

# **Assembly of States Parties**

Distr.: General 14 April 2015

Original: English

#### **Resumed thirteenth session**

The Hague, 24-25 June 2015

## Election of a judge to fill a judicial vacancy of the International Criminal Court

#### **Note by the Secretariat**

- 1. The election of one judge of the International Criminal Court will take place during the resumed thirteenth session of the Assembly of States Parties, to be held in The Hague from 24 to 25 June 2015.
- 2. Under the terms of article 36 of the Rome Statute, the judge will be elected to fill a vacancy resulting from the 3 June 2014 resignation of elected judge Senator Miriam Defensor Santiago (Philippines). In December 2011, Senator Defensor Santiago had been elected by the Assembly of States Parties for a nine-year term of office, which would have commenced on 11 March 2012.
- 3. According to article 36, paragraph 4, States Parties were required to make nominations either by the procedure for the nomination of candidates for appointment to the highest judicial offices in the State in question, or by the procedure provided for the nomination of candidates for the International Court of Justice in the Statute of that Court. In addition, nominations were to be accompanied by a statement in the necessary detail specifying how the candidate fulfils the requirements laid down in paragraph 3 of article 36.
- 4. According to article 36, paragraphs 3 and 5, the judges were to be nominated from among persons of high moral character, impartiality and integrity who possess the qualifications required in their respective States for appointment to the highest judicial offices. Every candidate for election to the Court should also have an excellent knowledge of and be fluent in at least one of the working languages of the Court. In addition, two lists of candidates have been established (see annex II to the present note):
- List A Candidates having established competence in criminal law and procedure, and the necessary relevant experience, whether as judge, prosecutor, advocate or in other similar capacity, in criminal proceedings;
- List B Candidates having established competence in relevant areas of international law such as international humanitarian law and the law of human rights, and extensive experience in a professional legal capacity which is of relevance to the judicial work of the Court.
- 5. Article 36, paragraph 6, requires that the judge be elected by secret ballot at a meeting of the Assembly of States Parties convened for that purpose under article 112, and that the person elected to the Court shall be the candidate who obtains the highest number of votes and a two-thirds majority of the States Parties present and voting. In the event that the judge is not elected on the first ballot, successive ballots will be held until the remaining places have been filled, in accordance with the provisions of resolution ICC-ASP/3/Res.6.

- 6. Under the terms of article 36, paragraphs 7 and 8, no two judges may be nationals of the same State, and the States Parties shall, in the selection of judges, take into account the need, within the membership of the Court, for the representation of the principal legal systems of the world; equitable geographical representation; and a fair representation of female and male judges. In addition, States Parties are required to take into account the need to include judges with legal expertise on specific issues, including, but not limited to, violence against women or children.
- 7. The Assembly of States Parties, at the 6th plenary meeting of its third session, on 10 September 2004, adopted resolution ICC-ASP/3/Res.6 relating to the procedure for the nomination and election of the judges of the International Criminal Court. Furthermore, the Assembly of States Parties, at the 9th plenary meeting of its resumed fifth session, on 1 February 2007, adopted resolution ICC-ASP/5/Res.5 containing an amendment to operative paragraph 27 of resolution ICC-ASP/3/Res.6. The Assembly, at the 13th plenary meeting of its thirteenth session, on 17 December 2014, adopted resolution ICC-ASP/13/Res.5 containing annex II which amended operative paragraph 27 b) of resolution ICC-ASP/3/Res.6.
- 8. In accordance with paragraph 13 of that resolution, the nomination period was opened on 18 February 2015, by a decision of the Bureau of the Assembly of States Parties. By the closing date of 31 March 2015, the Secretariat had received three nominations. By a communication, dated 13 April 2015, the Embassy of Bangladesh to the Netherlands announced the withdrawal of the candidature of Mr. A.B.M. Khairul Haque. The Government of Bangladesh had nominated him by a communication dated 31 March 2015.
- 9. Furthermore, in accordance with paragraph 27 (d) of that resolution, "[i]f at the time of the election a regional or gender minimum voting requirement is not fulfilled, only candidates that can satisfy any of the underrepresented regional minimum voting requirements as well as the underrepresented gender minimum voting requirement can be nominated." Given this provision and taking into account the minimum voting requirement applicable to the Group of Asia-Pacific States, only candidates from this region could be nominated for the election.
- 10. As required by paragraph 8 of the same resolution, the Secretariat of the Assembly of States Parties placed the nominations of candidates for judge, together with the accompanying statements referred to in article 36 of the Statute and other supporting documentation, on the Internet web site of the International Criminal Court<sup>1</sup> as soon as possible after they were received. In accordance with paragraph 9 of resolution ICC-ASP/3/Res.6, a list in English alphabetical order of all persons nominated, with accompanying documents, is contained in the present note. Three additional lists are provided in further annexes containing the names of the candidates organized according to list A or B (annex II), by regional group (annex III) and by gender (annex IV).
- 11. The procedure to be followed for the election of one judge is laid down in paragraphs 15 to 25 and paragraph 27 of resolution ICC-ASP/3/Res.6.
- 12. A guide for the election to fill a judicial vacancy is contained in document ICC-ASP/13/45.

