



General Assembly Security Council

Distr.: General
26 July 2011
English
Original: English and French

General Assembly
Sixty-sixth session
Agenda item 113 (c)
Elections to fill vacancies in principal organs

Security Council
Sixty-sixth year

Election of five members of the International Court of Justice: curricula vitae of candidates nominated by national groups

Note by the Secretary-General**

Contents

	<i>Page</i>
I. Introduction	2
II. Curricula vitae	2
Giorgio Gaja	2
Xue Hanqin	6
Tsvetana Kamenova	11
Abdul G. Koroma	15
Hisashi Owada	20
Julia Sebutinde	26
El Hadji Mansour Tall	33
Peter Tomka	37

* Reissued for technical reasons on 17 October 2011.

** In accordance with the Statute of the International Court of Justice, the Secretary-General requested States parties to the Statute to provide nominations to the Court from national groups by 30 June 2011. The present document could not, therefore, have been prepared at an earlier date.



I. Introduction

The Secretary-General has the honour to submit to the General Assembly and to the Security Council the curricula vitae of the candidates nominated by national groups for the elections to fill five vacancies on the International Court of Justice. The elections will be held during the sixty-sixth session of the General Assembly. The list of nominated candidates is contained in document A/66/183-S/2011/453. The composition of the Court and the voting procedure to be followed in the General Assembly and in the Security Council are set out in a memorandum by the Secretary-General (A/66/182-S/2011/452).

II. Curricula vitae

Giorgio Gaja (Italy)

[Original: English and French]

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

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

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

Lecturer, Hague Academy of International Law, 1981. Part Time Professor at the European University Institute, 1980 and 1984-5. Visiting Professor at the Johns Hopkins University, 1977-8, at the University of Geneva, 1983 and 1985, at the University of Paris I, 1989 and 2001, at the University of Paris II, 2004, at the University of Aix-en-Provence-Marseille III, 1992, at the University of Michigan School of Law, 1992, at the Columbia Law School, 1996, and at the Graduate Institute of International Studies at Geneva, 2001.

Member of the International Law Commission since 1999. Chairman of the Drafting Committee, 2000. Special Rapporteur on Responsibility of International Organizations since 2002. First Vice-Chairman of the Commission, 2006

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

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

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

Principal publications

Books

L'esaurimento dei ricorsi interni nel diritto internazionale (1967), 246 p.

La deroga alla giurisdizione italiana (1971), 396 p.

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

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

Introduzione al diritto comunitario (4th ed., 2005), 194 p.

Articles

"River Pollution in International Law", in: *Hague Academy of International Law Colloquium 1973. The Protection of the Environment and International Law* (1975) 352-396.

"Considerazioni sugli effetti delle sentenze di merito della Corte internazionale di giustizia", *Comunicazioni e Studi*, Vol. XIV (1975) 313-335.

"Reservations to Treaties and the Newly Independent States", *Italian Yearbook of International Law*, Vol. I (1975) 52-68.

"The European Community's Participation in the Law of the Sea Convention: Some Incoherencies in a Compromise Solution", *Italian Yearbook of International Law*, Vol. V (1980-1) 110-114.

"Jus Cogens Beyond the Vienna Convention", in: *Hague Academy of International Law. Collected Courses*, Vol. 172 (1981) 271-316.

"The European Community's Rights and Obligations under Mixed Agreements", in: *Mixed Agreements* (D. O'Keeffe and H.G. Schermers eds.) (1983) 133-140.

"Effets directs et réciprocité dans la jurisprudence concernant l'accord entre la Communauté européenne et la Suisse", *Annuaire suisse de Droit international*, Vol. XL (1984) 9-29.

"Instruments for Legal Integration in the European Community — A Review" (with P. Hay and R.D. Rotunda), in: *Integration Through Law. Europe and the American Federal Experience* (M. Cappelletti, M. Seccombe and J. Weiler eds.) (1986) Vol. 1.2, 113-160.

"Principi generali del diritto (diritto internazionale)", in: *Enciclopedia del Diritto*, Vol. XXXV (1989) 533-549.

"Unruly Treaty Reservations", in: *International Law at the Time of its Codification. Essays in Honour of Roberto Ago* (1987) Vol. I, 307-330.

"Italy", in: *The Effect of Treaties in Domestic Law* (F.G. Jacobs and S. Roberts eds.) (1987) 87-108.

"A 'New' Vienna Convention on Treaties Between States and International Organizations or Between International Organizations: A Critical Commentary", *British Year Book of International Law*, Vol. 58 (1987) 235-269.

- “Obligations Erga Omnes, International Crimes and Jus Cogens: A tentative Analysis of Three Related Concepts”, in: *International Crimes of States* (J.H.H. Weiler, A. Cassese and M. Spinedi eds.) (1989) 151-160.
- “New Developments in a Continuing Story: The Relationship between EEC Law and Italian Law”, *Common Market Law Review*, Vol. 27 (1990) 83-95.
- “Measures Against Terrorist Acts Under International Law”, in: *Maritime Terrorism and International Law* (N. Ronzitti ed.) (1990) 15-24.
- “Positivism and Dualism in Dionisio Anzilotti”, *European Journal of International Law*, Vol. 3 (1992) 123-138.
- “Réflexions sur le rôle du Conseil de sécurité dans le nouvel ordre mondial. A’ propos des rapports entre maintien de la paix et crimes internationaux des Etats”, *Revue générale de Droit international public*, Vol. 97 (1993) 297-320.
- “La Convention Européenne des Droits de l’Homme dans les ordres juridiques des Etats membres de la Communauté Européenne”, in: *Grundrechtsschutz im europäischen Raum* (J. Iliopoulos-Strangas ed.) (1993) 131-150.
- “Beyond the Reasons States in Judgments”, *Michigan Law Review*, Vol. 92 (1993-4), 1966-1976.
- “The Protection of Human Rights under the Maastricht Treaty”, in: *Institutional Dynamics of European Integration. Essays in Honour of Henry G. Schermers* (1994) Vol. II, 549-560.
- “Use of Force Made or Authorized by the United Nations”, in: *The United Nations at Age Fifty. A Legal Perspective* (Ch. Tomuschat ed.) (1995) 39-58.
- “Some Reflections on the European Community’s International Responsibility”, in: *The Action for Damages in Community Law* (T. Heukels and A. McDonnell eds.) (1997) 351-361.
- “Identifying the Status of General Principles in European Community Law”, in: *Scritti in onore di Giuseppe Federico Mancini* (1998) Vol. II, 445-457.
- “How Flexible is Flexibility under the Amsterdam Treaty?”, *Common Market Law Review*, Vol. 35 (1998) 857-870.
- “Does the European Court of Human Rights Use its Stated Methods of Interpretation?”, in: *Divenire sociale e adeguamento del diritto. Studi in onore di Francesco Capotorti* (1999) Vol. I, 213-227.
- “New Instruments and Institutions for Enhancing the Protection of Human Rights in Europe?”, in: *The EU and Human Rights* (Ph. Alston ed.) (1999) 781-800.
- “Trattati internazionali”, in: *Digesto delle Discipline Pubblicistiche*, vol. XV (1999) 344-368.
- “The Growing Variety of Procedures Concerning Preliminary Rulings”, in *Liber Amicorum in Honour of Lord Slynn of Hadley. Judicial Review in European Union Law* (2000) 143-152.
- “Expulsion of Aliens: Some Old and New Issues in International Law”, in: *Cursos Euromediterraneos Bancaja de Derecho Internacional*, Vol. III (1999) 283-314.

“Deliberating on Questions of Jurisdiction in the International Court of Justice”, in: *Liber Amicorum Judge Shigeru Oda* (2002) 409-417.

“Trends in Judicial Activism and Judicial Self-Restraint Relating to Community Agreements”, in: *The European Union as an Actor in International Relations* (E. Cannizzaro ed.) (2002) 117-134.

“The Long Journey Towards Repressing Aggression”, in: *The Rome Statute of the International Criminal Court: A Commentary* (A. Cassese, P. Gaeta and J.R.W.D. Jones eds.) (2002) 427-441.

“Rapporti tra trattati di estradizione e norme internazionali sui diritti umani”, in: *Diritti dell'uomo, estradizione ed espulsione* (F. Salerno ed.) (2003) 125-140.

“Is a State Specially Affected when its Nationals' Human Rights are Infringed?”, in: *Man's Inhumanity to Man. Essays on International Law in Honour of Antonio Cassese* (2003) 373-382.

“Droits des Etats et droits des individus dans le cadre de la protection diplomatique”, in: *La protection diplomatique. Mutations contemporaines et pratiques nationales* (J.-F. Flauss ed.) (2003) 64-69.

“How Does the European Community's International Responsibility Relate to its Exclusive Competence?”, in: *Studi di diritto internazionale in onore di Gaetano Arangio-Ruiz* (2004) 747-755.

“Combating terrorism: Issues of *Jus ad Bellum* and *Jus in Bello*”, in: *Anti-Terrorist Measures and Human Rights* (W. Benedek and A. Yotopoulos-Marangopoulos eds.) (2004) 161-170.

“Do States Have a Duty to Ensure Compliance with Obligations *Erga Omnes* by Other States?”, in: *International Responsibility Today. Essays in Memory of Oscar Schachter* (M. Ragazzi ed.) (2005) 31-36.

“The Perspective of International Law”, in: *Multilingual Texts and Interpretation of Tax Treaties and EC Tax Law* (G. Maisto ed.) (2005) 91-100.

“Obligations and Rights *Erga Omnes* in International Law: First Report” and “Obligations and Rights *Erga Omnes* in International Law: Second Report”, *Annuaire de l'Institut de Droit International, Session de Cracovie*, Vol. 71-I (2005) 119-151 and 189-202.

“Relationship with Other Courts and Tribunals”, in *The Statute of the International Court of Justice. A Commentary*, A. Zimmermann, C. Tomuschat, K. Oellers Frahm, C.J. Thams, and T. Thienel (eds.), Oxford, 2006.

Xue Hanqin (China)

[Original: English]

Place of birth: Shanghai, China

Date of birth: September 15, 1955

Gender: Female

Nationality: Chinese

Marital status: Married with one daughter

Education

1991-1995: Columbia University School of Law, J.S.D.

1982-1983: Columbia University School of Law, LL. M.

1981-1982: Beijing University, Department of Law, Diploma in international law

1977-1980: Beijing Foreign Language Studies University, B.A.

