-19.lpp.

Страда-Розенберга К. Альтернативы уголовного преследования и их воздействия на уровень преступности несовершеннолетних (Alternatives to Criminal Prosecution and their Impact upon Juvenile Delinquency) // Материалы международной научно – практической конференции Межотраслевые проблемы предупреждения и дорьбы против преступности в среде несовершеннолетних на современном этапе, Молдова, Кишинев, 2007.

Strada-Rozenberga K. „Personas, kurai ar noziedzīgu nodarījumu radīts kaitējums, loma kriminālprocesa uzsākšanā”(The Role of a Person, who has Suffered Damage from Crime, in Initiating a Criminal Procedure) //Administratīvā un kriminālā justīcija, LPA, 2007.g. Nr.4(41), 145.-160.lpp.

Strada-Rozenberga K. Nepilngadīgā, kuram ar noziedzīgu nodarījumu nodarīts kaitējums, statuss kriminālprocesā(The Status of a Minor, who has Suffered Damage from Crime, in Criminal Procedure) / Starptautiskā zinātniski-praktiskā konference „Nepilngadīgo drošība un aizsardzība”(Rīga, LPA, 2007.gada 24.-25.janvāris) rakstu krājums, R., LPA, 2008., 192-201.lpp.

Strada-Rozenberga K. Rīcība ar noziedzīga nodarījuma rīkiem, priekšmetiem un citiem ar noziedzīgu nodarījumu saistītiem objektiem kriminālprocesā (Handling Instruments of Crime, Articles and Other Crime Related Objects in Criminal Procedure) //LU

69.konferences rakstu krājums „Aktuālās tiesību realizācijas problēmas”, Rīga, Latvijas Universitātes Akadēmiskais apgāds, 2011, 405-411.lpp.

Strada-Rozenberga K., Meikališa A. Alternatives to criminal prosecutions: Latvia's experience//The role of national criminal law in the European Union area and the alternative resolutions of criminal procedure, Collection of papers from International Scholastic Conference Law as Unifying factor of Europe – Jurisprudence and Practice, Comenius University in Bratislava, 2011, P. 293-299

Strada-Rozenberga K. Publisko un privāto interešu kolīzija kriminālprocesā (Conflict of Public and Private Interests in Criminal Procedure) // Apvienotais pasaules latviešu zinātnieku 3. un Letonikas 4. kongress „Zinātne, sabiedrība un nacionālā identitāte”, Latvija, Rīga, 2011.gada 24.-27.oktobris, rakstu krājums „Politika un tiesības. Tiesību un juridiskās prakses ilgtspējīga attīstība”, R., LU Akadēmiskais apgāds, 2012, 2-29.lpp.

Monographs

Strada-Rozenberga K. Pierādīšanas teorija kriminālprocesā. Vispārīgā daļa (Argumentation Theory in Criminal Procedure. General Part) R., Biznesa augstskola Turība, 2002.

Strada-Rozenberga K. Savstarpējās atzīšanas princips starptautiskajā kriminālprocesuālajā sadarbībā Eiropas Savienības telpā – teorija un prakse (The Principle of Mutual Recognition in the International Criminal Procedural Cooperation in the European Union Space – Theory and Practice) //Kolektīva monogrāfija Eiropas Savienība un tiesiska valsts: Latvijas pieredze. Rīga, Rīgas Juridiskā augstskola, 2009, 159.-173.lpp.

Textbooks

Meikališa Ā. Strada K. Tiesu varas institūciju tiesības Shēmas (The Rights of the Institutions of the Judicial Power. Diagrams) R., P un Ko, 1999.

Meikališa Ā. Strada K. Tiesu varas institūciju tiesības Shēmas Atkārtots, labots, papildināts izdevums (The Rights of the Institutions of the Judicial Power. Diagrams. Repeated, amended and expanded edition) R., P un Ko, 2000.

Meikališa Ā. Strada K. Kriminālprocesa tiesības. Vispārīgā daļa. Shēmas (The Criminal Procedure Law. General Part. Diagrams.) R., P un Ko, 2000.

Meikališa Ā. Strada K. Kriminālprocesa terminu skaidrojošā vārdnīca. 2.papildinātais un labotais izdevums (Explanatory Dictionary of the Criminal Procedure Terms, second expanded and amended edition) R., RaKa, 2001.

Meikališa Ā. Strada K. Tiesu varas institūciju tiesības Shēmas Atkārtots, labots, papildināts izdevums (The Rights of the Institutions of the Judicial Power. Diagrams. Repeated, amended and expanded edition) R., P un Ko, 2001.

Meikališa Ā. Strada K. Kriminālprocesa tiesības. Vispārīgā daļa. Shēmas Atkārtots, labots, papildināts izdevums (The Criminal Procedure Law. General Part. Diagrams. Repeated, amended, expanded edition) R., P un Ko, 2001.

Meikališa Ā. Strada K. Uzdevumu krājums kriminālprocesa tiesībās 1. (Collection of Exercises in the Criminal Procedure Law 1) R., P un Ko, 2001.