<sup>&</sup>lt;sup>1</sup> http://www.icc-cpi.int, under Assembly of States Parties.

## **Annexes**

## Contents

			Page
Annex I:	Alphabetical list of candidates (with statements of qualifications)		
	1.	ALJAZY, Ibrahim Mashhoor (Jordan)	4
	2.	PANGALANGAN, Raul C. (Philippines)	10
Annex II:	List of candidates organized according to lists A and B		17
Annex III:	List of candidates organized by regional group		
Annex IV:	List of candidates organized by gender		17

#### Annex I

## Alphabetical list of candidates (with statements of qualifications)

## 1. ALJAZY, Ibrahim Mashhoor (Jordan)

[Original: English]

#### Note verbale

The Embassy of the Hashemite Kingdom of Jordan 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 the Secretariat that the Government of the Hashemite Kingdom of Jordan has decided to nominate Dr. Ibrahim Mashhoor Aljazy in accordance with article 36, paragraph 4 (a) (ii) of the Rome Statute to fill the judicial vacancy after the resignation of elected judge Senator Miriam Defensor Santiago (Philippines), at the elections to be held during the resumed session of the Assembly of States Parties scheduled to take place in The Hague on 24-25 June 2015.

The Hashemite Kingdom of Jordan as a strong and long-standing supporter of the International Criminal Court attaches great importance to the quality, effectiveness and efficiency of the criminal procedures, which the Hashemite Kingdom of Jordan deems to be a key component in the fight against impunity of the most serious international crimes committed.

In this regard, the Hashemite Kingdom of Jordan nominates Dr. Ibrahim Aljazy to the Assembly of States Parties as being eminently qualified to be elected as a judge of the Court. Dr. Aljazy is an excellent international law practitioner with established competence in relevant areas of international law. The Jordanian candidate has gathered extensive judicial experience in his various professional legal capacities and fully meets the requirements set out in article 36, paragraph 3 (b) (ii), of the Rome Statute and stands as a List B candidate at the forthcoming elections. The curriculum vitae and other relevant documents of Dr. Aljazy are attached.

#### Statement of qualifications

Statement submitted in accordance with article 36.4(a) of the Rome Statute of the International Criminal Court and resolution (ICC-ASP/3/Res.6) of the Assembly of States Parties relating to the procedure for the nomination and election of judges of the International Criminal Court

1. Dr. Ibrahim M. H. Aljazy is a person of high moral character, impartiality and integrity, who possesses the qualifications required by the Hashemite Kingdom of Jordan for appointment to the highest judicial offices (article 36(3)(a)).

Dr. Aljazy fulfils the requirements of article 36(3)(b)(i) and (ii), as is specified in his curriculum vitae. He has established competence in international law and procedure, and the necessary relevant experience, as an advocate, scholar and judicial advisor as with more than ten years practice in international law proceedings. He has established competence in relevant areas of international law, in particular international humanitarian law and the law of human rights, and has extensive experience in a professional legal capacity which is of relevance to the judicial work of the Court.

Dr. Aljazy, having earned his LL.M and PhD degrees in the United Kingdom and having worked as an attorney and visiting professor in a number of foreign countries including Malta, Lebanon and Sweden, has an excellent knowledge of and is fluent in English (article 36(3)(c)).

Dr. Aljazy is being nominated for inclusion in List B for the purposes of paragraph 5
of article 36 of the Statute.

44-E-140415

- 3. The information relating to subparagraph (i) to (iii) of paragraph 8(a) of article 36 of the Statute is as follows:
  - (a) Dr. Aljazy is qualified for appointment to the highest judicial offices in the Hashemite Kingdom of Jordan, which has a civil law legal system. He has also received a legal education at the postgraduate level in the United Kingdom, which has a common law legal system.
  - (b) Dr. Aljazy is a national of the Hashemite Kingdom of Jordan.
  - (c) Dr. Aljazy is male.
- 4. Dr. Aljazy has legal expertise on a wide range of specific issues related to the work of the Court, including, but not limited to, the following:
  - (a) Extensive practical and academic experience in the area of international law, international humanitarian law and international human rights law. He has participated in drafting Bilateral Judicial Cooperation Treaty, among other things;
  - (b) Served as a Minister of State for Legal Affairs and Minister of Justice and is currently the Dean of the faculty of Law at the University of Jordan and a practicing lawyer.
  - (c) Appointed as an assistant for the president of the University, Amman Arab University and Dean of the School of Law.
  - (d) Lectured internationally on international law, international criminal law and human rights in relation to Jordan and the Arab Region for over 20 academic terms at a number of respected universities in Lebanon, Qatar, United Arab Emirates, Syria, Kuwait, Bahrain, Morocco, Sweden, Spain Italy, Malta, Uganda, Switzerland and The United States of America.
- 5. Dr. Aljazy is a national of the Hashemite Kingdom of Jordan and does not possess the nationality of any other State.

