

Distr.: General 21 July 2017

Original: Arabic/English/French/

Spanish

General Assembly
Seventy-second session
Item 114 (c) of the provisional agenda*
Elections to fill vacancies in principal organs: election of five members of the International Court of Justice

Security Council Seventy-second year

Curricula vitae of candidates nominated by national groups

Note by the Secretary-General

Contents

		Page
I.	Introduction	2
II.	Curricula vitae	2
	Ronny Abraham (France)	2
	Chaloka Beyani (Zambia)	4
	Dalveer Bhandari (India)	28
	Antônio Augusto Cançado Trindade (Brazil)	38
	Christopher Greenwood (United Kingdom)	42
	Nawaf Salam (Lebanon)	50
	Abdulgawi Ahmed Yusuf (Somalia)	53







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 seventy-second session of the General Assembly. The list of nominated candidates is contained in document A/72/182-S/2017/620. 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/72/181-S/2017/619).

II. Curricula vitae*

Ronny Abraham (France)

[Original: English, French and Spanish]

President of the International Court of Justice

Ronny Abraham, of French nationality, has been a Member of the International Court of Justice since 15 February 2005. He was re-elected as from 6 February 2009. He has been the President of the Court since 6 February 2015.

Ronny Abraham was born in Alexandria, Egypt, on 5 September 1951.

He holds a diploma in Advanced Studies in Public Law (Diplome d'etudes supérieures de droit public) from the University of Paris I (1974), a diploma of the Institut d'etudes politiques of Paris (1973) and is an alumnus of the Ecole nationale d'administration (1976-1978).

He was Professor of international law at the *Institut d'etudes politiques* of Paris (until 1998), Associate Professor at the University of Paris X-Nanterre from 1997 till 2003, and Associate Professor at the University of Paris II, Panthéon-Assas (public international law, human rights) from 2004 till 2005.

Ronny Abraham held the position of Judge sitting in the French administrative courts from 1978 till 1985 and from 1987 till 1988. From 1986 till 1987, he was Assistant Director of the Office of Legal Affairs of the French Ministry of Foreign Affairs. Furthermore, he was *Maître des requêtes* in the *Conseil d'Etat* from 1988 till 2000, *Conseiller d'Etat* from 2000, *Commissaire du gouvernement* (advocate general) before the judicial organs of the *Conseil d'Etat* from 1989 till 1998.

From 1998 till 2005, Ronny Abraham has been the Director of Legal Affairs (legal adviser) at the French Ministry of Foreign Affairs, in charge of advising the Government on legal matters in the fields of general international public law, European Union law, international human rights law, and the law of the sea.

From 1998 to 2004, he was appointed as Agent for France in many cases before international and European courts: International Court of Justice; European Court of Human Rights; Court of Justice of the European Communities; International arbitral tribunals.

President Abraham has been Member and Chair of the Committee of Experts of the Council of Europe for the Improvement of Procedures for the Protection of Human Rights (Member from 1986 till 1998; Chairman from 1987 till 1989). He was also Chair of the Joint Consultative Committee of the Organisation for

^{*} Curricula vitae are issued without formal editing.

Economic Co-operation and Development from 1994 till 1998.

From 1998 till 2004, he was Member of the French delegation to the General Assembly of the United Nations as well as Head of the French delegation to the Sixth Committee of the General Assembly.

In 2002, 2003 and 2004, President Abraham was Head of the French delegation to the Assembly of States Parties to the Rome Statute of the International Criminal Court and Head of the French delegation in the Working Group on Jurisdictional Immunities of States and their Property in 2004. He was also Head of the French delegation to the Central Commission for the Navigation of the Rhine from 1998 till 2005, and Chairman of the Commission from 2002 till 2003.

He has also been an arbitrator in the framework of the ICSID Convention proceedings, and a judge ad hoc at the International Tribunal for the Law of the Sea.

President Abraham is Member of the Board of Editors of the *Annuaire français* de droit international.

He produced several publications including: Droit international, droit commnnautaire et droit français (1989); "Les magistrats des tribunaux administratifs et des cours administratives d'appel", Revue française de droit administratif (RFDA) (1988), March-April, No.2; "Compétence des juridictions internes pour interpréter un traité international", Actualité juridique droit administratif (September 1990); Revue générale de droit international public, (1990); "La notion d'effet direct des traités internationaux devant le Conseil d'Etat", Recueil Dalloz (1998), jurisprudence; "Les normes du droit communautaire et du droit international devant le juge administratif français", presented at the Symposium of the Societe française pour le droit international, held at Bordeaux, ed. Pedone, Paris, 2000; "Les procédures incidentes devant la Cour Internationale de Justice", presented at a workshop of the School of Law of the University of Rennes I, ed. Pedone, Paris, 2001; "La France devant les juridictions européennes", Pouvoirs, 2001, No.96; "Le rôle du jurisconsulte an Ministère des affaires étrangères", presented at the symposium of the Société française pour le droit international held at Geneva, ed. Pedone, Paris, 2004; "Le principe du contradictoire devant les juridictions internationales", presented at the symposium organized by the University of Paris I, ed. Pedone, 2004.