Meikališa Ā. Strada K. Uzdevumu krājums kriminālprocesa tiesībās 2. (Collection of Exercises in the Criminal Procedure Law 2) R., P un Ko, 2001.

Meikališa Ā. Strada K. Uzdevumu krājums kriminālprocesa tiesībās 3. (Collection of Exercises in the Criminal Procedure Law 3) R., P un Ko, 2002.

Strada-Rozenberga K., Meikališa Ā. „Kriminālprocess. Struktūrloģiskās shēmas ar paskaidrojumiem. A(vispārīgā) daļa.” (The Criminal Procedure. Structurological Diagrams with Explanations. Part A (General)) R., Latvijas Vēstnesis, 2007.

Strada-Rozenberga K., Meikališa Ā. „Kriminālprocess. Struktūrloģiskās shēmas ar paskaidrojumiem. B un C daļa.” (The Criminal Procedure. Structurological Diagrams with Explanations. Parts B and C) , R., Latvijas Vēstnesis, 2009.

Other publications

Strada K. Par pieaicināto institūtu kriminālprocesā (On the Institution of Invited Persons in Criminal procedure) //Latvijas Vēstnesis 11.12.1997, turpinājums 18.12.1997.

Strada K. Par kratīšanas kriminālprocesuālo institūtu (On the Institution of Search in Criminal Procedure) // Latvijā un Amerikas Savienotajās valstīs Latvijas Vēstnesis 24.09.1998 , turpinājums 08.10.1998.

Strada K. Par atteikšanos dot liecību un pierādījumu neizdošanu (On the Refusal to Testify and to Hand Over Evidence) // Latvijas Vēstnesis 26.08.1999, turpinājums 02.09.1999.

Strada K. Kriminālatbildības noilgums un procesuālā nozīme (The Statute of Limitation of Criminal Liability and its Procedural Significance) // Latvijas Vēstnesis 27.04.2000.

Strada K. Par grozījumiem Kriminālprocesa kodeksā, kas stājas spēkā šodien (On the Amendments to the Criminal Procedure Code, which Come into Force Today) // Latvijas Vēstnesis 20.03.2001.

Strada K. Vai šobrīd jaunais nav labi aizmirsts vecais/ (Isn't the Novelty of Today a Well-forgotten Thing of the Past?) / Latvijas Vēstnesis 03.04.2001.0,15 a.l.

Strada K. Par vienošanos kriminālprocesuālajā likumdošanā (On Settlement in the Criminal Procedure Legislation) // Latvijas Vēstnesis 10.04.2001, turpinājums 24.04.2001.

Strada K. Par grozījumiem kriminālprocesa kodeksā (On Amendments to the Criminal Procedure Code) // Latvijas Vēstnesis 02.10.2001.

Strada K. Ar netradicionālu skatu uz pierādīšanas teoriju kriminālprocesā (An Unorthodox View on the Argumentation Theory in Criminal Procedure)// Latvijas Vēstnesis, 09.04.2002, turpinājums 23.04.2002, 07.05.2002.

Strada K. Objektīvā patiesība vai subjektīvā pārliecība kā pierādīšanas standarta kritēriji kriminālprocesā (The Objective Truth or the Subjective Conviction as the Criteria for the Standard of Argumentation in Criminal Procedure) // Likums un tiesības. 2002.g. marts, aprīlis.

Strada K. Par netradicionālu pierādīšanas izpratni kriminālprocesā (On Unorthodox Understanding of Argumentation in Criminal Procedure) // Latvijas Policijas akadēmijas raksti 9 Zinātnisko rakstu krājums Rīga, 2002.

Strada-Rozenberga K., Meikališa Ā. Mājas arests un tā ieskaitīšana brīvības atņemšanas soda termiņā (House Arrest and Including it into the Term of the Sentence of Deprivation of Liberty) //Latvijas vēstnesis, Jurista vārds 08.07.2003.

Strada-Rozenberga K., Meikališa Ā. Tiesneša loma apcietinājuma piemērošanā pirmstiesas izmeklēšanā (The Judge's Role in Applying Detention in Pre-trial Investigation) // Latvijas Vēstnesis, Jurista vārds 03.08.2004.

Strada-Rozenberga K. Kriminālprocesa vienkāršošana: izpratne, tendences, problēmas (Simplifying the Criminal Procedure: Understanding, Trends, Problems) // Latvijas Vēstnesis, Jurista vārds 10.08.2004., 17.08.2004.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa izpratne, mērķis un kriminālprocesa tiesību avoti (The Understanding, Purpose of Criminal Procedure and the Criminal Procedure Sources of Law)/ Rakstu kopas „Pārmaiņu laiks kriminālprocesā” 1.raksts//Latvijas Vēstnesis, Jurista vārds 21.02.2006.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa veidi, uzbūves raksturojums un pamatprincipi/ (The Types of Criminal Procedure, Characteristics of Structure and Basic Principles) The second article in the series of articles „Pārmaiņu laiks kriminālprocesā” (The Times of Change in Criminal Procedure) //Latvijas Vēstnesis, Jurista vārds 14.03.2006.