#### Curriculum vitae

Family name: ALJAZY
First name: Ibrahim
Middle name: Mashhoor
Gender: Male

**Date of birth:** 15 January 1966

Nationlity: Jordanian

Regional criteria: Asia/Pacific

Marital status: Married

List A / List B: List B

Languages: Mother tongue: Arabic

- English (written) Advanced (oral) Advanced

#### **Educational qualifications**

#### 09/1995-12/2000

- Institution: School of Oriental and African Studies, University of London

- Qualification(s) obtained: Ph.D. in International Law

#### 09/1991-09/1992

- Institution: University of Essex

- Qualification(s) obtained: Master of Laws Degree (LL.M)/ International Human Rights Law

#### 07/1991-09/1991

- Institution: University of Essex

- Qualification(s) obtained: Pre-sessional English Course

09/1986-07/1991

- Institution: University of Damascus, Syria

- Qualification(s) obtained: Bachelor of Laws Degree (LL.B)

#### Professional experience

2014 - to the present day

- Employer: University of Jordan

- Post title: The Dean of the Faculty of Law

2013 - to the present day

- Employer: The International Law Association
 - Post title: Chairman of the Jordanian Branch

2010 - to the present day

- Employer: University of Jordan

- Post title: Associate Professor of International Law

- Other information: Full time professor

07/2003 - to the present day

- Employer: Aljazy & Co. - Advocates and Legal Consultants

- Post title: Senior Partner

2002 - to the present day

- Employer: University of Jordan Hospital

- Post title: Legal Advisor

2013 - 2014

- Employer: Amman Arab University

- Post title: Vice President-The Dean of the Faculty of Law

2012 - 2012

- Employer: Government of Jordan- Post title: Minister of Justice

2011 - 2012

- Employer: Government of Jordan

- Post title: Minister of State for Legal Affairs

2011 - 2012

- Employer: Retired Army Officers Foundation

- Post title: Chairman

2011 - 2012

- Employer: Joint Procurements Department

- Post title: Chairman

2011

- Employer: University of Jordan- Post title: Faculty of Law/ Vice Dean

2003 - 2011

- Employer: University of Jordan- Post title: Director of Legal Affairs

05/2002 - 12/2010

- Employer: University of Jordan

- Post title: Assistant Professor in Public International Law

07/2002 - 05/2003

- Employer: University of Jordan

- Post title: Member of the Central Tenders Committee

- Other information: Part-Time

01/2001 - 10/2002

- Employer: Amman Private University/ Jordan

- Post title: Lecturer in Public International Law

04/2001 - 10/2002

- Employer: Aljazy Shipping & Forwarding- Post title: Advisor for International Relations

01/1995 - 07/1995

- Employer: North Africa Team, London

- Post title: Research Assistant/Internship at Amnesty International

08/1993

- Employer: United Nations

- Post title: Secretary to the Chairman of Sub-Committee of Human Rights

04/1993 - 08/1995

- Employer: Aljazy Shipping & Forwarding- Post title: Advisor for International Relations

09/1992 - 03/1993

- Employer: University of Essex

- Post title: Conducted research at the Human Rights Centre

06/1992 - 07/1992

- Employer: The Arab Organization for Human Rights, Egypt

- Post title: Research Assistant/Internship

09/1983 - 07/1986

- Employer: Aljazy Shipping & Forwarding

- Post title: Sales and Marketing

#### Other professional activities

2015

- Activity: Setting up an Academic Chair for "the Rule of Law and Anti Corruption" at the Faculty of law, University of Jordan, with the Centre of the Rule of Law and Anti Corruption, Qatar, March, 2015.

2009 - 2011

- *Activity*: Participated in starting MA Program at the University of Jordan on Global Challenges, Amman, Jordan 2005-2006

- Activity: Participated in starting MA Program at the University of Jordan on Human Rights and Human Development in cooperation with Pavia and Padua University, Amman, Jordan

2005

- Activity: Organizing a Seminar organized by the International Criminal Law Network (ICNL) with the title "The ICC and the Arab World", Amman, Jordan

#### Most relevant publications

- Ibarahim Aljazy, "The Arab League and Human Rights Protection" in Eugene Cotran and Adel Omar Sherif (eds.), Democracy, the Rule of Law and Islam, (London: Kluwer Law International, 1999
- Ibrahim Aljazy, The Role of Customary International Law in the Development of Environmental Law" paper presented at the Regional conference of Arab Chief of justice Conference for the protection of Environment and sustainable development, Supreme Constitutional Court of Egypt, Cairo, 29-31 May 2004.
- Ibrahim Aljazy, Countering Terrorism and Protecting Human Rights: An Islamic and Arab Legal Dimension, EJS, Vol. 15, No.1, 2010.
- Ibrahim Aljazy with Dr. Mahasen Jaghoub, "Comments on the International Court of Justice's Judgment on the Bosnia and Herzegovina VS. Serbia and Montenegro Case.", In English, Jordanian Journal for legal and political Studies, Volume 2, issue 2, April, 2010.
- Ibrahim Aljazy with Dr. Mahasen Jaghoub, "The Referral of Darfur Crisis to the International Criminal Court: A Legal Perspective" In English, Dirasat Journal, Deanship of Scientific Research, The University of Jordan, Vol. 38, issue 2, November 2011
- Ibrahim Aljazy with Dr. Mahasen Jaghoub, Kosovo's Declaration of Independence: Secession and States' Recognition, in English, Dirasat Journal, Deanship of Scientific Research, The University of Jordan, Amman. Volume, 38, issue 2, November 2011.
- Ibrahim Aljazy, 'Responsibility to Protect and the Arab League' Chapter in Book titled "An Institutional Perspective on the Responsibility to Protect' edited by Gentian Zyberi, Cambridge University Press, 2013.