"La Cour internationale de Justice, juge constitutionnel?", in La Charte des Nations Unies, Constitution mondiale?, symposium organized by the University of Paris X, ed. Pedone, Paris, 2006; "L'application des traités internationaux et l'office du juge des référés administratifs". Mélanges Labetoulle, ed. Dalloz, Paris, 2007; "L'articulation du droit interne et du droit international", La France et le droit international, G. Cahin, F. Poirat, S. Szurek (dir.), ed. Pedone, Paris, 2007; "The Effects of International Legal Obligations in Domestic Law in Light of the Judgment of the Court in the Medellin case", in G. Gaja, J. Grote Stoutenburg (eds), Enhancing the Rule of Law through the International Court of Justice, Brill/Nijhoff, Leiden/Boston, 2014; Preface to "Les grandes decisions de la jurisprudence française de droit international public", A. Pellet, A. Miron (dir), ed. Dalloz, Paris, 2015

17-12355 3/**59**

Chaloka Beyani (Zambia)

[Original: English]

- EXPERIENCE IN INTERNATIONAL LAW SINCE 1984
 - NOMINATED BY THE PRESIDENT OF THE REPUBLIC OF ZAMBIA TO THE CONSTITUTIONAL COURT OF ZAMBIA AS JUDGE, 2016
 - NOMINATED BY THE PRESIDENT OF MOZAMBIQUE AS A MEDIATOR TO THE PEACE PROCESS IN MOZAMBIQUE
- PROFESSOR (ASSOCIATE) OF INTERNATIONAL LAW, LONDON SCHOOL OF ECONOMICS
- VISITING PROFESSOR OF INTERNATIONAL LAW, UNIVERSITY OF PENNSYLVANIA 2016-2017
- MEMBER OF THE LAW DEPARTMENT, LONDON SCHOOL OF ECONOMICS AND POLITICAL SCIENCE (LSE) SINCE 1996 TO PRESENT
- MEMBER OF THE LAW FACULTY, UNIVERSITY OF OXFORD 1992-2004
- MEMBER OF THE SCHOOL OF LAW, UNIVERSITY OF ZAMBIA 1984-1988
- UNITED NATIONS SPECIAL RAPPORTEUR ON HUMAN RIGHTS OF INTERNALLY DISPLACED PERSONS 2010 TO 2016.
- I. CONDUCTED MORE THAN 31 MISSIONS AND VISITED MORE THAN 40 STATES
- II. ADDRESSED THE WORLD HUMANITARIAN SUMMIT 2016
- III. ADDRESSED THE UNITED NATIONS ECONOMIC AND SOCIAL COUNCIL SEGMENT ON FORCED DISPLACEMENT 2016
- IV. ADDRESSED THE AFRICAN UNION COMMON POSITION ON HUMANITARIAN ACTION 2014
- V. ADDRESSED THE UNITED NATIONS SECURITY COUNCIL 2013 AND 2014
- VI. ADDRESSED THE UNITED NATIONS GENERAL ASSEMBLY (THIRD COMMITTEE) AND THE UNITED NATIONS HUMAN RIGHTS COUNCIL ONCE EACH YEAR RESPECTIVELY SINCE 2011 TO OCTOBER 2016
- PRINCIPAL OF THE UNITED NATIONS INTER-AGENCY STANDING COMMITTEE 2010-2016
- MEMBER OF THE UNITED NATIONS' DEPUTY SECRETARY GENERAL SENIOR GROUP OF EXPERTS ON HUMAN RIGHTS UPFRONT 2014 TO PRESENT
- MEMBER OF THE UK FOREIGN SECRETARY'S ADVISORY GROUP ON HUMAN RIGHTS 2010 TO PRESENT
- MEMBER OF THE UK PRIME MINISTER'S SPECIAL ENVOY STEERING BOARD ON SEXUAL AND GENDER BASED VIOLENCE IN ARMED CONFLICT 2010 TO PRESENT