Present position

2010- Judge, International Court of Justice

Previous positions

2008-2010 Ambassador to ASEAN, Legal Counsel of the Ministry, Ministry of Foreign Affairs of China

2002-2010 Member of the International Law Commission
(re-elected in 2006 by the UNGA for the term 2007-2011)

2003-2008 Ambassador of the People's Republic of China to the Kingdom of the Netherlands, Permanent Representative of the People's Republic of China to the Organization for the Prohibition of Chemical Weapons (OPCW)

1999-2003 Director-General, Department of Treaty and Law, Ministry of Foreign Affairs

1994-1999 Deputy Director-General, Department of Treaty and Law, Ministry of Foreign Affairs

1988-1994 Division Chief, Department of Treaty and Law, Ministry of Foreign Affairs

1984-1988 Deputy Division Chief, Department of Treaty and Law, Ministry of Foreign Affairs

1980-1984 Legal officer, Department of Treaty and Law, Ministry of Foreign Affairs

Academic posts

- President, Asian Society of International Law, elected in 2009
- Member, l'Institut de droit international, since 2005
- Vice-President, Chinese Society of International Law, since 2000
- Council member, China Law Society, since 1997
- Board member, Chinese Yearbook of International Law, since 1993
- Consultant, Committee on Water Resources, International Law Association, 1993-2004
- Vice-President, Council member, Chinese Society of Private International Law, 1999-2003
- Professor, Wuhan University School of Law, since 2008
- Professor, Institute of Law, Chinese Academy of Social Sciences, since 2004
- Professor of Law, China Foreign Affairs University, since 1998
- Professor of Law, Law Department, Beijing University, since 1994

In 1988, passed the Chinese National Lawyer's Qualification examination

Working experiences

International conferences and treaty negotiations

1982, 1990, 1993	Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization, delegate
1980-1984	U.N. Outer Space Committee and its Legal Sub-Committee meetings, delegate
1986	IAEA Legal Experts Meeting on the Drafting of the Two Conventions on the Early Notification and Emergency Assistance, legal expert
1986-1987	U.N. GA session, the Sixth Committee, delegate
1987-1988	ICAO Legal Committee's Meeting on the Drafting of the Protocol to the Montreal Convention Against Unlawful Acts At International Airports, delegate
1993	U.N. GA session, the Third Committee, delegate
1993	Legal Experts Meeting on the Establishment of the International Tribunal for the Former Yugoslavia, legal expert
1994	U.N. Special Experts Meeting on the jurisdictional immunity of States and their property, head of the Chinese Delegation
1994	The Hague Conference on Private International law meeting relating to the question of the application of the Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption, head of the Chinese Delegation

1994	U.N. Meeting on the Protection of the Safety of U.N Personnel and its Associated Personnel, head of the Chinese Delegation
1995	The U.N. Convention Combating Desertification, the INCED meetings, head of the Chinese Delegation
1996	The Framework Convention on Climate Change meeting, Berlin Mandate, head of the Chinese Delegation
1996	Presenting national report on the implementation of the International Convention on the Elimination of All Forms of Racial Discrimination, deputy-head of the Chinese Delegation
1998	Hague Conference on Private International Law meeting on the recognition and enforcement of foreign judgements, delegate
1998-1999	The Legal Experts meeting on the Drafting of the Convention against Transnational Organized Crime, head of the Chinese Delegation
1999	Presenting national report on the implementation of the Convention on the Elimination of All Forms of Discrimination Against Women, deputy-head of the Chinese Delegation
2003	The 56th Session of the International Law Commission, first vice-chairman
2004	Informal Advisory Group meetings on the Admission of the European Community to the Hague Conference, chairperson
2005	The Twentieth Session of the Hague Conference of Private International Law, vice-chairman

Bilateral legal negotiations

- Negotiations with the U.K. Government on legal matters relating to Hong Kong, particularly matters in regard to the continued application of international conventions and treaties as well as special arrangements of bilateral agreements in certain fields after June 30, 1997, head of the Chinese Delegation
- Negotiation and conclusion with Bulgaria of the Agreement on Judicial Assistance in Civil and Criminal Matters and Treaty on Extradition between China and Bulgaria, head of the Chinese Delegation
- Negotiation and conclusion with Morocco of the Treaty on Judicial Assistance in Civil and Commercial Matters between China and Morocco, head of the Chinese Delegation
- Negotiation and conclusion with Romania of the Treaty on Extradition between China and Romania, head of the Chinese Delegation
- Consultations with Croatia and Slovenia on the succession of treaties concluded between China and former Yugoslavia, head of the Chinese Delegation

- Negotiation and conclusion with Mongolia of the Treaty on Extradition between China and Mongolia, head of the Chinese Delegation
- Negotiation and conclusion with Uzbekistan of the Treaty on Judicial Assistance in Civil and Criminal Matters and the Treaty on Extradition between China and Uzbekistan, head of the Chinese Delegation
- Negotiation and conclusion with Indonesia of the Treaty on Judicial Assistance in Criminal Matters, head of the Chinese Delegation
- Negotiations with the International Bank of Settlement on the Host Country Agreement on the Establishment of the Branch Office of the Bank in the Hong Kong Special Administrative Region, chief negotiator
- Negotiations with the Portuguese Government on legal matters relating to Macao, specially in regard to the legal arrangement of the continued application of international conventions and agreements after December 19, 1999, head of the Chinese Delegation
- Negotiation and conclusion with Viet Nam of the Treaty on Judicial Assistance in Civil and Criminal Matters between China and Viet Nam, head of the Chinese Delegation
- Negotiation and conclusion with Tunisia of the Treaty on Judicial Assistance in Civil Matters between China and Tunisia, head of the Chinese Delegation
- Negotiation and conclusion with Lithuania of the Treaty on Judicial Assistance in Civil and Criminal Matters between China and Lithuania, head of the Chinese Delegation
- Negotiations on property damages arising from the U.S. bombing of the Chinese Embassy in Yugoslavia, chief negotiator
- Delimitation of the maritime boundaries of territorial sea, exclusive economic zone and continental shelf of Beibu Gulf between China and Viet Nam, head of the working group, Chinese Delegation

Main publications

Books

National Treaty Law and Practice, Chapter 5 on China, edited by Duncan B. Hollis, Merritt R. Blakeslee & L. Benjamin Ederington, Martinus Nijhoff Publishers, London/Boston, 2005

Transboundary Damage in International law, Cambridge University Press, 2003

International Law, edited by Shao Jin, Beijing University Press and Higher Education Press, 2000 (Chapter on State Responsibility)

Commentary on the Charter of the United Nations, co-editor, Shanxi Publishing House, 1999

A Complete Compilation of Treaties on Trade and Economy between China and Foreign Countries, co-editor, Xinhua Publishing House, 1996

International Law, edited by Wang Tieya, Law Press, 1995

Articles

International Treaties in the Chinese Domestic Legal System, *Chinese Journal of International Law*, Vol. 8, No.2, July 2009

Fragmented Law or Fragmented Order? (Speech at the Post-ILC Debate on Fragmentation of International Law Conference, February 23-24, 2007, Helsinki), *Finnish Yearbook of International Law*, Vol. XVII, 2006

Chinese Observations on International Law (Lecture delivered at Grotius Center of International Law on November 1, 2006), *Chinese Journal of International Law*, volume. 6, Number 1, 2007

The Fifty-seventh Session of the International Law Commission, *Chinese Yearbook of International Law*, 2006

The Fifty-sixth Session of the International Law Commission, *Chinese Yearbook of International Law*, 2005

China's Open Policy and International Law (lecture initiated by the Institute of Social Studies, The Hague, September, 2004), *Chinese Journal of International Law*, Vol. 4. No. 1, 2005

State Responsibility and *erga omnes* obligation, *Chinese Yearbook of International Law*, 2004

The Fifty-fifth Session of the International Law Commission, *Chinese Yearbook of International Law*, 2004

What Has Been Changed (a contribution to Agora: Is the Nature of the International Legal System Changing?), *Austrian Review of International and European Law*, Volume 8, 2003

The Fifty-fourth Session of the International Law Commission, *Chinese Yearbook of International Law*, 2003

Collective Concept in State Responsibility (panel speech on state responsibility at the annual session of the American Society of International Law, March 15, 2002), *Proceedings of the Annual Meeting of the American Society of International Law*, 96th, 2002

On Sustainable Development, *Pacific Journal*, vol. 4, 1997

The Role of the United Nations in the Development of International Law, *Chinese Yearbook of International Law*, 1995

Transboundary Damage in International law, *Peace, Justice And Law, a collection of papers on International Law in honour of Professor Wang Tieya*, 1993

Relativity in International Water Law, *Colorado Journal of International Environmental law and Policy*, vol. 3, no. 1, 1992

International Law Issues in the Kokaryo Case, *Chinese Yearbook of International Law*, 1988

Commentary on the Two Nuclear Safety Conventions, *Chinese Yearbook of International Law*, 1987

A Comparative Study of the Legal Regimes of the “Common Resources”, *Chinese Yearbook of International Law*, 1986

The Twenty-third Session of the Legal Sub-committee of the Outer Space Committee, *Chinese Yearbook of International Law*, 1985

On Outer Space Law Issues, co-author, *Studies of International Affairs*, vol. 4, 1983

Tsvetana Kamenova (Bulgaria)

[Original: English]

Biographical notes

Dr. Tsvetana Kamenova served as a judge *ad litem* at the International Criminal Tribunal for the former Yugoslavia (ICTY) in The Hague until 26 February 2009 on *Milutinovic et al.* case and as a pre-trial judge on *Djordjevic* case (she was elected by the UN General Assembly in August 2005).

Born in Sofia, Bulgaria, on 8 March 1950.

Degree in law (*summa cum laude*), Sofia University (1973). Doctoral Studies, Department of International Law, Moscow State University “M.V. Lomonosov” (1976-1979); Doctor of Law (1979).

Hague Academy of International Law (1981). Institute “Rene Cassin”, Strasbourg, France (1992). Academy of European Law, Florence, Italy (1993).

Fulbright Senior Scholar, Columbia University, New York (2000-2001).

Professional experience

Junior Judge, Sofia City Court (1973-1976).

Research Fellow at the Institute for Legal Studies, Bulgarian Academy of Sciences (BAS), since 1979.

Admitted to the Bar in 1991.

Scientific Secretary for Social Sciences, BAS (1993-1996).

Director, Institute for Legal Studies, BAS (1995-2006 and since January 2011) and Head of the International Law Department (1995-2006).

Participated as a member of the group of experts of the Bulgarian Parliament in drafting the amendments to the Bulgarian Constitution related to Bulgaria’s membership in the EU (2003-2004).

Member of numerous working groups on ratifying and applying international conventions. After Bulgaria’s signing of the Association Agreement with the EU in 1993, she was appointed head of working group at BAS for approximation of Bulgarian legislation to the law of the European Communities.

Member of the Council for political and legal analyses to the Prime Minister of Bulgaria.

Member of the Consultative Council on International Law to the Minister of Foreign Affairs of Bulgaria.

Consultant on International Humanitarian Law of the Bulgarian Committee of the Red Cross.

Worked as an expert on UN and EU funded projects in the field of human rights (2000-2005).

Member of the Panel of Arbitrators, Bulgarian Chamber of Commerce (since 1992).

Keynote speaker at the International conference “Torture and Terror” organized by the University of Hull, UK, 15-16 November 2007.

Keynote speaker at the international conference “Customary International Humanitarian Law. Content and Purpose.” organized by the International Committee of the Red Cross, Sofia, 10 December 2008.

Participated in the International Congress “Law and Multiculturalism. Contemporary Challenges” organized by the Hellenic Institute of International and Foreign Law, November 2009.

Member of the Bulgarian delegations to the

UN General Assembly, 64th and 65th sessions, New York: September 2009; September 2010.