- Ibrahim Aljazy with Laith Nasraween, "Positive Trends in Jordan: Constitutional Amendments of 2011", pp. 117-126, Yearbook of Islamic and Middle Eastern Law, Volume 16, 2010-2011.
- Ibrahim Aljazy Contributed an article to the book "Criminal Law Reform and Transitional Justice Human Rights Perspectives for Sudan." pp. 183-196, Edited by Lutz Oette, the article was titled "The Implementation of International Criminal Law in Arab States: The Jordanian Experience.", 2011.
- Ibrahim Aljazy with Mahasen Jagoub and Maysa Bydoon, "The Arab League", pp. 289-311, An Institutional Approach to The Responsibilty to Protect, Edited By Gentian Zyberi, Cambridge University Press, 2013.
- Ibrahim Aljazy with Mahasen Jaghoub, "Libya and Syria: The Responsibility to Protect and the Politics of Power", Yearbook of Islamic and Middle Eastern Law, pp. 196-210, Vol. 17, Issue 1, 2013.
- Ibrahim Aljazy, "the Current Constitutional Situation in the Arab States following the Arab Spring", accepted for publication, EJSS, Vol. 46, 2015.
- Ibrahim Aljazy, "Judicial Review in the Arab States", accepted for publication, EJSS, Vol. 46, 2015.

#### Most relevant seminars

10/2014 Conducted a training sessions on International Treaties for Diplomats of the Foreign Ministry in Abu Dhabi, UAE

04/2014 Attended the International Law Association 75th Conference, Washington DC, USA

11/2013 Represented a paper on Human Trafficking in Jordan: Reflections on Jordanian Legislations, Incorporating Aspects of Combating Human Trafficking in Educational Curricula In Arab Universities, the United Nation Office on Drugs and Crime, Kuwait

09/2013 International Institute for Humanitarian Law, Respecting IHL: Challenges and Responses, San Remo, Italy

04/2013 Represented a paper on R2P between the power of pitch and politics power: Case Studies on Syria and Libya, Responsibility to protect in theory and practice conference, ILA and University of Ljubljana, Slovenia

01/2013 Represented a Paper on Political, Legal and Constitutional Reform in Jordan, National Dialogue about the Priorities for Reforms, Hanns Seidel Stiftung, Jordan

09/2013 International Institute for Humanitarian Law, Respecting IHL: Challenges and Responses, San Remo, Italy

08/2012 Attended the International Law Association 74th conference, Sophia, Bulgaria

12/2012 Expert Consultation on Individual Criminal Sanctions with Particular Emphasis on Universal Jurisdiction, ICRC, Geneva

01/2011 Study Visit at Raoul Wallenberg Institute for Human Rights and International Humanitarian Law, Lund, Sweden

12/2010 Represented a paper on Incorporating Human Rights in Academic Curricula in the University of Jordan, Human Rights Education: Incorporating Human Rights in Academic Curricula of Institutions of Higher Education, The Royal Police Academy, Manama, Bahrain

9/2010 Participated in the Annual Conference of the IHL National Committees in Geneva and presented the Working Group 3 report, ICRC, Geneva

07/2010 Represented a paper on the Arab Charter on Human Rights, World Congress for Middle Eastern Studies, Barcelona, Spain

11/2009 Represented a paper on Urfi Marriage: between Shari'a and Law, Konrad-Adenauer-Stiftung Egypt and the Supreme Constitutional Court of Egypt, Cairo, Egypt

07/2009 Attended the Regime Interaction in International Law, Lauterpacht Centre for International Law, Cambridge, UK

08/2008 Advanced Training Course In International Humanitarian Law for University Teachers, Geneva Academy of International Humanitarian Law and Human Rights, Geneva, Switzerland

09/2007 Attended the Round table of the International Institute for Humanitarian Law, San Remo, Italy

07/2007 Attended Hague Joint Conference on Contemporary Issues of International Law, The Hague

06/2005 Participated in discussion included: targeted sanctions as a tool for managing armed conflicts; problems of effective implementation and enforcement; and humanitarian impact of comprehensive sanctions., UNITAR, NY

05/2004 Study Visit to the International Criminal Court, Organized by the Dutch Foreign Affairs Ministry

05/2004 Represented a paper on The Rule of International Law in the Development of Environmental Law, The Environment and Judiciaries of the Arab Law, organized by the Supreme Constitutional Court of Egypt and the United Nations Environmental Program, Cairo, Egypt.