Strada-Rozenberga K. Aizturēšanas kriminālprocesuālā būtība un izpausme (The Nature and Manifestation of Detention in Criminal Procedure) //Latvijas Vēstnesis, Jurista vārds 24.04.2006.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa dalībnieki (Parties to Criminal Procedure) /The third article in the series of articles „Pārmaiņu laiks kriminālprocesā” (The Times of Change in Criminal Procedure) /Latvijas Vēstnesis, Jurista vārds 23.05.2006., turpinājums 30.05.2006.

Strada-Rozenberga K., Meikališa Ā. Pierādīšana un izmeklēšanas darbības (Argumentation and Investigation Activities) / The fourth article in the series of articles „Pārmaiņu laiks kriminālprocesā” (The Times of Change in Criminal Procedure) /Latvijas Vēstnesis, Jurista vārds 13.06.2006.

Strada-Rozenberga K., Meikališa Ā. Procesuālie piespiedu līdzekļi un procesuālās sankcijas (Procedural Coercive Means and Procedural Sanctions)/ The fifth article in the series of articles „Pārmaiņu laiks kriminālprocesā” (The Times of Change in Criminal Procedure) //Latvijas Vēstnesis, Jurista vārds 04.07.2006.

Strada-Rozenberga K., Meikališa Ā. Procesuālie termiņi, dokumenti un mantiskie dokumenti (Procedural Terms, Documents and Property Issues) / The sixth article in the series of articles „Pārmaiņu laiks kriminālprocesā” (The Times of Change in Criminal Procedure) /Latvijas Vēstnesis, Jurista vārds 01.08.2006., turpinājums 08.08.2006.

Strada-Rozenberga K. Kasācijas instances tiesas prakse Kriminālprocesa likuma normu skaidrojumā no 2005.gada 1.oktobra līdz 2006.gada 15.septembrim (The Case Law of the Cassation Instance Court in Interpreting the Provisions of the Criminal Procedure Law from 1 October 2005 to 15 September 2006) // Konferences „Latvijas Kriminālprocesa likuma piemērošanas pirmā gada problēmas” rakstu krājumā, Rīga, LPA, 2006.

Strada-Rozenberga K. Cietušais un tā tiesības kriminālprocesā (The Victim and his Rights in Criminal Procedure) // Latvijas Vēstnesis, Jurista vārds 04.11.2008.

Strada-Rozenberga K. Privātās apsūdzības process: likums un prakse Latvijā (The Procedure of Private Accusation: the Law and Practice in Latvia) // Latvijas Vēstnesis, Jurista vārds 9.12.2008., 16.12.2008.

Strada-Rozenberga K. „Kriminālprocesuālās aizturēšanas kā kriminālprocesuālā piespiedu līdzekļa būtība – nacionālie un starptautiskie aspekti” (Nature of Detention in Criminal Procedure as a Coercive Measure in Criminal Procedure – National and International Aspects) // Zinātniski pētnieciskā projekta „Kriminālprocesuālās aizturēšanas tiesiskums” rakstu krājums, LPA, 2008.

Strada-Rozenberga K. „Cietušo tiesību realizācija privātās apsūdzības lietās – krimināltiesiskais regulējums, prakse, problēmas, risinājumi” (The Realisation of the Victims’ Rights in Private Accusation Cases – the Regulation of Criminal Law, Practice, Problems, Solutions) (pētījuma, kas veikts saskaņā ar Tieslietu ministrijas un K.Stradas-Rozenbergas 2008.gada 9. jūlija līgumu, nr.1-6.1/66 pārskats) 2008.gada novembris// http://www.tm.gov.lv/lv/documents/petijumi/Cietuso_tiesibu_realizacija/petijuma_atksaite.doc

Strada-Rozenberga K. Kriminālprocess teorijā un praksē – ieguvumi un zaudējumi (Criminal Procedure in Theory and in Practice – Benefits and Losses) // Latvijas Vēstnesis, Jurista vārds 31.03.2009.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa likuma attīstība: 2005-2009. Vispārīgs raksturojums. Kriminālprocesa likuma grozījumu komentāri- kriminālprocesa pamatnoteikumi un pamatprincipi (The Development of the Criminal Procedure Law: 2005-2009. General Characteristics. Comments on the Amendments to the Criminal Procedure Law: the Fundamental Rules and Principles of the Criminal Procedure/ (The first article in the series of articles „Pārmaiņu laiks kriminālprocesā turpinās” (The Times of Change in Criminal Procedure Continue)//Latvijas Vēstnesis, Jurista vārds 30.06.2009.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa likuma attīstība: 01.06.2009-30.06.2009. Kriminālprocesa likumu grozījumu komentāri – Kriminālprocesā iesaistītās personas. Speciālā procesuālā aizsardzība. Pierādījumi un izmeklēšanas darbības (The Development of the Criminal Procedure Law: 01.06.2009-30.06.2009. Comments on the Amendments to the Criminal Procedure Law: Special Procedural Protection. Argumentation and Investigative Activities / the second article in the series of articles