Committee on Peaceful Uses of Outer Space, Legal Subcommittee, 48th and 49th sessions (2009-2010).

Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization, New York: March 2009; March 2010; March 2011.

Eighth and Ninth sessions of the Assembly of States Parties to the Rome Statute of International Criminal Court: November 2009 — The Hague; December 2010 — New York.

Open-ended Informal Consultative Process on Ocean Affairs and the Law of the Sea, New York: June 2009; June 2010; June 2011.

Meetings of the States Parties to the UN Convention on the Law of the Sea, New York: June 2009; June 2010; June 2011.

Head of Delegation at the diplomatic conference for adoption of The Hague Convention on Choice of Court Agreements (June, 2005).

Member of delegations to a number of diplomatic conferences and meetings of Governmental experts (1993-2005: WIPO — Geneva, UNCITRAL — New York, UNIDROIT — Rome, Hague Conference on Private International Law — The Hague, The Netherlands).

Member of the Governing Council of UNIDROT, Rome (1994-1998); honorary member of the Governing Council of UNIDROIT (since 1998).

Member of the Permanent Court of Arbitration, The Hague (2004-2010).

Member (since 1980) and Secretary (1983-1991) of the Bulgarian Association of International Law. Member of the International Law Association, London (since 1983), member of the Committee on International adoptions of the ILA (1988-1991).

President of the Bulgarian Association of Comparative Law, member of the Executive Board of the same association (since 1992).

Member, European Society of International Law.

Member, American Society of International Law.

Academic and teaching experience

Professor of International Law, New Bulgarian University, Sofia (1997-2005). Professor of Law and Dean, Plovdiv University (1992-2005), Holding the Chair of International Law, Plovdiv University (1992-2003).

She has been lecturing at Sofia University (1980-1988), at the Police Academy, Sofia (1993-1996), New Bulgarian University (1997-2005), the Diplomatic Institute at the Ministry of Foreign Affairs (2010).

Lectures at the University of San Diego, California, USA (1992); University of Oregon at Eugene, Oregon, USA (2001); Columbia University, New York, USA (2001); Kazakhstan State University (2001); Austrian Academy (2003); University of Bilbao, Spain (2010); Columbus School of Law, Catholic University, Washington DC (2010).

Fellow of Max Planck Institutes, Munich and Hamburg, Germany; Institute of Advanced Legal Studies, London, United Kingdom.

Member of editorial boards of legal journals

Mediterranean Social Sciences Review (Valletta);

Yearbook of Plovdiv University;

Journal "Legal Theory", published by the Bulgarian Academy of Sciences;

Yearbook of the Institute for Legal Studies, Bulgarian Academy of Sciences.

Publications

Author, co-author and editor of 20 books and more than 100 articles.

Books

KAMENOVA, T., International Humanitarian Law, Sofia, 2010. Bulgarian Academy of Sciences.

KAMENOVA, T., Survey of the Crime of Torture in the Jurisprudence of the ICTY (co-author). In: Clucas/Johnstone/Ward (eds.) Torture: Moral Absolutes and Ambiguities, NOMOS Verlag, Germany, 2009 (in English).

KAMENOVA, T., International and National Copyright, BAS, 2004.

KAMENOVA, T., European and Bulgarian Anti-discrimination Legal Regulation, Sofia, Bulgarian Academy of Sciences, 2003(co-author and editor). Second edition 2004.

KAMENOVA, T., Migration — Austrian, Bulgarian, EU Legislation, 2003 (in English).

KAMENOVA, T., Provisions of Tajik Legislation with regard to the implementation of International Treaties in general and human rights treaties. UNTOP, Dushanbe, 2003.

KAMENOVA, T., NGO-Law (co-author and editor), 2002.

KAMENOVA, T., Human Rights: Texts and Materials, (co-author), Plovdiv University Press, Plovdiv, 2000.

KAMENOVA, T., Documents on Refugee Law in Bulgaria, (ed.), Bulgarian Academy of Sciences, Sofia, 2000.

KAMENOVA, T., Copyright: International and National Protection, Bulgarian Academy of Sciences Publishing House, Sofia, 1999.

KAMENOVA, T., Legal Regulation of Cultural Property in Bulgaria, (ed.), Sofia 1999.

KAMENOVA, T., Approximation of Bulgarian Legislation to the Law of the European Communities (ed.) Sofia, 1998.

KAMENOVA, T., Harmonization of Copyright Law in Europe, Sofia, 1997.

KAMENOVA, T., Intellectual Property in the Unified Europe, (ed.), Sofia, 1996.

KAMENOVA, T., Refugee Law in Bulgaria, Text and Materials. (ed.), Sofia, 1995.

KAMENOVA, T., The Constitution of 1991 and the Participation of Bulgaria in International Treaties (co-author), Sofia, 1993.

KAMENOVA, T., Private International Law Issues in Outer Space, Moscow Nauka Publishing House, 1993 (in Russian) co-author.

KAMENOVA, T., International Protection of Investments, Sofia, 1992.

KAMENOVA, T., Unification of Private International Law. The Activity of the Hague Conference, Sofia University Publishing House, Sofia, 1991.

KAMENOVA, T., International Protection of Copyright and Neighboring Rights, Bulgarian Academy of Sciences Publishing House, Sofia, 1990.

Articles (selected publications)

KAMENOVA, T., Aggression in International Law In: 'Legal Theory' N3, 2010

KAMENOVA, T., Maritime Delimitation in the Adriatic Sea. In: Yearbook of the Institute for Legal Studies of the Bulgarian Academy of Sciences. Volume V, Sofia, 2010.

KAMENOVA, T., Different Legal Cultures and the Global Judicialization at the end of the 20th and beginning of 21st centuries. In Hellenic Review of International Law. Athens, 2010.

KAMENOVA, T., Universal Jurisdiction (The Resolution of the Institut de droit international) In: Legal Theory Journal; N 3, 2009.

KAMENOVA, T., Universal Jurisdiction. Comparative Legal Analysis: Austria, Belgium, Germany. In: Yearbook of the Institute for Legal Studies of the Bulgarian Academy of Sciences. Volume IV, Sofia, 2009.

KAMENOVA, T., The ICJ Jurisprudence for the Application of International Humanitarian Law Rules and Human Rights Conventions. In: International Courts and Tribunals. Published by the Bulgarian Association of International Law, Sofia, 2009.

KAMENOVA, T., Professor Martens' Clause and International Humanitarian Law (examples from the jurisprudence of ICTY). In: Pravovedenie, N2/2009, Sankt Petersburg, Russia (in Russian).

KAMENOVA, T., Fact-Finding in latest ICJ Jurisprudence (The Decision of the International Court of Justice of 26 February 2007, The Bosnia Genocide Case). In: Legal Theory, N1/2008; Vol. XLIX.

KAMENOVA, T., On the International Legal Obligation of States to Cooperate with International Tribunals. In: Yearbook of the Institute for Legal Studies of the Bulgarian Academy of Sciences. Volume III, Sofia, 2007.

KAMENOVA, T., Human Dignity and International law. In: Yearbook of Plovdiv University Law Faculty. Plovdiv, 2007.

KAMENOVA, T., Private International Law in the European Union, Legal Theory, N1/2002.

KAMENOVA, T., EC Developments in Private International Law after the Adoption of Rome Convention— In: Yearbook of Plovdiv University, Law Faculty, 2001.

KAMENOVA, T., Legal Reform Issues in Bulgaria — Ten Years Later. In: Bulgarian Studies Association Newsletter, University of Pittsburgh, Vol. 31, No. 1, Winter, 2001 (in English).

KAMENOVA, T., Protocol No 12 to the European Convention for Human Rights and the Directive of the EU implementing the principle of equal treatment between persons, irrespective of racial or ethnic origin, No 3/2000, Legal Theory Journal.

KAMENOVA, T., The Relationship between International and Domestic Law and the Impact on Civil Law in Bulgaria. In: Ginsburg, G., D. Barry, W. Simons (eds). The Revival of Private Law in Central and Eastern Europe. Martinus Nijhoff Publishers. Kluwer Law International. The Hague, 1996 (in English).

Abdul G. Koroma (Sierra Leone)

[Original: English]

Born in Freetown, Sierra Leone

Current position

Judge Koroma is the most Senior Judge currently serving on the Bench of the International Court of Justice (ICJ).

Previous executive and professional experience

Judge Koroma has brought to his judicial office a unique and wide-ranging experience in international law. Before joining the Court, he had contributed to the codification and progressive development of international law, having participated in the negotiation and adoption of various international legal instruments, including

the United Nations Convention on the Law of the Sea (UNCLOS), the Vienna Convention on Succession of States in Respect of Treaties, and the Draft Code of Crimes against the Peace and Security of Mankind. Judge Koroma has also contributed to the codification and progressive development of international law, in his capacities as long standing Member (1982-1994) and Chairman (1991) of the International Law Commission (ILC), during which the following topics were under consideration: Non Navigational Uses of International Water Courses; Jurisdictional Immunities of States and their Property; Responsibility of States for Internationally Wrongful Acts; International Liability for Injurious Consequences arising out of Acts not Prohibited by International Law; Status of the Diplomatic Courier and the Diplomatic Bag not Accompanied by the Diplomatic Courier; and Relations between States and International Organizations.

While serving on the Court, Judge Koroma has continued to promote the development and dissemination of international law. As a scholar, he has delivered lectures in many learned institutions, including Cambridge University (United Kingdom), Liverpool University (United Kingdom), Glasgow University (United Kingdom), Columbia University (USA), and the Universities of Stockholm (Sweden), Thessaloniki (Greece), Leuven (Belgium), Zurich (Switzerland), Utrecht (Netherlands) and Amsterdam (Netherlands). He has also delivered lectures on international law to government institutions in numerous countries, including Peru, the Republic of South Korea, the Philippines, and Indonesia. For the past ten years, Judge Koroma has been delivering annual lectures on International Humanitarian Law at the International Institute of Humanitarian Law (San Remo, Italy). In 2010 he delivered the General Course in Public International Law at the Xiamen Academy of International Law (Xiamen, China).