#### Membership of professional associations and societies

- President, Jordanian Branch of the International Law Association
- Board Member, Jordan Energy Resources Incorporation, Amman
- Executive Committee Member, Jordan National Commission on International Humanitarian Law
- Board Member, University of Jordan Investment Fund
- Bar Association, Amman, Jordan
- Anglo-Jordanian Society, London
- International Bar Association
- International Law Association, Islamic Law & International Law Committee member, London
- Board of Trustees, Middle East Institute of International Law, Amman

- Middle East Association of International Law, Amman
- Arab Organization of Human Rights, Cairo, Egypt
- Amnesty International, London
- Jordanian Corporate Governance Association, Amman, Jordan.
- Jordanian Competition Association
- International Nuclear Law Association Brussels

#### Awards and honours

- UNESCO/Keizo Obuchi Award, Research Fellowships Program, Peaceful Settlement of Disputes, 2003-2004
- Study of the United States Institute on U.S. Foreign Policy, Sponsored by the U.S Department of State and the Richard L. Walker Institute of International and Area Studies at the University of South Carolina, 2005

#### Personal interests

History, reading.

#### Other relevant facts

Fulfilled the requirements for the rank of Full Professor, at the Faculty of Law at the University of Jordan, which is due in December 2015.

44-E-140415

## 2. PANGALANGAN, Raul C. (Philippines)

[Original: English]

#### Note verbale

The Embassy of the Republic of the Philippines presents its compliments to the Secretariat of the Assembly of States Parties to the Rome Statute of the International Criminal Court and has the honor to inform the Secretariat that the Government of the Republic of the Philippines has decided to nominate Dr. Raul C. Pangalangan as a candidate to fill the judicial vacancy resulting from the resignation of elected judge Senator Miriam Defensor-Santiago (Philippines) at the elections to be held during a resumed session of the Assembly of States Parties scheduled to take place in The Hague on 24 and 25 June 2015.

Dr. Pangalangan is a Professor of Law and former Law Dean at the University of the Philippines, and was a Philippine Delegate to the 1998 Rome Conference to establish the International Criminal Court. He has been nominated in accordance with article 36, paragraph 4(a)(ii) of the Rome Statute. He is a person of high moral character, impartiality, and integrity and possesses the qualifications required by Philippine law for appointment to the highest judicial offices.

The Government of the Philippines nominates Dr. Pangalangan based on his established competence in international law, including international humanitarian law and international human rights, and his professional qualifications as a member of the Philippine Bar since 1984 and public interest lawyer. He fully meets the requirements set forth in the Rome Statute, article 36.3(b)(ii). Accordingly, the Republic of the Philippines nominates him as a List B candidate in the forthcoming elections. The nomination document, curriculum vitae and other relevant documents of Dr. Pangalangan are attached.

Dr. Pangalangan received his international law training at the Harvard Law School, where he won prizes in international law, and The Hague Academy of International Law, where he was awarded the *Diplôme* in International Law. His expertise has been tapped by, *inter alia*, the Philippine Supreme Court (as *amicus* counsel), the Philippine Judicial Academy (the official training academy for judges), and the International Committee of the Red Cross (as an international humanitarian law expert). He successfully challenged, as lead counsel before the Supreme Court, the illegal arrests made under a state of emergency in 2006.

The Republic of the Philippines has supported the International Criminal Court from the adoption of the Court's Statute in Rome in July 1998, and affirms its continuing support for the Court's work in ending impunity by ensuring that individual criminal responsibility is enforced through the highest judicial standards.

# Nomination submitted by the Philippine National Group in the Permanent Court of Arbitration

Permanent Court of Arbitration Member of Court Republic of the Philippines

Manila, 30 March 2015

Re: Nomination of Dr. Raul C. Pangalangan as a candidate to fill the judicial vacancy resulting from the resignation of elected judge Senator Miriam Defensor-Santiago (Philippines) at the elections to be held during a resumed session of the Assembly of States Parties scheduled to take place in The Hague on 24 and 25 June 2015.

Pursuant to article 36, paragraph 4(a) (ii), of the Rome Statute of the International Criminal Court, the Philippine National Group in the Permanent Court of Arbitration has decided to nominate Dr. Raul C. Pangalangan, a national of the Republic of the Philippines, as a candidate to fill the judicial vacancy resulting from the resignation of elected judge Senator Miriam Defensor-Santiago (Philippines) at the elections to be held during a

resumed session of the Assembly of States Parties scheduled to take place in The Hague on 24 and 25 June 2015.

Please accept the assurances of my highest consideration,

For the Philippine National Group: Dean Merlin M. Magallona

#### **Enclosures:**

- 1. Statement of qualifications of the Philippine candidate
- 2. Curriculum vitae of the Philippine candidate

#### **Statement of qualifications**

In accordance with article 36 of the Rome Statute of the International Criminal Court and resolution ICC-ASP/3/Res.6 of the Assembly of States Parties relating to the procedure for the nomination and election of judges of the International Criminal Court, the Philippine Government has the honor to transmit the following nomination statement on the candidature of Dr. Raul C. Pangalangan.