„Pārmaiņu laiks kriminālprocesā turpinās” (The Times of Change in Criminal Procedure Continue) //Latvijas Vēstnesis, Jurista vārds 11.08.2009., 18.08.2009.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa likuma grozījumu komentāri – Procesuālie piespiedu līdzekļi. Procesuālie termiņi un dokumenti. Mantiskie jautājumi kriminālprocesā (Comments on the Amendments to the Criminal Procedure Law. Procedural Terms and Documents. Property Issues in Criminal Procedure/ the third article in the series of articles „Pārmaiņu laiks kriminālprocesā turpinās” (The Times of Change in Criminal Procedure Continue) //Latvijas Vēstnesis, Jurista vārds 01.09.2009.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa likuma grozījumu komentāri – Kriminālprocesa uzsākšana un atsevišķi vispārīgi jautājumi. Pirmstiesas kriminālprocess (Comments on the Amendments to the Criminal Procedure Law - Initiation of a Criminal Procedure and Some General Issues. The Pre-trial Criminal Procedure)/The fourth article in the series of articles „Pārmaiņu laiks kriminālprocesā turpinās” (The Times of Change in Criminal Procedure Continue) //Latvijas Vēstnesis, Jurista vārds 01.09.2009.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa likuma grozījumu komentāri – Tiesvedība krimināllietās. Vienkāršotie un sevišķie procesi (Comments on the Amendments to the Criminal Procedure Law – Court Proceedings in Criminal Cases. Simplified and Special Procedures)/ The fifth article in the series of articles „Pārmaiņu laiks kriminālprocesā turpinās” (The Times of Change in Criminal Procedure Continue) //Latvijas Vēstnesis, Jurista vārds 06.10.2009.

Strada-Rozenberga K. Krīze un juridiskā izglītība Latvijā (Crisis and Legal Education in Latvia) //Latvijas Vēstnesis, Jurista vārds, 15.12.2009.

Strada-Rozenberga K. Meikališa Ā. Kārtējie jaunumi Kriminālprocesa likumā (Recurrent Innovations to the Criminal Procedure Law) //Latvijas Vēstnesis, Jurista vārds, 23.02.2010).

Strada-Rozenberga K. Meikališa Ā. Kriminālprocess. Raksti 2005-2010 (Criminal Procedure. Articles 2005-2010), Latvijas Vēstnesis, 2010 – the collection of articles contains 31 previously published articles with annotations and comments and 4 previously unpublished articles.

Strada-Rozenberga K. Latvijas tiesībzinātnieku atziņas Augstākās tiesas nolēmumos (The Conclusions of Latvian Legal Scholars in the Supreme Court Rulings) //Latvijas Vēstnesis, Jurista vārds, 16.11.2010 un LR Augstākās tiesas biļetens nr.1/2010.

Strada-Rozenberga K., Meikališa Ā. Kriminālprocesa likuma alfabētiskais rādītājs (An Alphabetic Index of the Criminal Procedure Law) , Zvaigzne, 2010.

Strada-Rozenberga K., Meikališa Ā. Mantas konfiskācijas tiesiskais regulējums Latvijā un Eiropas Savienībā, tās izpildes mehānisma efektivitātes nodrošināšana (Legal Regulation on the Confiscation of Property in Latvia and the European Union, Ensuring the Effectiveness of its Enforcement Mechanism) //http://www.tm.gov.lv/lv/ministrija/imateriali/petijumi.html.

Strada-Rozenberga K., Meikališa Ā. Taisnīgums kriminālprocesā (Justice in Criminal Procedure) //Latvijas Vēstnesis, Jurista Vārds, 29.11.2011.

Strada-Rozenberga K. Rīcība ar noziedzīgi iegūtu mantu kriminālprocesā/ (Handling of Illegally Obtained Property in Criminal Procedure) /LR Augstākās tiesas biļetens nr.3/2011, 29-24.lpp.

Reports presented at international scientific conferences

International conference ‘Tiesību transformācijas problēmas sakarā ar integrāciju Eiropas Savienībā’ (Issues of the Transformation of Law in Connection with Integration into the European Union) R., LU, 2001, 1-2 February - presentation of a report ‘‘Viešošanās kriminālprocesā – izpausme, pilnveides iespējas un nepieciešamība’’ (Settlement in Criminal Procedure – Manifestation, Possibilities of Improvement and Necessity).

International scientific conference ‘Tradicionālais un novatoriskais sabiedrības ilgtspējīgā attīstībā’ (Sustainable Development of Traditional and Innovative Society) Rēzekne, Rēzekne Higher Education Institution, 2002, 2 March – presentation of a report ‘‘Pierādīšanas teorijas un prakses aktuālie jautājumi kriminālprocesā’’ (Topical Issues of the Argumentation Theory and Practice in Criminal Procedure).