During his tenure on the Court, he has actively participated in the judicial deliberations on, and/or the settlement of the following disputes and requests for Advisory opinions:

1. East Timor (Portugal v. Australia);
2. Maritime Delimitation between Guinea-Bissau and Senegal (Guinea-Bissau v. Senegal);
3. Maritime Delimitation and Territorial Questions between Qatar and Bahrain (Qatar v. Bahrain);
4. Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United Kingdom);
5. Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United States of America);
6. Oil Platforms (Islamic Republic of Iran v. United States of America);
7. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Yugoslavia);
8. Gabčíkovo Nagymaros Project (Hungary/Slovakia);
9. Legality of the Use by a State of Nuclear Weapons in Armed Conflict;

10. Land and Maritime Boundary between Cameroon and Nigeria (Cameroon v. Nigeria: Equatorial Guinea intervening);
11. Legality of the Threat or Use of Nuclear Weapons;
12. Fisheries Jurisdiction (Spain v. Canada);
13. Request for an Examination of the Situation in Accordance with Paragraph 63 of the Court's Judgment of 20 December 1974 in the Nuclear Tests (New Zealand v. France) Case (New Zealand v. France);
14. Kasikili/Sedudu Island (Botswana/Namibia);
15. Vienna Convention on Consular Relations (Paraguay v. United States of America);
16. Difference Relating to Immunity from Legal Process of a Special Rapporteur of the Commission on Human Rights;
17. Request for Interpretation of the Judgment of 11 June 1998 in the Case concerning the Land and Maritime Boundary between Cameroon and Nigeria (Cameroon v. Nigeria), Preliminary Objections (Nigeria v. Cameroon);
18. Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia);
19. Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo);
20. LaGrand (Germany v. United States of America);
21. Legality of Use of Force (Yugoslavia v. Belgium);
22. Legality of Use of Force (Yugoslavia v. Canada);
23. Legality of Use of Force (Yugoslavia v. France);
24. Legality of Use of Force (Yugoslavia v. Germany);
25. Legality of Use of Force (Yugoslavia v. Italy);
26. Legality of Use of Force (Yugoslavia v. Netherlands);
27. Legality of Use of Force (Yugoslavia v. Portugal);
28. Legality of Use of Force (Yugoslavia v. Spain);
29. Legality of Use of Force (Yugoslavia v. United Kingdom);
30. Legality of Use of Force (Yugoslavia v. United States of America);
31. Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Burundi);
32. Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Uganda);
33. Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Rwanda);
34. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v. Serbia);
35. Aerial Incident of 10 August 1999 (Pakistan v. India);

36. Maritime Delimitation between Nicaragua and Honduras in the Caribbean Sea (Nicaragua v. Honduras);
37. Arrest Warrant of 11 April 2000 (Democratic Republic of the Congo v. Belgium);
38. Application for Revision of the Judgment of 11 July 1996 in the Case concerning Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Yugoslavia), (Preliminary Objections) (Yugoslavia v. Bosnia and Herzegovina);
39. Certain Property (Liechtenstein v. Germany);
40. Territorial and Maritime Dispute (Nicaragua v. Colombia);
41. Frontier Dispute (Benin/Niger);
42. Armed Activities on the Territory of the Congo (New Application: 2002) (Democratic Republic of the Congo v. Rwanda);
43. Application for Revision of the Judgment of 11 September 1992 in the Case concerning the Land, Island and Maritime Frontier Dispute (El Salvador/Honduras: Nicaragua intervening) (El Salvador v. Honduras);
44. Avena and Other Mexican Nationals (Mexico v. United States of America);
45. Certain Criminal Proceedings in France (Republic of the Congo v. France);
46. Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore);
47. Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory;
48. Maritime Delimitation in the Black Sea (Romania v. Ukraine);
49. Dispute regarding Navigational and Related Rights (Costa Rica v. Nicaragua);
50. Status vis à vis the host State of a Diplomatic Envoy to the United Nations (Commonwealth of Dominica v. Switzerland);
51. Pulp Mills on the River Uruguay (Argentina v. Uruguay);
52. Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v. France);
53. Aerial Herbicide Spraying (Ecuador v. Colombia);
54. Request Interpretation of the Judgment of 31 March 2004 in the Case concerning Avena and Other Mexican Nationals (Mexico v. United States of America) (Mexico v. United States of America);
55. Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation);
56. Accordance with International Law of the Unilateral Declaration of Independence by the Provisional Institutions of Self Government of Kosovo;
57. Application of the Interim Accord of 13 September 1995 (The Former Yugoslav Republic of Macedonia v. Greece);

58. Jurisdictional Immunities of the State (Germany v. Italy);
59. Questions relating to the Obligation to Prosecute or Extradite (Belgium v. Senegal);
60. Whaling in the Antarctic (Australia v. Japan);
61. Frontier Dispute (Burkina Faso/Niger);
62. Certain Activities carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua).

Judge Koroma has served as delegate and Chairman of the Sixth (Legal) Committee of the United Nations General Assembly, as Ambassador and Permanent Representative of Sierra Leone to the United Nations, as Ambassador of Sierra Leone to the European Economic Community and as Sierra Leone's Ambassador to the Organization of African Unity (OAU) in Addis Ababa, Ethiopia. He served as Chairman of the First Committee of the Non Aligned Movement in New Delhi, India, in 1983, during which the principles of the movement were formulated, and served as Chairman of the General Assembly Committee on the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples (Resolution 1514 (XV)). He also played a key role in the adoption of the Manila Declaration on the Peaceful Settlement of International Disputes, and chaired the Committee set up by the African Union to draft the Statute of the African Court of Justice.

Judge Koroma's work and interests cover virtually all aspects of international law. He has written and published extensively on the law of the United Nations Charter; international courts and tribunals; alternatives to treaty making; the assertion of jurisdiction by the Court; the law of the sea; outer space law; the law applicable to Antarctica; the principle of self-determination in international law; international humanitarian law; international law and multiculturalism; solidarity as an emerging principle of international law; humanitarian intervention; the binding nature of the decisions of the Court; the Court's Rules and Practice Directions; the principle of *pacta sunt servanda* in the Court's jurisprudence; and provisional measures in disputes between African States before the Court.

Judge Koroma is a member of several learned societies, including the Institute of International Law (IDI), the African Society of International and Comparative Law, and the American Society of International Law. He also serves as a Member of the Committee of Experts on the Application of Conventions and Recommendations of the International Labour Office (ILO) in Geneva. He served as the first President of the Henry Dunant Centre for Humanitarian Dialogue in Geneva, mediating conflicts between and within States.

Judge Koroma holds an LL.M (Honours) degree from Kiev State University, a Master of Philosophy in International Law from the King's College, University of London, and an Hons. LL.D from the University of Sierra Leone. He is Barrister-at-Law, Honorary Bencher, Honourable Society of Lincoln's Inn, London; Hon. Professor, Gujarat National Law University, Gujarat, India.

He is the recipient of several awards, including:

1. Order of Commander of Rokel by the Government of Sierra Leone for outstanding professional service (1991);
2. International Institute of Humanitarian Law Prize for the Promotion, Dissemination and Teaching of International Humanitarian Law (2005);
3. Order of Grand Officer of the Republic of Sierra Leone (the highest national award) in recognition of his service to the nation in the field of international law and international justice as a judge at the International Court of Justice (2007);
4. Order of Comendador Ordem do Merito Judiciario do Trabalho, Brazil (2010).

Hisashi Owada (Japan)

[Original: English]

I. Present position

President of the International Court of Justice (2009-, Member of the Court 2003~)
Member of the Permanent Court of Arbitration (2001-)

II. Professional career

Entered the Foreign Service of Japan (1955)
Legal Affairs Division, Ministry of Foreign Affairs (1959-63)
First Secretary, the Permanent Mission of Japan to the United Nations (1968-71)
Private Secretary to the Minister for Foreign Affairs (1971-72)
Director of the United Nations Political Affairs Division, Ministry of Foreign Affairs (1972-74)
Director of the Treaties Division, Ministry of Foreign Affairs (1974-76)
Private Secretary to the Prime Minister of Japan (1976-78)
Minister, Embassy of Japan to the U.S.A. (1979-81)
Minister, Embassy of Japan to the U.S.S.R. (1981-84)
Director General of the Treaties Bureau (principal Legal Adviser), Ministry of Foreign Affairs (1984-87)
Ambassador, Permanent Representative of Japan to the OECD (1988-89)
Deputy Minister, Ministry of Foreign Affairs (1989-91)
Vice-Minister for Foreign Affairs of Japan (1991-93)
Ambassador, Permanent Representative of Japan to the United Nations (1994-98)
Chairman of the Security Council, United Nations (1997,98)

III. Academic career

- 1963-65, 71-76, 84-88 Adjunct Professor, the University of Tokyo (Professor of International Law and International Organization)
- 1979-81 Professor (visiting, full time), Harvard Law School (Professor of International Law)
- 1987, 89, 2000-02 Professor (visiting, winter semester), Harvard Law School (Professor of International Law)
- 1994-98 Adjunct Professor, Columbia Law School (Professor of International Law)
- 1994-98 Inge Rennert Distinguished Visiting Professor, New York University Global Law School
- 1999 Professor, the Hague Academy of International Law
- 2000-03 Professor, Waseda University Graduate School (Professor of International Law and International Organization)
- 2002 Visiting Fellow Commoner of Trinity College, Cambridge University
Honorary Professor, Leiden University
Professional Academic Adviser, Hiroshima University
- 2001- Membre, L'Institut de Droit International (1995- Associé)
Member emeritus, Executive Council, the Japanese Society of International Law (1994-Member)
Honorary Member, American Society of International Law
- 2001- Member, Executive Council, the Japanese Branch of the International Law Association
- 2007-09 President, Asian Society of International Law (2009- Member of Executive Council)

IV. Participation in major international conferences

- 1960 Member of the Japanese delegation to the Second United Nations Conference on the Law of the Sea
- 1968-70 Member of the Japanese delegation to the 23rd-25th sessions of the General Assembly of the United Nations (6th Committee)
Rapporteur of the Sixth Committee of the 25th session of the General Assembly (1970)
- 1968-70 Head of the Japanese Delegation to the Special Committee on Friendly Relations of the United Nations
Chairman of the Draft Committee of the Special Committee (1970)

1968-70	Head of the Japanese delegation to the Legal Sub-committee of the Committee on Peaceful Uses of Outer Space of the United Nations
1968-70	Head of the Japanese Delegation to the Committee on the Peaceful Uses of the Sea Bed and the Ocean Floor of the United Nations
1968-69	Alternate Representative of Japan to the United Nations Conference on the Law of Treaties
1972-73	Alternate Representative of Japan to the 27th-28th session of the General Assembly of the United Nations
1973-82	Alternate Representative of Japan to the Third United Nations Conference on the Law of the Sea
1984-86, 89-90	Adviser of the delegation of Japan to the 39th-41st, 44th-45th sessions of the General Assembly of the United Nations
1994-98	Representative of Japan to the 49th-53rd sessions of the General Assembly of the United Nations
1995	Representative of Japan to the World Summit for Social Development in Copenhagen
1995	Representative of Japan to the Fourth World Conference on Woman in Beijing
1995-97	Representative of Japan to the Assembly of Heads of States and Governments 31st-33rd session of Organization of African Unity
1996	Representative of Japan to the General Assembly of Organization of American States
1997-98	Representative of Japan to the Security Council of the United Nations, President of the Security Council (1997 and 1998)
1997-98	Representative of Japan to the Ministers' Meeting of Non-Aligned Movement
1998	Representative of Japan to the Summit Meeting of Non-Aligned Movement
1998	Representative of Japan to the United Nations Diplomatic Conference on the Establishment of the International Criminal Court

V. Publications

In Japanese

“Jurisdiction of the International Court of Justice — Functions and Characteristics of International Justice”, Gaimusho Chosa Geppo (Research Journal of the Ministry of Foreign Affairs) No. 4, 1963

“Codification of International Law and the United Nations — On the Declaration on Principles of International Law concerning Friendly Relations and Co-operation

among States in Accordance with the Charter of the United Nations,” Keizai to Gaiko (Economics and Diplomacy), 1971