- 1. Dr. Raul C. Pangalangan fulfills the requirements under article 36.3(a) of the Statute. He is a person of high moral character, impartiality and integrity, and possesses the qualifications required by the Republic of the Philippines for appointment to the highest judicial offices.
- 2. Dr. Pangalangan fulfills the requirements of article 36.3(b)(i) and (ii) of the Statute. He has established competence in criminal law and procedure, and the necessary relevant experience as a Member of the Philippine Bar since 1984. He has also established competence in international law, especially in international humanitarian law and international human rights law.
  - He was educated at the Harvard Law School, where he received his Doctoral of Juridical Science in 1990 (winning the Charles Sumner Prize for best dissertation relating to international peace) and his Master of Laws in 1986 (winning the John Laylin Prize for best thesis in international law). He received the *Diplôme* of The Hague Academy of International Law in 1987. He received his LL.B. and his A.B. *cum laude* (Political Science) from the University of the Philippines.
- 3. He is a recognized expert in international law and constitutional law. He is a Professor of Law at the University of the Philippines' College of Law where he has taught since 1984, and served as its Law Dean (1999-2005). He is also in the faculty of the Philippine Judicial Academy, the national training institute for Filipino judges. He has been a Member of the Philippine Bar since 1984, and has represented parties before various courts in the Philippines, including the Philippine Supreme Court.
- 4. In relation to article 36.3(c)) of the Statute, Dr. Pangalangan has excellent command of the English language, having taken his university and law studies entirely in that language, both in the Philippines and in the United States.
- 5. In fulfillment of article 36.5 of the Statute, Dr. Pangalangan is being nominated under List B.
  - In relation to articles 36.7 and 36.8(ii)) of the Statute, Dr. Pangalangan is a national of the Philippines and does not possess the nationality of any other State. He is male (article 36.8(iii)). Philippine law derives from both the civil law and the common law systems (article 36.8(i)).
- 6. Dr. Pangalangan has legal experience and expertise relevant to the work of the Court, as shown by the following:
  - (a) He was a Philippine Delegate to the 1998 Rome Conference that drafted the ICC Statute, and for the next decade co-chaired the Philippine Coalition that successfully gained the country's ratification of the Rome Statute. He is a

- contributing author to the *Commentary on the Rome Statue of the International Criminal Court* (Otto Triffterer, ed.).
- (b) He has taught international law at the Harvard Law School as Visiting Professor and has lectured at The Hague Academy of International Law for both its 2008 annual session at The Hague and its External Programmes in Asia. He has been Visiting Professor at the universities of Melbourne, Hong Kong, and Puerto Rico, and has lectured at the Irish Centre for Human Rights and the Thessaloniki Institute of International Public Law, and before the American and Japanese international law societies. For the Hague External Programme, he lectured on International Criminal Tribunals in Asia.
- (c) He has been recognized by his academic and professional peers. He sits in the governing council of the Asian Society of International Law and currently cochairs its Research and Planning Committee. Until 2014, he sat in the Executive Council of the International Association of Constitutional Law. He sits in the boards of the Asian Journal of International Law, Australian Journal of Asian Law (Melbourne University), The Third World and International Law (Osgoode Hall Law School, Canada), Ius Gentium (University of Baltimore School of Law), and Journal of East Asia and International Law (Yijun Institute of International Law, Seoul, Korea).
- (d) He has also lectured many Asian countries to promote IHL for the International Committee of the Red Cross, and has participated in the ICRC study on IHL in customary international law.
- (e) He currently chairs Bantay Katarungan (Sentinels of Justice), a public interest group that monitors anti-corruption measures and files test cases before the courts. He is a nationally recognized public intellectual, and wrote an opinion column to educate the public on legal issues (2004-12) in the Philippine Daily Inquirer, the nation's largest newspaper, of which he is currently the Publisher.
- (f) He has appeared as counsel before the Philippine Supreme Court to strike down illegal arrests carried under a state of national emergency and to enforce domestically the Philippines' international obligations on tobacco control. The Supreme Court has recognized his expertise and designated him amicus counsel on important constitutional issues, most recently, on the constitutionality of the Japan-Philippines Economic Partnership Agreement. He had earlier served as General Counsel of his University (1990-92), handling litigation, advising and drafting work for the country's national university, its President and Board of Regents.
- (g) He served as Executive Secretary of the Administrative Tribunal (1992-2006) of the Asian Development Bank, the regional multilateral lending institution for Asia, and in that capacity worked with respected international law jurists from inter alia, the United Kingdom, France, Finland and Japan.

#### **Curriculum vitae**

Family name: Pangalangan

First name: Raul
Middle name: Cano
Gender: Male

**Date of birth:** 1 September 1958

Nationality: Philippines
Regional criteria: Asia/Pacific
Marital status: Married
List a / List b List B

Languages Mother tongue: Filipino

- English Written: Advanced Oral: Advanced

#### **Educational qualifications**

#### 9/1987 - 6/1990

- Institution: Harvard Law School

- Qualification(s) obtained: Doctor of Juridical Science

#### 7/1987 - 8/1987

- Institution: The Hague Academy of International Law

- Qualification(s) obtained: Diplôme

#### 9/1985 - 6/1986

- Institution: Harvard Law School- Qualification(s) obtained: Master of Laws

#### 6/1979 - 5/1983

Institution: University of the Philippines
 Qualification(s) obtained: Bachelor of Laws

#### 6/1974 - 5/1978

- Institution: University of the Philippines

- Qualification(s) obtained: Bachelor of Arts cum laude (Political Science)

#### Professional experience

#### 06/1984 - present

- *Employer:* University of the Philippines

- Post title: Professor of Law

- Other information: Assistant Professor (1984); Associate Professor (1990); Full Professor (2000); Law Dean (1999-2005);