International Scientific Conference ‘‘Uzņēmējdarbība un tās tiesiskā vide: procesi, tendences, rezultāti’’ (Entrepreneurship and its Legal Environment: Processes, Trends, Outcomes.) R., University Turība, 2002, 12 April– presentation of a report ‘‘Novitātes un aktualitātes kriminālprocesuālajā pierādīšanas teorijā un to ietekme uz uzņēmējdarbības tiesisko vidi’’ (The Novelties and Relevant Issues in Argumentation Theory in Criminal Procedure and their Impact upon Legal Business Environment).

Conference organised by the Ministry of Justice and the UNDP ‘‘Tiesu vara Latvijā’’ (The Judicial Power in Latvia) R., 2002, 4 December – presentation of a report ‘‘Tiesu varas neatkarība – izpratne un problēmas’’ (The Independence of the Judicial Power – Understanding and Problems).

International Scientific Conference ‘‘PERSONĪBA. LAIKS. KOMUNIKĀCIJA. Tiesības, vēsture, kultūrvēsture’’ (PERSONALITY. TIME. COMMUNICATION. Law, History, Cultural History). Rēzekne, 2003, 27-28 February – presentation of a report ‘‘Novitātes pierādīšanas teorijā kriminālprocesā – draudi vai iespējas’’ (Innovations in the Argumentation Theory in Criminal Procedure – Threats or Opportunities).

International conference ‘‘Kriminālprocesa modernizācija cilvēktiesību garantēšanai’’ (Modernising the Criminal procedure for Guaranteeing the Human Rights’) R., the Ministry of Justice, 2003, 1 October – presentation of a report ‘‘Pierādīšanas teorijas aktualitātes’’ (Topical issues in the Argumentation Theory).

International scientific conference ‘‘Tiesību harmonizācija Baltijas jūras reģionā’’ (Harmonisation of Law in the Baltic Sea Region) R., LU, 2004, 29-30. January – presentation of a report ‘‘Kriminālprocesa modernizācijas un optimizācijas tendences Latvijā 20/21.gs.mijā’’ (The Trends of Modernising and Optimising Criminal Procedure in Latvia at the Turn of the 20th/21st Centuries).

International scientific conference ‘‘Kriminālprocesuālais taisnīgums’’ (Justice in Criminal Procedure) R., LPA, 2005, 25 -26 August – presentation of a report ‘‘Vienkāršotās procesa formas un to piemērošanas priekšnoteikumi Latvijas kriminālprocesā’’ (Types of Simplified procedure and the Preconditions for their Application in Latvian Criminal Procedure).

International scientific conference ‘‘Tiesību harmonizācija Baltijas jūras reģionā pēc ES paplašināšanās’’ (Harmonisation of Law in the Baltic Sea Region following the Enlargement of the European Union) R., LU, 2007, 24-27 January – presentation of a report ‘‘Krimināltiesību un kriminālprocesa tiesību attīstības galvenie aspekti Latvijā 1990-2007.gadam’’ (The Main Development Aspects of the Criminal Law and the Criminal Procedure Law in Latvia, 1990 -2007).

International seminar ‘‘Noziegumu upuri-kā kompensēt kaitējumu’’ (Victims of Crime – how to Compensate for Damage?), Rīga, Rīga Stradins University, 2007, 23- 24 August – presentation of a report ‘‘Noziedzīgā nodarījumā cietusī persona un cietušais kriminālprocesā – izpratne, statuss un aktuālā problemātika’’. (A Person, who has Suffered Damage from Crime, and the Victim in Criminal Procedure – Understanding, Status and Topical Issues).

International scientific practical conference ‘‘Juvenile Delinquency – a Social Phenomenon’’, Moldova, Kishinev, 2007, 4-7 October– presentation of a report ‘‘Alternatives to Criminal Prosecution and their Impact upon Juvenile Delinquency’’.

International scientific practical conference „Nepilngadīgo drošība un aizsardzība” (Safety and Protection of Minors) , Latvia, Riga, LPA, 2008, 24-25 January – presentation of a report „Nepilngadīgā, kuram ar noziedzīgu nodarījumu nodarīts kaitējums, statuss kriminālprocesā” (The Status of a Minor, who has Suffered Damage from Crime, Status in Criminal Procedure).

International scientific conference „Mācoties Eiropas Savienībā. Tiesības – demokrātijas balsts” (Learning in the European Union. Law – Pillar or Democracy), 2008, 11-12 April Latvia, Riga, Riga Graduate School of Law – presentation of a report „Starptautiskajā kriminālprocesuālajā sadarbībā– teorija un prakse” (International Cooperation in Criminal Procedure – Theory and Practice).

International scientific conference „Augstākās tiesas judikatūra un tās loma tiesiskās domas attīstībā Latvijā” (The Judicature of the Supreme Court and its Role in the Development of Legal Thought in Latvia), Latvia, Riga, LU, 2010, 15 October – presentation of a report „Latvijas tiesībzinātnieku atziņas Augstākās tiesas nolēmumos” (The Conclusions of Latvian Legal Scholars in the Supreme Court Rulings).