“Achievements and Challenges of the Third United Nations Conference on the Law of the Sea — Law and Politics of the International Regime of the Sea”, Kokusai Mondai (International Affairs), No. 184, 1975

“The Case concerning Military and Paramilitary Activities in and against Nicaragua — Request for the Indication of Provisional Measures”, Kokusaiho Gaiko Zasshi (the Journal of International Law and Diplomacy), Vol. 83 No. 6, 1985

“The Case concerning Military and Paramilitary Activities in and against Nicaragua — Jurisdiction and Admissibility”, Kokusaiho Gaiko Zasshi (The Journal of International Law and Diplomacy), Vol. 85 No. 4, 1986

“International Law, the United Nations and Japan”, Liber Amicorum on honour of Prof. Y. Takano (Kobundo), 1987

“The Functions of OECD and Diplomacy of Japan”, Gaiko-Forum (Diplomatic Forum), 1989

“Trilateralism — the Relationship among Europe, the United States and Japan”, Gaiko-Forum (Diplomatic Forum), 1989

“For the Establishment of Global Partnership”, Gaiko-Forum (Diplomatic Forum), 1991

“Issues of Diplomacy from the Perspective of the History of Civilization”, Gaiko-Forum (Diplomatic Forum), 1992

From Involvement to Engagement — The New Direction of Japanese Foreign Policy (Toshi Shuppan), 1994

“Future International Order and the Role of Japan”, Astion, 1994

“Diversification of the UN Peace Keeping Operations — the Role of Japan and its Future Development”, Yomiuri Shimbun, 1996

Diplomacy (NHK Press), 1996

“National Jurisdiction- International Law and National Law”, Liber Amicorum in honour of Prof. S. Yamamoto (Keiso Shobo), 1998

“Reform of the United Nations and the Role of Japan”, Hogaku Kyoshitsu (The Legal Studies), Yuhikaku, No. 214, 1998

“The Establishment of the International Criminal Court”, Jurist, No. 1146, 1998

“Changes in International System and the Role of the United Nations”, Gaiko-Forum (Diplomatic Forum), 1998

“The Creation of the International Criminal Court- A Critical Analysis”, Kokusaiho Gaiko Zasshi (The Journal of International Law and Diplomacy), Vol. 98 No. 5, 1999

“The Establishment of a New Cooperative Order”, Nihon Keizai Shimbun (The Japanese Economic Journal), 1999

“The World and Japan in 21st Century”, Gakushikai-Kaiho (The Journal of Japan Academy), No. 823, 1999

“Establishment of Asian Society of International Law and its Future” Horitsu Jiho (The Legal News Reports), No. 79, 2007

International Relationship Theory (co-authored), 2002

For Peace and Scholarship — A Message from the Hague (co-authored), 2008

In English

“Annual review of Japanese practice in international law I-XX”, The Japanese Annual of International Law, 1964-91

“What Future for the International Court of Justice?”, Proceedings of American Society of International Law, vol. 65, 1971

“Trilateralism: A Japanese Perspective”, International Security, Winter 1980/81

The Security of East Asia and the Role of Japan, Acron Books, 1981

U.S.-Japan Economic Inter-action in an Interdependent World, University of California, Berkeley, 1981

The Practice of Japan in International Law 1961-1970 (co-authored), Tokyo University Press, 1982

“International Agenda of Japan for the Nineties”, Proceedings of American Society of International Law vol. 84, 1990

“Japan’s Foreign Policy: How Does It Strengthen the Rule of Law in International Affairs?”, Proceedings of American Society of International Law, vol. 84, 1990

“A Japanese Perspective on Peace Keeping”, New Dimension of Peacekeeping, Nijhoff, 1994

“International Organization and National Law”, Proceedings of American Society of International Law, vol. 89, 1995

“Regional Institutions in East Asia and Pacific: Is the Time Ripe?”, Proceedings of American Society of International Law, vol. 89, 1995

“Diplomacy Reconsidered: Essay on the Re-Examination of A Legal Framework for Diplomacy”, Journal of International Law and Politics (New York University Law School), 1995

“Justice and Stability in the International Order”, Proceedings of the United Nations Congress on Public International Law, 1995

“Trilateral Perspective on International Legal Issues: Relevance of Domestic Law & Policy”, Proceedings of American Society of International Law, vol. 90, 1996

“Justice and Stability in the International Legal Order: An Essay in Legal Analysis of the Contemporary International Order”, The Japanese Annual of International Law, 1996

“Japan’s Constitutional Power to Participate in Peace-Keeping”, Journal of International Law and Politics (New York University Law School), 1997

“The Problem of World Public Order through the Prism of the United Nations”, Peace, Development, Diplomacy, Bruylant Publishers, 1998

21st Century Strategies of the Trilateral Countries: In Concert or Conflict?, Trilateral Commission, 1999

The Responsibilities of Democracies In Preventing Deadly Conflict (co-authored), Carnegie Commission on Preventing Deadly Conflict, 1999

“Global Partnership towards the 21st Century: New Development Strategy and the Role of International Organizations”, Donor Coordination and the Effectiveness of Development Assistance, The United Nations University, 1999

“An East Asian Security Order for a Globalizing World”, East Asia and the International System, Trilateral Commission, 2001

“Some Reflections on the Problem of International Public Order”, The Journal of International Law and Diplomacy (Kokusaiho Gaiko Zasshi), vol. 102(3), 2003

“Reconceptualization of the International Rule of Law in a Globalizing World”, Japanese Yearbook of International Law, vol. 51, 2008

VI. Education/degrees

B.A., University of Tokyo (1955)

LL.B., Cambridge University (1956)

D.Phil. (honoris causa), Keiwa University of Japan (2000)

LL.D. (honoris causa), Banaras Hindu University, India (2001)

LL.D. (honoris causa), Waseda University (2004)

LL.D. (honoris causa), Groningen University, Netherlands (2009)

VII. Awards, distinctions

Humanitarian Studentship in International Law, Cambridge University (1958-59)

Al-Istiqlal Order First Degree, Hashemite Kingdom of Jordan (1990)

Legion d’Honneur, Officier, République française (1992)

Grand Cross of the Order of Merit, the Federal republic of Germany (1994)

VIII. Personal Data

Born September 18, 1932, in Niigata, Japan.

Married to Yumiko Owada (née Egashira), with three daughters.

Julia Sebutinde (Uganda)

[Original: English]

Judge Julia Sebutinde (born February 1954) is a highly accomplished Judge with over 32 (thirty-two) years of legal and judicial work experience at national and international level. She is a judge of the highest professional standards and moral integrity and has a demonstrated respect for diversity. Her career objective is to contribute to world peace through the adjudication and settlement of legal disputes at national, regional and international levels, and to excel in her service through the application of the core and managerial competencies of the United Nations. She is knowledgeable in International Law, International Humanitarian law and International Criminal Law; has extensive experience in drafting of Judgements, decisions, advisory opinions Memoranda and reports and in analysis and interpretation of Treaties, Protocols, Agreements, Statutes, Rules and Regulations. She is a team-player with excellent communication, organisational, leadership and analytical skills.

Currently the Presiding Judge of Trial Chamber 2 of the Special Court for Sierra Leone sitting in The Hague, (2005-2011) she is handling several high-profile war-crime trials including the *Prosecutor v. Charles Ghankay Taylor*. She is also a Judge of the High Court of Uganda with original and appellate jurisdiction in civil and criminal cases (1996 to date). She conducted three high-profile Judicial Commissions of Inquiry into Corruption in Uganda where her work and recommendations led to major reforms in combating and/or eliminating corruption in Government (1999-2004). She has also served as a Legislative Consultant to the Republic of Namibia under the Commonwealth Fund for Technical Cooperation where she is credited with overhauling and replacing the country's Apartheid Laws and training Namibian legislative drafters (1991-1996).

She has participated in training of East African judges, magistrates and paralegals in the application of regional and international human rights instruments, in conjunction with the International Association of Women Judges (IAWJ). She is also a trainer and resource person for the International Civilian Peace Keeping and Peace Building Training Programme (IPT) of the Austrian Centre for Peace and Conflict Resolution, Stadschlaining (2008 to date). She contributed significantly to the formation and streamlining of several regional bodies on the African continent including the Common Market for Eastern and Southern African States (COMESA) and the Inter-Governmental Association on Drought and Development (IGADD) where she served as Legislative Consultant on various Legal Committees tasked with drafting and amending the Treaties, Instruments, Rules and Regulations for those bodies.

She holds a Master of Laws Degree, LL.M (with Distinction) from the University of Edinburgh, and has received numerous national and international awards and honours in recognition of her distinguished legal and judicial service, including a Doctorate of Laws honoris causa from the University of Edinburgh (2009).

Qualifications

- Master of Laws Degree with Distinction (LL.M), University of Edinburgh (Scotland, U.K (1990))

- Bachelor of Laws Degree (LL.B) Makerere University, Uganda (1977)
- Post Graduate Diploma in Legal Practice, Law Development Centre, Uganda (1978)
- Called to the Uganda Bar and enrolled as an Advocate of the Courts of Judicature of Uganda (1979)
- Certificate in Legislative Drafting, University of Colombo, Sri Lanka in conjunction with the Commonwealth Fund for Technical Cooperation (1983)
- Certificate in Advanced Leadership Studies, The Haggai Leadership Institute, Singapore (1998)
- Certificate in Computer programming and Court databases (MS Word, Excel, PowerPoint, Live note, Case Map, TRIM, Ringtail) Uganda Management Institute (1997)
- Certificate in Alternate Dispute Resolution (ADR) Skills, National Judicial College, University of Nevada, Reno, U.S.A (1997)
- East African Advanced Certificate of Education (Cambridge), Kings College Budo, Uganda (1973)
- East African General Certificate of Education (Cambridge), Gayaza High School Uganda (1971)
- Primary Leaving Education Certificate, Lake Victoria Primary School (Entebbe-Uganda) (1967)

Competencies

- Over 32 years of legal and judicial work experience at national and international levels (1978 to date)
- Expert in International Law, International Humanitarian Law and International Criminal law
- Extensive experience in writing Judgements, Decisions, Orders, Advisory Opinions, Memoranda and Reports
- Extensive experience in Trial management, Dispute Resolution (including ADR)
- Expertise and extensive experience in Drafting and Interpretation of Treaties, Protocols, Statutes, Legal Instruments, Rules, Regulations
- Technological versatility in Court databases (MS Word, Case-map, Live-note, Power-point, TRIM, Ringtail, Excel)
- Professionalism, conscientiousness and ability to prioritise, work under pressure and meet deadlines while remaining calm and focused
- Integrity including ability to maintain confidentiality, to resist undue pressure and to act without consideration for personal gain
- Excellent communication and listening skills. Fluent in English and French
- A Team-player who respects diversity, collegiality and a Leader and Role-model who is not afraid to take tough decisions when necessary

Key positions held

International Judge of the UN-backed Special Court for Sierra Leone (2005-2011)

Presiding Judge of Trial Chamber 2 of the Special Court for Sierra Leone (2007-2008, 2010-2011)