List B

#### 11/2011 - 11/2011

- Employer: UNITAR

- Post title: Lectured in the Training in International Human Rights Law for Myanmar Officials

- Other information: Held in Nay Pyi Daw (2011); Also in Yangon (2009); List B

#### 01/2010 - 01/2010

- Employer: University of Puerto Rico

- Post title: Visiting Faculty

- Other information: Taught during the Winter Term; List B

#### 06/2009 - 06/2009

- Employer: University of Melbourne

- Post title: Visiting Faculty

- Other information: Taught an intensive course in the LL.M. program; Also in Sept 2005; List B

#### 08/2008 - 08/2008

- Employer: The Hague Academy of International Law

Post title: Lectured during the Annual Session at The Hague
 Other information: Also Director of Studies, English Section (2000); List B

#### 09/2008 - 12/2008

- Employer: University of Hong Kong- Post title: Visiting Professor

- Other information: Taught in the First Semester; List B

#### 09/2007 - 12/2007

- Employer: Harvard Law School- Post title: Visiting Professor

- Other information: Taught in Spring Term 2007; Also in Fall Term 1998; List B

#### 08/2007 - 08/2007

- Employer: Salzburg Summer Seminar on International Criminal Law

- Post title: Keynote Lecturer

- Other information: List B

#### 08/1992 - 12/2006

- Employer: Administrative Tribunal of the Asian Development Bank

Post title: Executive Secretary (part-time)
 Other information: Relevant to article 36.3(a)(i)

#### 11/2004 - 11/2004

- Employer: The Hague Academy of International Law

- Post title: Lectured in the External Programme, Phnom Penh

- Other information: Also in the External Programme, Manila, January 2001; List B

#### 06/2003 - 06/2003

- Employer: Irish Centre for Human Rights

- Post title: Lectured in Doctoral Program Seminar

## - Other information: List B

11/2001 - 11/2001

- Employer: Thessaloniki Institute of International Public Law and International Relations

- Post title: Lecturer- Other information: List B

#### Other professional activities

#### 10/2014

Activity Peer Reviewer of Updated Commentaries on the 1949 Geneva Conventions, International Committee of the Red Cross

#### 10/2014

Activity: Supreme Court-designated amicus counsel in case involving constitutional validity of Japan-Philippines Economic Partnership Agreement

#### 1999-2012

Activity: Co-Chair, Philippine Coalition for the International Criminal Court

#### 01/2010

Activity: Counsel in case involving domestic application of treaty obligations under the WHO Framework Convention on Tobacco Control

#### 09/2009

Activity: Supreme Court-designated amicus counsel in case involving the country's continental shelf

#### 02/2006

Activity: Counsel in case involving censorship and illegal arrests under a "state of national emergency"

#### 10/2003

Activity: Supreme Court-designated amicus counsel in case involving impeachment of a constitutional officer

#### 09/1999

Activity: Academic and Governmental Expert, ICRC Committee on Customary International Humanitarian Law

#### 06/1998

Activity: Philippine Delegate, Rome Conference to Establish the International Criminal Court

#### Most relevant publications

#### International Law

Article 24, Non-Retroactivity Ratione Personae, in Commentary on the Rome Statute of the International Criminal Court: Observers' Notes (Otto Trifterer, ed.) (Verlag C.H. Beck and Hart Publishing, 2nd ed., 2008) at 735.

Constraints on Judicial Review of Managerial Discretion: Substantive and Procedural, in Problems of International Administrative Law (Nassib G. Ziade, ed.) (Martinus Nijhoff, 2008).

International Humanitarian Law and the International Criminal Court: Cases and Materials from Asia, in XXXII Thesaurus Acroasium: The New International Criminal Law: 587-632 (Athens, 2003).

Pushing Back the Limitations of Territorial Boundaries, Volume 12, No. 5, European Journal of International Law 867-888 (Oxford University Press, 2001) (co-author, with R. MacCorquodale).

The Asian Development Bank Administrative Tribunal: Constitutive Instruments and Case-Law, 7 Asian Y.B. of Int'l L. 209-228 (2001).

Judicial Enforcement of Human Rights in Domestic Courts

The Philippines' post-Marcos judiciary: the institutional turn in a populist democracy, in Asian Courts in Context (Jiunn-rong Yeh and Wen-Chen Chang, eds.) (Cambridge University Press, 2015).

*Philippine Constitutional Law 2001-2010: Majoritarian Courts and Elite Politics*, in Constitutionalism in Asia in the early 21<sup>st</sup> Century (Chen, ed.) (Cambridge University Press, 2014)

Access To Justice A Manual For PWD Rights Advocates, vols. 1 and 2 (American Bar Association, 2014).

The Domestic Implementation of the International Right to Health: The Philippine Experience, in Advancing the Human Right to Health (Zuniga JM, Marks SP, Gostin LO, eds.) (Oxford University Press, 2013).

Human rights discourse in post-Marcos Philippines: from substance to procedure, in Human Rights in Asia (Brian Galligan and Thomas Davis, eds.) (Edward Elgar Publishing, Melbourne 2011).