International scientific conference “Law as a Unifying Factor of Europe – Jurisprudence and Practice”, Slovakia, Bratislava, 2010, 21- 23 October - presentation of a report “Alternatives to Criminal Prosecution: Latvia’s Experience”.

The Joint Third Congress of Latvian Scientists of the World and the fourth *Letonika* Congress „Zinātne, sabiedrība un nacionālā identitāte” (Science, Society and National Identity), Latvia, Riga, 2011, 24-27 October – presentation of a report „Publisko un privāto interešu kolīzija kriminālprocesā” (Conflict of Public and Private Interests in Criminal Procedure).

Reports presented at other conferences

The 58th Conference of the University of Latvia, February - presentation of a report “Kriminālatbildības noilguma krimināltiesiskā izpratne un kriminālprocesuālā nozīme” (Understanding of the Statute of Limitation in Criminal Law and its Significance in Criminal Procedure).

The 60th Conference of the University of Latvia, 2002, 6 February - presentation of a report “Pierādīšanas teorijas problēmas kriminālprocesā” (The Problems of Argumentation Theory in Criminal Procedure).

Conference “Kriminālprocesuālās likumdošanas pilnveides problēmas” (Problems in Improving the Criminal Procedure Legislation), R., LPA, 2002, 26 April - presentation of a report “Problēmējautājumi un novitātes pierādīšanas priekšmeta noteikšanā kriminālprocesā” (Problematic Issues and Novelties in Identifying the Subject of Proof in Criminal Procedure).

Scientific practical conference commemorating the hundredth anniversary of Professor A.Liede, held in the framework of the 64th Conference of the University of Latvia on topical issues in criminal procedure, R., LU, 2006, 15 February – presentation of a report „Aizturēšanas kriminālprocesuālā būtība un izpausme Latvijas kriminālprocesā” (The Nature of Detention in Criminal Procedure and its Manifestation in Latvian Criminal Procedure).

Conference „Latvijas Kriminālprocesa likuma piemērošanas pirmā gada problēmas” (The Problems in Application of Latvian Criminal Procedure Law during the First year of its being in Force) R., LPA, 2006, 15 December – presentation of a report „Kasācijas instances tiesas prakse Kriminālprocesa likuma normu skaidrojumā no 2005.gada 1.oktobra līdz 2006.gada 15.septembrim” (The Practice of Cassation Instance Court in Interpreting the Provisions of the Criminal Procedure Law from 1 October 2005 to 15 September 2006).

Conference „Latvijas Tiesību sistēma šodien” (Latvian Legal System Today), conference dedicated to the anniversary of the weekly journal „Jurista vārds”: marking the publication of its 500th issue R., LU, 2007, 16 November – presentation of a report „Publiskā un privātā apsūdzība kriminālprocesā” (Public and Private Accusation in Criminal Procedure).

Scientific practical conference „Publisko apsūdzību kriminālprocesa uzsākšanas teorētiski praktiskās problēmas” (Theoretical-practical Problems in Initiating Criminal Procedure

with Public Accusation) , R., LPA, 2007, 12 December – presentation of a report “Personas, kurai nodarīts kaitējums, loma kriminālprocesa uzsākšanā” (The Role of the Person, who has Suffered Damage, in Initiating a Criminal Procedure).

Scientific-practical seminar „Cietušo tiesību realizācija kriminālprocesa ietvaros” (Realisation of the Victim’s Rights in the Framework of Criminal Procedure), R., the Ministry of Justice, 2008, 25 September – presentation of a report „Cietušā tiesību realizācija kriminālprocesā” (Realisation of the Victim’s Rights in Criminal Procedure).

Scientific-practical seminar „Cietušo tiesību realizācija kriminālprocesa ietvaros” (Realisation of the Victim’s Rights in the Framework of Criminal Procedure), R., the Ministry of Justice, 2008, 25 September – presentation of a report „Privātās apsūdzības process un cietušā loma” (The Procedure of Private Accusation and the Victim’s Role).

Scientific-practical conference „Kurp ved kriminālprocesa likums?” (Where does the Criminal Procedure Law Lead to?) R., LU Faculty of Law, 2008, 14 November – presentation of a report „Kriminālprocess teorijā un praksē – ieguvumi un zaudējumi” (Criminal Procedure in Theory and Practice - Benefits and Losses).

Scientific-practical conference „Kurp ved kriminālprocesa likums?” (Where does the Criminal Procedure Law Lead to?) R., LU Faculty of Law, 2008, 14 November – presentation of a report „Pierādīšana kriminālprocesā – aktualitātes teorijā un praksē” (Argumentation in Criminal Procedure - Topical Issues in Theory and Practice).

Conference „Krīze un tieslietas” (Crisis and Justice) R., LU, 2009, 27 November - presentation of a report „Krīze un augstākā juridiskā izglītība Latvijā” (Crisis and Higher Legal Education in Latvia).