Judge of the High Court of Uganda (1996 to date)

Head, Judicial Commission of Inquiry into Corruption in the Uganda Police Force (1999-2000)

Head, Judicial Commission of Inquiry into the Uganda Peoples Defence Forces (2001)

Head, Judicial Commission of Inquiry into Allegations of Corruption in the Uganda Revenue Authority (URA) (2002)

Legislative Consultant / Legal Drafter for the Republic of Namibia (1991-1996)

Principal State Attorney and Parliamentary Counsel, Ministry of Justice, Uganda (1978-1990)

Lecturer/Trainer: Law Development Centre Uganda; International Law Institute Uganda; Austrian Centre for Peace and Conflict Resolution Austria; Jurisprudence of Equality Project, East Africa

Selected publications include

“International Criminal Justice: Balancing Competing Interests: The Challenges Facing Defence Counsel and Counsel for Victims and Witnesses”: Keynote Address at 8th ICC Seminar of Counsel at Steinenberger Kurhaus Hotel, Den Haag (May 2010)

“Security Sector Reform: Trans-national Justice Instruments: A Chance for Women”: Stadschlaining, Austria (November 2010)

“Celebrating Ten Years of the Rome Statute: Does Uganda Have Reason to Join the Party?” Sheraton Hotel Kampala, Uganda (September 2008)

“The Importance of Outreach when Trials for War Crimes and Crimes against Humanity are Conducted Away From the Country where the Crimes were Committed”: Institute for War Reporting, The Hague Chapter (April 2008)

“Making Violence Against Women Accountable: Case study of Sierra Leone and Uganda”: Stadschlaining, Austria (October 2008)

“Advancing the Rule of Law in 21st Century Africa”: at the 4th Global Convocation of Advocates International, Virginia U.S.A. (November 2004)

“Worth Your Salt: Combating Corruption”: at the South African Christian Leaders Conference, Pretoria, RSA. (July 2003)

Key responsibilities and achievements

International Judge of the UN-backed Special Court for Sierra Leone (2005-2011)

- Trial judge for 7 years on the hybrid international criminal tribunal that was set up to try those who bear the greatest responsibility for the war crimes/crimes against humanity/violations against International Humanitarian law, committed against the people of Sierra Leone during the civil conflict of November 1996 to December 2000. The culturally diverse Court consists of 11 Judges and 2000 staff from over 30 nationalities.
- Court contributed significantly to bringing justice to numerous victims of the conflict and ending impunity, indicting and trying a total of eleven Defendants.

Presiding Judge of Trial Chamber 2 of the Special Court (2007-08; 2010-11)

- Trial Chamber 2 is the first international criminal court to convict perpetrators of the offences of “Use of Child Soldiers” and of “Forced Marriage” as Crimes against Humanity.
- It is also the first international criminal court to try a sitting Head of State (Charles Ghankay Taylor of Liberia) for War Crimes and Crimes against Humanity.
- Presiding over the cases of the *Prosecutor v. Brima et al.* (SCSL-04-16-T) (2007-2008) and the *Prosecutor v. Charles Taylor* (SCSL-03-01-T) (2008-2011).
- Conduct of proceedings and Trial management including issuance of appropriate Protective Measures for the safety and security of victims and witnesses testifying before the Court and Drafting of two landmark Judgments and over 800 interlocutory Decisions and Opinions.
- Chairing of Judges’ deliberations and preparation of draft Judgements, Decisions and Opinions and Orders of the Court; formulating proposals for the Rules of Procedure and Practice Directions of the Court and writing periodic Reports of the Trial Chamber.
- General administration of the Trial Chamber, including recruitment, supervision and appraisal of professional staff.
- Participating in the Court’s Outreach Programmes through presentations/ lectures on the role and jurisprudence of the Special Court to Civil Society Groups and the Academia.

Judge of the High Court of Uganda (1996 to date)

- Adjudication and settlement of civil claims, commercial, domestic or family law disputes, criminal indictments and handling civil and criminal appeals and revisions from Magistrates courts.
- Trial management and conduct of Court proceedings.
- Drafting and issuing of over 2400 Judgements and 2500 interlocutory decisions during the period (1996-2004).

- Volunteering to oversee the welfare of Judges in the Judiciary, improving their working environment, including spearheading the training of all Judges in computer literacy and mobilising funding from DANIDA to equip each judge with a personal computer, resulting in improved efficiency of the Judiciary. At the time of volunteering, she was the youngest and newest member of the Judiciary and received recognition from the Chief Justice for her initiative and contribution to the welfare and efficiency of the Judges.
- Head of the Technology Planning Committee of the Judiciary, responsible for developing a strategic plan for computerisation of court records and recording of proceedings in the Uganda Judiciary, replacing the manual system of court recording and data management, resulting in greater efficiency and better data management in the Judiciary.
- Training East African Judges magistrates and paralegals in the application of Regional and International Human Rights instruments, under the auspices of the National Association of Women Judges (NAWJ) and in conjunction with the International Association of Women Judges (IAWJ) as part of the Jurisprudence of Equality Project (JEP), thereby contributing to a fairer dispensation of justice in the sub-Region.
- Lecturing international students at the International Law Institute (ILI) Uganda on various legal topics under the auspices of the State University of New York (SUNY) and at the Austrian Centre for Peace and Conflict Resolution Austria.
- In recognition of her integrity, professionalism and outstanding service in the Judiciary she was appointed by the President of Uganda to head three high-profile Commissions of Inquiry in 1999, 2001 and 2002, respectively, in addition to her normal judicial duties. The positions demanded the highest standards of professionalism, courage, leadership and moral integrity.

Head, Commission of Inquiry into Corruption in the Uganda Police Force (1999)

- Investigated general and specific allegations of corruption and mismanagement in the Uganda Police force, and in particular, allegations levelled against Senior Police Officers of the Criminal Investigation Department (CID).
- Wrote a 3000-page report that formed the basis of major reforms including the criminal prosecution of corrupt officials, improvement in the management, efficiency and effectiveness of the Police Force and improved service delivery in the areas of criminal investigation and human rights.

Head, Commission of Inquiry into the Uganda Peoples Defence Forces (2001)

- Investigated and established the circumstances pertaining to the procurement by the Ministry of Defence, of four MI-24 combat helicopters in 1997, valued at US\$ 12.9 million.
- Wrote a 1000-page report that formed the basis of major reforms in the Uganda Peoples Defence Force including streamlining of procurement and greater transparency and accountability, and discipline of implicated officials.

Head, Judicial Commission of Inquiry into Allegations of Corruption in the Uganda Revenue Authority (URA) (2002)

- Investigated over 500 general and specific allegations of corruption and mismanagement in the URA.
- Wrote a 3000-page report that formed the basis of major administrative reforms in the URA including discipline of implicated officials, improved revenue collection and efficiency as well as eliminating corruption in the URA.

Commonwealth Legislative Consultant for the newly independent Republic of Namibia (1991-1996)

- Advised the Government of the newly independent Republic of Namibia on the formulation and administration of legislative policies.
- Repealed out-dated Apartheid legislation and drafted new legislation to replace it.
- Served as First Parliamentary Counsel to the Namibian Parliament.
- Human Resource Development through training of Namibian legislative drafters.

Principal State Attorney and Parliamentary Counsel, Ministry of Justice, Uganda (1978-1990)

- Drafted and published major and subordinate legislation for the Uganda Government, wrote legal opinions for Parliament and the Executive, transforming legislative policies of Government into Bills and transforming Bills into Statutes through the parliamentary processes.
- Legislative Consultant to the regional bodies of Common Market for Eastern and Southern African States (COMESA) and the Inter-Governmental Authority on Drought and Development (IGADD), participated in the drafting and amendment of the governing Treaties, Protocols and Rules for those bodies.
- Lecturer at the Law Development Centre, Uganda teaching post-graduate students Legislative Drafting and Parliamentary Procedures.

Honours and awards for distinguished service

Julia Sebutinde has received a significant number of honours and awards in recognition of the distinguished service to society. These include the following:

- **Doctorate of Laws**, *honoris causa*, from the University of Edinburgh for distinguished service in the field of international justice and human rights (June 2009)
- She was one of only two African recipients of the prestigious “**Good Samaritan Award**” at the Congress of Advocates International (AI) in Washington DC, USA. AI is a global network of over 50,000 law professionals (including academicians, law students, parliamentarians, judges, practitioners etc) in over 135 nations who have through their careers, dedicated themselves

to promoting religious freedom, human rights, reconciliation and justice and ethics and the integration of faith and practice (October 2004)

- Honouree in the 7th Edition of the prestigious “**International Who’s Who of Professionals, 2000**” published in October 2000 by the American Biographical Institute. Her Biography features in this Edition in recognition of her “*significant career achievements and contributions to Society*”. Other personalities in this Edition include Oprah Winfrey and Hilary Clinton
- **Good-will Ambassador** for the **United Nations Population Fund (UNFPA)** Programme, which addresses Reproductive Health, Population Development Strategies and Advocacy
- **Chancellor of the International Health Sciences University, (IHSU) Uganda.** The University offers graduate and post-graduate degrees in medical science courses (June 2008 to date)
- Rated among the **Top 100 Africans of the Year in the Africa Almanac 2000** for her “*integrity, outstanding role and impact on Ugandan society*”. The criterion for selection to this category was based on concrete achievements, especially those with an impact on a large number of people. (March 2000)
- First and only recipient so far, of the **UBAA-Alumni Lifetime Achievement Award.** The Uganda-British Alumni Association recognised her for her excellent career and contribution to society, nationally and internationally. (June 2006)
- **Vocational award from the Rotary Club of Kampala East (Uganda)** for her “*dedicated and exemplary service to the people of Uganda*” (July 1999)
- **Vocational award from the Rotary Club of Kampala Central** for her “*high sense of dedication, integrity and consistency exhibited in the execution of her duties*” (October 1999)
- **Kings College Budo Award of Merit and Gayaza High School Order of Merit** in recognition of her “*outstanding contribution to the Nation of Uganda*”. This is an award to former students of the school that excel in their professional careers (April 2000)
- **Uganda Debt Network Certificate** for her “*significant contribution to the Anti-Corruption Campaign in Uganda*” (October 2000)
- **Special Award from the Uganda Law Society** in recognition of her “*courageous and exemplary contribution to the promotion of Justice in Uganda*” (June 2001)
- Appointed by Makerere University to represent Uganda Women Lawyers at the opening of the UN Decade for Women in Addis-Ababa, Ethiopia (1975)

El Hadji Mansour Tall (Senegal)

[Original: French]

JUDGE, FORMER VICE-PRESIDENT/COURT OF JUSTICE/ECOWAS

I. Professional experience

May 2009-present: Secretary-General of the Ministry of Justice

Implements and oversees Ministry policy, provides administrative and technical management of the ministerial department;

Assists the Minister with implementation of Ministry policy;

Responsible for administrative and technical coordination of central structures, decentralized structures and associated structures;

Ensures continuity of the Ministry's administrative action;

Responsible for technical relations between the department and the other ministries, the General Government Secretariat and the Council of Ministers, as well as with other national institutions.