Political Emergencies in the Philippines: Changing Labels and the Unchanging Need for Legitimacy in Emergency Powers in Asia (Ramraj and Thiruvengadam, eds.) (Cambridge University Press, 2010).

The Right to Privacy and Access to Cell Phone Evidence (European Union-Philippines Justice Support Programme (EPJUST), Manila, 2010).

The Philippines: The Persistence Of Rights Discourse vis-à-vis Substantive Social Claims, in R. Peerenboom and A. Chen (ed.), Human Rights in Asia: A Comparative Legal Study of Twelve Asian Jurisdictions, France and the USA (Routledge, London, NY, 2006).

#### Most relevant seminars

Plenary Speaker, *The New Public/Private Distinction: Religion as Public Sphere*, IXth World Congress of Constitutional Law (Oslo, Norway, 2014).

Human Rights training for Indonesian Judges and Lecturers, Norwegian Centre for Human Rights (Semarang, 2013; also Medan, 2011).

ICRC regional meeting on the implementation of IHL for East and South East Asia (Beijing, 2013).

Lecturer, Capacity Building Seminar on Freedom of Expression for Burmese Lawyers, Human Rights Defenders and Journalists (Mae Sot refugee center, Thailand, 2012),

ICRC Workshop on the Protection of Civilians (Singapore, 2010).

Public Briefing on Republic Act No. 9851: Philippine Act on Crimes Against International Humanitarian

Law, Genocide, and Other Crimes Against Humanity (Manila, 2010).

Plenary Speaker, *Asian Perspectives on the International Criminal Court*, 2nd Annual Meeting of the Asian Society of International Law (Tokyo University, 2009).

Keynote speaker, Salzburg Seminar on International Criminal Law (August 2007).

Plenary speaker, VIIth World Congress of the International Association of Constitutional Law, Athens, Greece (June 2007).

Plenary speaker, *International Criminal Justice: Perspectives from Asia*, Japan Society of International Law, Annual Meeting, Nagoya University (October 2003).

National Covenor, South East Asia Media Defence Litigation Conference, Hong Kong University (Journalism and Media Studies Centre, HKU; Southeast Asian Press Alliance; Oxford University and the International Bar Association (May 2007).

#### Membership of professional associations and societies

Academic and Professional Societies

Integrated Bar of the Philippines

Executive Council, Asian Society of International Law (current)

Executive Council, International Association of Constitutional Law (2007-14)

Trustee, Philippine Society of International Law

Editorial Boards

Publisher, Philippine Daily Inquirer (since October 2012)

Asian Yearbook of International Law (Rotterdam, The Netherlands)

Asian Journal of International Law (Cambridge University Press)

Australian Journal of Asian Law (Melbourne University)

The Third World and International Law (Osgoode Hall Law School, York University, Canada)

Ius Gentium (Center for International and Comparative Law, University of Baltimore School of Law)

Nationalism and Internationalism series, Center for International and Comparative Law, University of Baltimore School of Law

Journal of East Asia and International Law (Yijun Institute of International Law, Seoul, Korea)

Revue de Droit Constitutionnel (Istanbul, Turkey)

Asia-Pacific Yearbook of International Humanitarian Law (Univ. of the Philippines)

Law and Society Journal (Univ. of the Philippines)

Advisory Council, Bangor Centre for International Law (Gwynedd, United Kingdom)

Editorial Board, Asian Law Series/Brill Academic Publishers (Asian Law Center, KoGuan Law School, Shanghai Jiao Tong University)

#### Awards and honours

2012-13	Asian Public Intellectual Fellow (Nippon Foundation, Japan)
2011-12	Senator Edgardo J. Angara Fellow for the Centennial of the University of the Philippines
2010	Hochelaga Lecture, Hong Kong University
2005	Fellow, Bellagio Study and Conference Center, Rockefeller Foundation
2004	Asian Scholar, Asia Law Program, Melbourne University
1990	Sumner Prize (best dissertation on issues relating to international peace, Harvard)
1988	John D. and Catherine T. MacArthur Dissertation Scholar (Harvard)
1988	Jennings Randolph Scholar, U.S. Institute of Peace
1986	Laylin Prize (best thesis in international law, Harvard)
1986	Clyde Ferguson Fellow in Human Rights (Harvard)
1983	U.P. Law Center, 20 <sup>th</sup> Anniversary Prize for best student essay in the Philippine Law Journal

#### Personal interests

PADI-licensed Scuba Diver (since 2005)

## **Annex II**

## List of candidates organized according to lists A and B

List A List B

n/a ALJAZY, Ibrahim Mashhoor (Jordan)

PANGALANGAN, Raul C. (Philippines)

#### **Annex III**

# List of candidates organized by regional group

**Group of African States** 

n/a

**Group of Asia-Pacific States** 

ALJAZY, Ibrahim Mashhoor (Jordan)

PANGALANGAN, Raul C. (Philippines)

**Group of Eastern European States** 

n/a

**Group of Latin American and Caribbean States** 

n/a

**Group of Western European and other States** 

n/a

### **Annex IV**

## List of candidates organized by gender

MaleFemaleALJAZY, Ibrahim Mashhoor (Jordan)n/aPANGALANGAN, Raul C. (Philippines)