Scientific-practical seminar „Kriminālprocesa aktuālās problēmas” (Topical problems of Criminal Procedure) R., LU, 2009, 19 November – presentation of a report „Kriminālatbildības noilguma konstatēšanas kriminālprocesuālā kārtība” (Establishing the Statute of Limitation for Criminal Liability according to the Criminal Procedure).

The 68th Conference of the University of Latvia, 2010, 9 February - presentation of a report “Ar pierādīšanu saistīto jautājumu aktualitātes Kriminālprocesa likumā, teorijā un praksē” (Topical Argumentation Related Issues in the Criminal Procedure Law, in Theory and in Practice).

Working seminar of the Embassy of Switzerland and the Swiss Association of Criminal Matters, R., 2010, 24 September – presentation of a report (introductory report) „Īss ieskats Latvijas krimināltiesiskajā sistēmā” (Brief Insight into the Latvian System of Criminal Law).

Reporting- concluding seminar of a research grant „Kriminālprocesa modernizācijas rezultāti un turpmākās attīstības virzieni” (The Outcomes of Modernisation of the Criminal Procedure and Further Directions of Development), R., LU, 2010, 16 December – presentation of a report „Lietiskais pierādījums kriminālprocesā – atsevišķi aktuāli jautājumi” (Material Evidence in Criminal Procedure – Some Topical Issues).

The 69th Conference of the University of Latvia, 2011, 8 February– presentation of a report „Rīcība ar noziedzīga nodarījuma rīkiem, priekšmetiem un citiem ar noziedzīgu nodarījumu saistītiem objektiem kriminālprocesā” (Handling Instruments of Crime, Articles and Other Crime Related Objects in Criminal Procedure).

Conference of Latvia’s Judges, Section on Criminal Law R., the Supreme Court of the Republic of Latvia in cooperation with the LU Faculty of Law, 2011, 25 November – presentation of a report „Rīcība ar noziedzīgi iegūtu mantu kriminālprocesā” (Handling of Illegally Obtained Property in Criminal Procedure).

Conference of the Ministry of Interior of the Republic of Latvia „Iekšlietu ministrijas sistēmas iestāžu personāla profesionālā izglītība” (Professional Education of the Employees of the Institutions of the Ministry of Interior System), R., Ministry of Interior, 2012, 23 March – speech on the topic „Augstākā juridiskā izglītība Iekšlietu ministrijas sistēmas iestāžu personāla profesionālās kvalifikācijas nodrošināšanai Latvijā – esošā situācija un tās attīstības perspektīvas” (Higher Legal Education for Ensuring Professional Qualification of

the Employees of the Institutions in the Ministry of Interior System in Latvia – Current Situation and Development Prospects).

Conference „Tiesu procesu efektivizācija” (Increasing the Effectiveness of Court Procedures), R., LU, 2012, 29 March – speech on the topic “Using Information Obtained through Intelligence Activities as Proof).

Pedagogical activities

Study courses taught- Criminal procedure

April 2001 – University Turība (3CP) – in the second level higher professional education program

January 2003

1998 - present University of Latvia, the Faculty of Law (6 CP) – in the second level higher professional education program, since 2005/2006 academic year – in academic bachelor’s program

Criminal law (3CP)

2001 – 2003 University Turība– in the second level higher professional education program.

Argumentation theory in Criminal Procedure (2 CP)

2002 –2003 University Turība– in the second level higher professional education program,

2002 - present University of Latvia, the Faculty of Law – in academic master’s program

Law enforcement institutions in latvia and abroad (2 CP)

1999-2000, 2000-2001,

2001-2002 University of Latvia, the Faculty of Law – in the second level higher professional education program

Topical problems in Criminal Procedure (2 CP)

2003-2004 University of Latvia, the Faculty of Law – the second level higher professional education program

2005-2006 University of Latvia, the Faculty of Law – the second level higher professional education program Problem of Argumentation in Criminal Procedure (4CP)

2007 - present University of Latvia, the Faculty of Law – in professional master’s study program, academic master’s study program

Comparative Criminal Procedure law

2009- 2010 University of Latvia, the Faculty of Law – in academic master’s program

Foreign universities

2001 Criminal Procedure.. Concordia International University (Estonia)

2006 Lectures on criminal procedure in the framework of international academic exchange program Socrates/Erasmus at Mykolo Romerio Universitātē, Lithuania.

2007 Study of the continuous education system for Croatian judges and prosecutors in an exchange program ensured by European Judicial Network.

Work in the Council of Study Programs

- 2003 - present Member of the Council of Study Programs in Legal Science, the University of Latvia
- Since 2007-2008 Chairperson of the Council of Study Programs in Legal Science, the University of Latvia.

Elaborated study courses

- Criminal Procedure – being implemented in the professional study program Legal Science.
- Argumentation Theory in Criminal Procedure – being implemented in the master's study program Legal Science.
- Topical Problems in Criminal procedure - being implemented in the professional study program Legal Science.
- Argumentation Theory in Criminal Procedure - being implemented in the professional master's study program Legal Science.