Inspector-General for the Administration of Justice

Ongoing inspection of all courts except for the Council of State and the Court of Cassation, and of all units and bodies reporting to the Ministry of Justice;

General powers of investigation, verification and oversight of the performance of courts or their subsidiary organs, and of all units reporting to the Keeper of the Seals, Minister of Justice, regarding in particular staff organization, methods and service provided, quality and productivity of units, compliance with legal and statutory requirements, speed of administration of justice, and productivity, performance and behaviour of members of the judiciary and judicial staff;

Possesses full powers of investigation and oversight in order to perform this mission;

May convene and interview any persons, including members of the judiciary, officers of the criminal investigation service, judicial officers, court officers and any judicial staff, and obtain any documents needed;

After each inspection, evaluates the performance of the courts or units, particularly as regards staff organization, methods, diligence and service provided;

Prepares a report with suggestions for enhancing the productivity and effectiveness of the court or unit inspected.

January 2001 to March 2009:

Judge at the Court of Justice of the Economic Community of West African States (ECOWAS), which performs the functions of:

A- Supervision and enforcement of Community legislation

The Court is competent to hear any disputes submitted to it on the subject of:

- Interpretation and application of the Treaty, Conventions and Protocols of the Community;

- Interpretation and application of the regulations, guidelines, decisions and all subsidiary legal instruments adopted in the context of ECOWAS;
- Assessment of the legality of the regulations, guidelines, decisions and any other subsidiary legal instruments adopted in the context of ECOWAS;
- Consideration of non-compliance by member States with the obligations incumbent on them under the Treaty, Conventions and Protocols, regulations, decisions and guidelines;
- Application of the provisions of the Treaty, Conventions and Protocols, regulations, guidelines and decisions of ECOWAS.

B- Arbitration of conflicts between member States or between the Community and its staff:

The Court is competent to consider any disputes submitted to it on the subject of:

- Litigation between the Community and its staff;
- Requests for redress for damages caused by a Community institution or by Community staff for any act of commission or omission in the exercise of their functions.

C- Evaluation of liability of the institutions and staff of the Community

The Court is competent to declare non-contractual liability and to sentence the Community to make good the damage caused, either by practical actions or by regulatory acts of Community institutions or staff in the exercise or on the occasion of the exercise of their functions;

The time-limit for liability proceedings against the Community or by the Community against third parties or its staff is three (3) years from the date when the damage was caused.

D- The West African Court on Human Rights

The Court is competent to hear cases of human rights violations in any member State;

In 2001, Protocol A/SP1/12/01 on democracy and good governance, supplementary to the protocol relating to the mechanism for conflict prevention, management and resolution, peacekeeping and security, had extended the competence of the Court to human rights violations;

Protocol A/P.1/7/91, adopted in Abuja on 6 July 1991 concerning the Court of Justice of the Community, will be modified to extend the competence of the Court to include human rights violations, after attempts to resolve the matter at the national level have failed;

Since 2005, Community citizens have a right of direct referral;

They can submit a complaint for violation of their human rights committed in any member State;

It is the practice of the Court to waive the requirement to exhaust domestic remedies.

December 2000 to January 2004: Vice-President of the Court of Justice of the Economic Community of West African States (ECOWAS)

July 1997-December 2000: Counsellor at the Court of Cassation (Civil and Commercial Chamber)

1997- President of the Civil and Commercial Chamber at the Dakar Court of Appeals

Appeals Judge for civil and commercial judgements delivered by the Dakar regional tribunals

1993-1994: Legal Counsellor — Ministry of Fisheries and Shipping (Studies and review of fisheries agreements with the European Union, Korea and other countries).

June 1993: Chief of Staff of the Minister of Justice

1990-1993: Chief of Staff of the Minister of Tourism and Environment: Drafting of texts on environmental law

- Vice-President of the Dakar Regional Tribunal: 1986-1990
- President of the Civil, Commercial and Maritime Chamber of the Dakar Regional Tribunal: 1983-1986;
- Judge at the Civil and Commercial Headquarters: 1980-1983;
- Bankruptcy judge supervising collective proceedings for failing businesses: 1980-1990;
- Examining magistrate at the Saint-Louis Regional Tribunal: 1979-1980.

II. Other experience

- Correspondent of the African Intellectual Property Organization (OAPI): 1997;
- Consultant, Georgetown University Center for Intercultural Education and Development, Washington, United States: 1995;
- Instructor responsible for training members of the judiciary at the Ecole Nationale d'Administration et de Magistrature — Judiciary Section: 1993-1995;
- Member of the National Commission for Harmonization of Business Law in Africa: 1994;
- Included in the International Panel of Conciliators established under the United Nations Convention on a Code of Conduct for Liner Conferences: 1989;
- Lecturer — Faculty of Law — University of Dakar-Senegal: 1987;
- Lecturer on judicial practice and procedure at the Faculty of Law and the Judiciary Section — Ecole Nationale de Magistrature: 1982-1983;
- Lecturer at the Institut Universitaire de Technologie — Dakar: 1980-1983;
- Participated in various seminars on intellectual property, international commercial arbitration and human rights;

- Training at the French Court of Cassation in October 1998;
- Founder and President of the Association Sénégalaise pour l'Unité Africaine (ASSUNAF): 1983-1985;
- President of the Association Sénégalaise de Droit Maritime: 1986-1991;
- Member of the Arbitration, Mediation and Conciliation Centre of the Dakar Chamber of Commerce;
- Member of the Association of Attendees and Alumni of the Hague Academy of International Law;
- International arbitrator.

III. Studies

- Certificate of the Hague Academy of International Law: 2005
- International Chamber of Commerce, Paris: International commercial arbitration: 2006;
- Certificate, American College of Law, Washington: International arbitration: 2007;
- McGill University, Montreal, Faculty of Law: International arbitration: 2008;
- Certificate from the International Development Law Institute (IDLI), Rome: 1999;
- Diploma of Advanced Studies in Maritime and Air Law, graded A (Bien), first in year (1985), University of Nantes, France;
- Diploma of Higher Studies in private law, 1979, specializing in international trade law, 1979, University of Dakar;
- Diploma of the Ecole Nationale d'Administration et de Magistrature, 1979;
- M.A. in private law, specializing in judicial questions, graded Bien. First in year (1977);
- Baccalauréat, Series A4 — Graded A (*Bien*), top ranking (1972), Dakar.

IV. Publications

- Annotations to the Merchant Marine and Fisheries Codes of Senegal: 1990;
- Contributor to the *Encyclopédie Juridique de l'Afrique* (volume 4): 1982.

V. Other

- Languages: French — English (read and speak)
- Information technology: Word — Windows — Excel.

VI. Decorations

- Officer in the Ordre National du Mérite du Sénégal;
- Commander in the Ordre National du Mérite du Sénégal in 2011.

Peter Tomka (Slovakia)

[Original: English and French]

Member of the International Court of Justice since 6 February 2003; Vice-President of the Court since 6 February 2009; Acting President in *Pulp Mills on the River Uruguay (Argentina v. Uruguay)* and in *Whaling in the Antarctic (Australia v. Japan)*.

Born in Banská Bystrica, Slovakia, on 1 June 1956. Married, with two children.

Education

LL.M. (*summa cum laude*), Faculty of Law, Charles University, Prague (1979). Doctor *iuris* (international law), Charles University (1981). Ph.D. in International Law, Charles University (1985). Faculty of International Law and International Relations, Kiev, Ukraine (1982). Institut du droit de la paix et du développement, Nice, France (1984-1985). Institute of International Public Law and International Relations, Thessaloniki, Greece (1985). Hague Academy of International Law (1988).

Previous official national positions

Assistant Legal Adviser (1986-1990); Head of the Public International Law Division (1990-1991), Ministry of Foreign Affairs, Prague. Counsellor and Legal Adviser (1991-1992), Permanent Mission of Czechoslovakia to the United Nations. Ambassador, Deputy Permanent Representative (1993-1994) and Ambassador, Acting Permanent Representative of Slovakia to the United Nations (1994-1997). Legal Adviser and Director of the International Law Department (1997-1998); Director General for International Legal and Consular Affairs and Legal Adviser (1998-1999), Ministry of Foreign Affairs, Bratislava, Slovakia. Ambassador, Permanent Representative of Slovakia to the United Nations (1999-2003).

Delegate of Czechoslovakia to the XXVth International Conference of the Red Cross, Geneva (1986). Representative of Czechoslovakia to the Preparatory Commission for the International Sea Bed Authority and the International Tribunal for the Law of the Sea (1987-1992). Alternate Representative of Czechoslovakia in the United Nations General Assembly, Forty-sixth and Forty-seventh Sessions, and Adviser at the Forty-fifth Session (1990-1992). Representative of Czechoslovakia on the Sixth Committee of the United Nations General Assembly (1990-1992). Head of the Delegation of Czechoslovakia to the Meeting of the States Parties to the Antarctic Treaty, Madrid (1991). Head of the Delegation of Czechoslovakia to the CSCE Meeting of Experts on the Peaceful Settlement of Disputes in Europe, Valletta, Malta (1991). Representative of Slovakia to the United Nations General Assembly, Forty-eighth to Fifty-seventh Sessions (1993-2002), and Deputy Head of Delegation at the Forty-ninth to Fifty-first and Fifty-fourth to Fifty-seventh Sessions. Representative of Slovakia on the Sixth Committee of the United Nations General Assembly (1993-2002). Representative of Slovakia to the Preparatory Commission for the International Sea Bed Authority and the International Tribunal for the Law of the Sea (1993-1994). Head of the Delegation of Slovakia to the Assembly of the International Sea Bed Authority (1994-1996). Alternate Head of the Delegation of Slovakia to the United Nations Diplomatic Conference on the Establishment of an International Criminal Court (1998).

International activities and experience

Chairman of the United Nations Committee on the Applications for Review of the Judgments of the Administrative Tribunal (1991). Chairman of the Working Group on the United Nations Decade of International Law (1995). Chairman of the Meeting of the States Parties to the International Covenant on Civil and Political Rights (1996). Chairman of the Sixth (Legal) Committee of the Fifty-second Session of the United Nations General Assembly (1997) and Vice-Chairman of the Sixth Committee (1992). Vice-Chairman of the Preparatory Committee for the International Criminal Court (1998). President of the Ninth Meeting of the States Parties to the United Nations Convention on the Law of the Sea (1999) and Vice-President of the Sixth Meeting (1996). Chairman of the *Ad Hoc* Committee on the International Convention against the Reproductive Cloning of Human Beings (2002). Member of the Ambassadorial Panel of Experts to advise the Division for Ocean Affairs and the Law of the Sea of the United Nations Secretariat (2002).

Oil Platforms (Islamic Republic of Iran v. United States of America), *I.C.J. Reports* 2003, p. 161.

Chairman of the Committee of Legal Advisers on Public International Law, Council of Europe (2001-2002; Vice-Chairman 1999-2000).

Judicial, arbitration and litigation experience

As Judge of the ICJ, participated in the following 36 cases and gave individual opinions in ten of them:

Certain Criminal Proceedings in France (Republic of the Congo v. France), Order of 17 June 2003 on Provisional Measures, *I.C.J. Reports* 2003, p. 102.

Oil Platforms (Islamic Republic of Iran v. United States of America), *I.C.J. Reports* 2003, p. 161.

Avena and Other Mexican Nationals (Mexico v. United States of America), *I.C.J. Reports* 2004, p. 12. Separate Opinion, pp. 94-98.

Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, *I.C.J. Reports* 2004, p. 136.

Legality of Use of Force (Serbia and Montenegro v. Belgium), *I.C.J. Reports* 2004, p. 279.

Legality of Use of Force (Serbia and Montenegro v. Canada), *I.C.J. Reports* 2004, p. 429.

Legality of Use of Force (Serbia and Montenegro v. France), *I.C.J. Reports* 2004, p. 575.

Legality of Use of Force (Serbia and Montenegro v. Germany), *I.C.J. Reports* 2004, p. 720.

Legality of Use of Force (Serbia and Montenegro v. Italy), *I.C.J. Reports* 2004, p. 865.

Legality of Use of Force (Serbia and Montenegro v. Netherlands), *I.C.J. Reports* 2004, p. 1011.

Legality of Use of Force (Serbia and Montenegro v. Portugal), I.C.J. Reports 2004, p. 1160.

Legality of Use of Force (Serbia and Montenegro v. United Kingdom), I.C.J. Reports 2004, p. 1307.

Certain Property (Liechtenstein v. Germany), Preliminary Objections, I.C.J. Reports 2005, p. 5.

Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Uganda), I.C.J. Reports 2005, p. 168. Declaration, pp. 351-354.

Armed Activities on the Territory of the Congo (New Application: 2002) (Democratic Republic of the Congo v. Rwanda), I.C.J. Reports 2006, p. 6.

Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia and Montenegro), I.C.J. Reports 2007, p. 43. Separate Opinion, pp. 310-351.

Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo), Preliminary Objections, I.C.J. Reports 2007, p. 582.

Territorial and Maritime Dispute between Nicaragua and Honduras in the Caribbean Sea (Nicaragua v. Honduras), I.C.J. Reports 2007, p. 659.

Territorial and Maritime Dispute (Nicaragua v. Colombia), Preliminary objections, I.C.J. Reports 2007, p. 832. Declaration, (pp. 898-902).

Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore), I.C.J. Reports 2008, p. 12.

Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v. France), I.C.J. Reports 2008, p. 177. Separate Opinion (pp. 269-277).

Request for Interpretation of the Judgment of 31 March 2004 in the Case concerning Avena and Other Mexican Nationals (Mexico v. United States of America). Order of 16 July 2008 on Provisional Measures, I.C.J. Reports 2008, p. 311, Joint Dissenting Opinion (pp. 341-348).

Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation). Order of 15 October 2008 on Provisional Measures, I.C.J. Reports 2008, p. 353, Joint Dissenting Opinion (pp. 400-406).

Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v. Serbia), Preliminary Objections, I.C.J. Reports 2008, p. 412, Separate Opinion, pp. 515-523.

Request for Interpretation of the Judgment of 31 March 2004 in the Case concerning Avena and Other Mexican Nationals (Mexico v. United States of America), I.C.J. Reports 2009, p. 3.

Maritime Delimitation in the Black Sea (Romania v. Ukraine), I.C.J. Reports 2009, p. 61.

Pulp Mills on the River Uruguay (Argentina v. Uruguay), Judgment of 20 April 2010.

Jurisdictional Immunities of the State (Germany v. Italy), Order of 6 July 2010 on the admissibility of the counter-claim.

Accordance with International Law of the Unilateral Declaration of Independence by the Provisional Institutions of Self-Government of Kosovo, Advisory opinion of 22 July 2010, Declaration (10 pages).

Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo) (Judgment of 30 November 2010).

Certain Activities carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua), Order of 8 March 2011 on provisional measures.

Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation). Judgment of 1 April 2011 on preliminary objections, Declaration (2 pages).

Territorial and Maritime Dispute (Nicaragua v. Colombia), Application of Costa Rica for Permission to Intervene. Judgment of 3 May 2011.

Territorial and Maritime Dispute (Nicaragua v. Colombia), Application of Honduras for Permission to Intervene. Judgment of 3 May 2011.

Application of the Interim Accord of 13 September 1995 (under deliberation).

Judgment No. 2867 of the ILO Administrative Tribunal, Request of IFAD for Advisory Opinion (under deliberation).

Agent of Slovakia before the International Court of Justice in the case concerning the *Gabčíkovo-Nagymaros Project (Hungary/Slovakia)* (1993-2003).

Expert of Slovakia in the ICSID case No. ARB/97/4, *Československá obchodní banka (ČSOB) v. the Slovak Republic* before the International Centre for Settlement of Investment Disputes (Jurisdiction) (1997-1999).

Member of the Permanent Court of Arbitration at The Hague (since 1994). Arbitrator in the *Iron Rhine (Belgium/Netherlands)* case (2003-2005) and in *Interpretation of the Award of the Arbitral Tribunal* (2005). Member of the Court of Arbitration in the *Indus Waters Kishenganga Arbitration (Pakistan v. India)* (2011-).

On the List of Arbitrators nominated under Annex VII to the United Nations Convention on the Law of the Sea (since 2004) and at the International Centre for Settlement of Investment Disputes (ICSID) (since 2005). President of the Arbitral Tribunal in *Perenco Ltd v. Ecuador* (ICSID Case ARB/08/6) (2010-). President of the *ad hoc* annulment Committee in *Fraport A.G. v. The Philippines* (ICSID Case ARB/03/25) (2008-2010); member of the *ad hoc* annulment Committees in *MHS v. Malaysia* (ICSID Case ARB/05/10) (2007-2009); *Ahmonseto, Inc. v. Egypt* (ICSID Case ARB/02/15) (2008-2010), *MCI Power Group v. Ecuador* (ICSID Case ARB/03/6) (2008-2009), *Duke Energy v. Peru* (ICSID Case ARB/03/28) (2009-2011) and *Siag and Vecchi v. Egypt* (ICSID Case ARB/05/15) (2009-2010).

Arbitrator in *ad hoc* arbitrations under the UNCITRAL Rules concerning alleged breaches of the BIT, *Dutch investor v. Central European State* (2008-2009), *HICEE v. Slovakia* (2009-2011) and President of NAFTA Tribunal in *Centurion Health Corp. v. Canada* (2009-2010).

Academic activities

Lecturer (1980-1984), Senior Lecturer (1984-1991), Public International Law, Charles University, Prague. General Course on Public International Law, Institute of International Relations, Comenius University, Bratislava (1998-1999).

Gave lectures at Columbia Law School, Cologne Law School, Czech Society of International Law, ILC Seminar in Geneva, Lauterpacht Research Centre in Cambridge, Chungnam National University (Daejeon, Republic of Korea), Korean Society of International Law (Seoul), NALSAR Hyderabad (India), New York University School of Law, University of Glasgow, Paneuropean University School of Law, Slovak Society of International Law, and for students of Harvard Law School, University of Paris Ouest Nanterre-La Défense, University of Vienna, Webster University and Leiden University.

Invited to give lectures at Xiamen Academy of International Law (China) in 2012.

Societies and committees

Member (1981-1992) and Secretary (1986-1991) of the Czechoslovak Society of International Law. Member (1988-2001) and Secretary (1988-1991) of the Czechoslovak Branch of the International Law Association (ILA). Member (since 1982) and Honorary President (since 2003) of the Slovak Society of International Law. Member of the American Society of International Law (since 2000). Member of the European Society of International Law (since 2004). Member, Board of Editors of the journal *Právník (The Lawyer)*, published by the Czechoslovak Academy of Science (1990-1991). Member of the Supervisory Board of Telders International Law Moot Court Competition (2006-). Member of the Board of *Acta Universitatis Carolinae-Iuridica* (2008-). Member of the Advisory Board of the International Institute of Air and Space Law, Leiden University (2008-). Member of the Advisory Board of the Czech Yearbook of International Law (2009-). Member of the Scientific Council of Charles University Law School (2010-).

Publications

Author of a doctoral thesis on the *Codification of International Law* (Charles University, Prague, 1984) and of a series of articles in Slovak or Czech on forms of codification of international law, the International Court of Justice, the peaceful resolution of international disputes in Europe, the establishment of the International Criminal Court, the Draft Code of Crimes against the Peace and Security of Mankind; co-author of a collection of *Documents for the Study of the Law of the European Communities* (1991).

Articles in English or French

“The First Site Visit of the International Court of Justice in Fulfilment of its Judicial Function”, *American Journal of International Law*, Vol. 92, 1998 (co-author with S. Wordsworth).

“The Special Agreement”, *Liber Amicorum Judge Shigeru Oda* (N. Ando, E. McWhinney and R. Wolfrum, eds.), Vol. I, 2002.

“Major Complexities Encountered in Contemporary International Law-Making”, *Making Better International Law: The International Law Commission at 50*, 1998.

“La Cour internationale de Justice en tant que l’Organe judiciaire principal des Nations Unies, Commentaire sur l’article 92 de la Charte”, *La Charte des Nations Unies, Commentaire article par article* (J.-P. Cot, A. Pellet and M. Forteau, eds.), 3rd ed., Vol. II, 2005.

“Comment on the Unity and Diversity of International Law in the Settlement of International Disputes”, *Unity and Diversity in International Law* (A. Zimmermann, R. Hofmann, eds.), 2006.

“Are States Liable for the Acts of their Instrumentalities?”, *State Entities in International Arbitration* (E. Gaillard, ed.), 2008.

Elettronica Sicula Case, *Max Planck Encyclopedia of Public International Law* (R. Wolfrum, gen. ed.), Oxford University Press, online 2008 (hard copy to be published in 2011).

Fisheries Jurisdiction Cases (United Kingdom of Great Britain and Northern Ireland v. Iceland), *Max Planck Encyclopedia of Public International Law* (R. Wolfrum, gen. ed.), Oxford University Press, online 2008 (hard copy to be published in 2011).

Frontier Dispute Case (Burkina Faso/Republic of Mali), *Max Planck Encyclopedia of Public International Law* (R. Wolfrum, gen. ed.), Oxford University Press, online 2008 (hard copy to be published in 2011).

Sovereignty over Certain Frontier Land Case (Belgium/Netherlands), *Max Planck Encyclopedia of Public International Law* (R. Wolfrum, gen. ed.), Oxford University Press, online 2008 (hard copy to be published in 2011).

“Interim Measures of Protection in the International Tribunal for the Law of the Sea”, in *Coexistence, Cooperation and Solidarity — Liber Amicorum Rüdiger Wolfrum*, Brill, forthcoming in 2011 (co-authored with G. Hernández).

“Les affaires africaines devant les Chambres de la Cour internationale de Justice”, in *Mélanges en honneur de Raymond Ranjeva*, A. Pedone, Paris (forthcoming in 2012).

Arbitral Award in Guyana v. Suriname, Introduction, PCA Awards Series (The Hague, forthcoming in 2011).