Elaborated study programs

- Academic bachelor's study program in legal science and professional higher education master's study program in legal science - approved by the Senate of the University of Latvia on 26 January 2004.

Supervision of master's and doctoral theses

- Supervised master's theses 2002-2011 – more than 30.
- Supervised doctoral theses (2002-2011) – 6, one PhD student currently exmatriculated as having completed the study program.
- Doctoral thesis was presented by and doctoral degree awarded to, in 2009, A.Pundurs, thesis, “The Legal Argumentation Theory and Circumstantial Evidence, and Evidence of Procedural Importance in the Criminal Procedure”; in 2010 – V.Zeppa-Priedīte, thesis “Immunity from Criminal Proceedings of Public Officials”.

Organizational activities

- 2003 –present Member of the Council of Study Programs in Legal Science, University of Latvia, the Faculty of Law.
- 2006 – 2008 Chairperson of the Promotion Council of the University of Latvia in Legal Science, sub-branch State Law, Criminal and International Law.
- 2007- 2008 Chairperson, the Council of Study Programs in Legal Science, University of Latvia, the Faculty of Law.
- 2007 – 2008 Expert of the Study Council of the University of Latvia.
- 2007 –present Member of the European Criminal Law Academic Network, contact person for the Network activities in Latvia.
- 2008 –present Member of the Constitutional Assembly of the University of Latvia.
- 2008 –present Council member of the foundation “Judicial Training Centre”.
- 2010 –present Senator of the University of Latvia, Chairperson of the Senate Constitutional Committee.
- 2012 –present Representative of the University of Latvia in the council of directors of European Public Law Organization.
- 2012 –present Member of Expert Group on EU Criminal Policy.

Work in conference organizational committees, etc.

International scientific conference “Uzņēmējdarbība un tās tiesiskā vide: procesi, tendences, rezultāti” (Entrepreneurship and its Legal Environment: Processes, Trends, Outcomes) R., University Turība, 2002, 12 April – member of organisational committee, moderator of the Law Section.

Annual meeting of the coordinators of the international exchange program Socrates/Erasmus and colloquium held in its framework “The European Union as a Uniform Legal Space”, Riga, the University of Latvia Law faculty, 2004, 27-29 May, responsible organizer.

The University of Latvia Law Faculty and the University of Cagliari (Italy) Summer School “Collective Labour Relationship”, Riga, the University of Latvia, 2004, 30 August – 3 September – responsible organizer.

International scientific conference “Justice in Criminal Procedure”, R., LPA, 2005, 25-26 August – member of the organisational committee, member of the editorial board of the collection of articles.

Conference “Latvijas Kriminālprocesa likuma piemērošanas pirmā gada problēmas” (The Problems in Application of Latvian Criminal Procedure Law during the First Year of its being in Force) R., LPA, 2006, 15 December - member of the editorial board of the collection of articles.

International scientific conference “Tiesību harmonizācija Baltijas jūras reģionā pēc ES paplašināšanās” (Harmonisation of Law in the Baltic Sea Region following the Enlargement of the European Union), R., LU, 2007, 24- 27 January – member of the organisational committee.

International scientific-practical conference “Nepilngadīgo drošība un aizsardzība”(Safety and Protection of Minors), Latvia, Riga, LPA, 2007, 24- 25 January– member of the organisational committee, member of the editorial board of the collection of articles.

Scientific-practical conference “Kurp ved kriminālprocesa likums?” (Where does the Criminal Procedure Law Lead to?), Latvia, Riga, LU, the Faculty of Law, 2008, 14 November - member of the organisational committee.

Scientific practical conference “Kriminālprocesuālās aizturēšanas tiesiskums” (The Legality of Detention in Criminal Procedure), Latvia, Riga, LPA, 2008, 9 December - member of the editorial board of the collection of articles.

International Conference “Augstākās tiesas judikatūra un tās loma tiesiskās domas attīstībā Latvijā”(The Judicature of the Supreme Court and its Role in the Development of Legal Thought in Latvia), Latvia, Riga, LU, 2010, 15 October – conference organizer

Involvement in providing advice to public and non-governmental organizations, expert committees,

Working as expert

Since 2006 Approved with the decision of the Latvian Council of Science as expert in the branch of science – legal science.

Other

2002 A variant of the chapter in the draft Criminal Procedure Law on evidence and argumentation elaborated on the basis of a contract.

2002, 2003 Member of the working group for elaboration of the draft law “Amendments to the Criminal Law”, in connection with the introduction of a legal person’s criminal liability.

2003, 2004 Invited expert of the Saeima Legal Affairs Committee for providing opinion on the draft Criminal Procedure Law.

2004 –present Member of the working group on study programs at the Judicial Training Centre.

2006, 2007 Member of the standing working group at the Ministry of Justice for drafting amendments to Criminal Procedure Law.

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