- CHAIRPERSON OF THE SPECIAL PROCEDURES OF THE HUMAN RIGHTS COUNCIL 2014-2015
- MEMBER OF THE COMMITTEE OF EXPERTS ON CONSTITUTIONAL REVIEW THAT PREPARED THE NEW CONSTITUTION OF KENYA 2010, 2009-2010
- LEGAL ADVISOR TO THE AFRICAN UNION ON TREATY MAKING: DRAFTED AND NEGOTIATED THE ADOPTION OF THE AFRICAN UNION CONVENTION FOR THE PROTECTION AND ASSISTANCE OF INTERNALLY DISPLACED PERSONS 2005-2009
- LEGAL ADVISOR TO THE AFRICAN UNION ON UNIVERSAL JURISDICTION AND INDICTMENT OF SENIOR AFRICAN OFFICIALS 2008-2009
- MEMBER OF THE AFRICAN UNION AND EUROPEAN UNION AD HOC GROUP ON UNIVERSAL JURISDICTION 2008-2009
- LEGAL ADVISOR TO THE AFRICAN UNION ON DRAFT MODEL LAW ON UNIVERSAL JURISDICTION 2009
- MEMBER OF THE HIGH LEVEL PANEL OF EMINENT PERSONS OF THE AFRICAN UNION ON THE CREATION OF AN AFRICAN UNION GOVERNMENT
- LEGAL COUNSEL, HEADS OF STATE SUMMIT, INTERNATIONAL CONFERENCE ON THE GREAT LAKES REGION 2006
- LEGAL ADVISOR ON TREATY MAKING TO THE INTERNATIONAL CONFERENCE ON THE GREAT LAKES REGION: DRAFTED AND NEGOTIATED THE ADOPTION OF THE GREAT LAKES PACT (AND PROTOCOLS) ON SECURITY, STABILITY AND DEVELOPMENT 2003-2006
- DRAFTED THE NAIROBI DECLARATION AND PLAN OF ACTION ON DURABLE SOLUTIONS FOR SOMALI REFUGEES IN THE IGAD REGION, WHICH WAS ADOPTED BY THE IGAD HEADS OF STATE AND GOVERNMENT, 25 MARCH 2017
- PARTICIPANT IN RETREAT OF THE EXECUTIVE OFFICE OF THE UNITED NATIONS SECRETARY GENERAL 10-12 MARCH ON 2017 THE SECRETARY GENERAL'S VISION OF PREVENTION OF CONFLICT
- KEY NOTE SPEAKER ON BEST PRACTICES IN CONSTITUTION MAKING AT A NATIONAL STAKE HOLDERS' MEETING ON JUSTICE AND HUMAN RIGHTS, BANJUL, THE GAMBIA 25-27 MAY 2017
- KEY NOTE SPEAKER ON SOCIO-ECONOMIC RIGHTS AND FORCIBLE DISPLACEMENT UNDER THE SARAJEVO DECLARATION, COUNCIL OF EUROPE MEETING, SARAJEVO, BOSNIA 27-29 JUNE 2017
- ELECTED MADSON WHO IS WHO PERSONALITY (MAN) OF THE YEAR 2008-2009

EXPERTISE AND SPECIALISM

Practice and theory: International law; Human Rights; Comparative Constitution Making; International Criminal Justice; Refugees, Migration, Internally Displaced

17-12355 **5/59**

Persons; Self-determination, Democracy, Elections, Anti-Corruption; International Legal Aspects of Post-conflict Reconstruction; Territorial and Maritime Disputes; Mediation; and Multilateral Treaty Making, Drafting and Negotiation, Evaluation of International Organisations.

Employment

2013 to Present: Associate Professor of international Law and Human Rights at the London School of Economics and Political Science;

1996-2002: Lecturer in International Law and Human Rights at the London School of Economics and Political Science;

2002-2012: Senior Lecturer in International Law and Human Rights at the London School of Economics; Chair of the Advisory Board of the Centre for the Study of Human Rights at the London School of Economics 2008-2010;

Visiting Professor of International Law, University of Pennsylvania 2016-2017; Visiting Professor of International Law and Human Rights, University of Toronto, Canada, 2002-2010; Visiting Professor of International Law, Santa Clara University, California 1998-2009.

1995-2001: Lecturer in International Law and Human Rights, London School of Economics and Political Science (LSE), University of London.

1992-2004: Member of the Faculty of Law of the University of Oxford.

1991-1995: Full Research Fellow in International Law, Wolfson College, Oxford.

1993-1995: Crown Prince Hassan Research Officer in International Law, Human Rights and Forced Migration, Queen Elizabeth House, Refugee Studies Programme.

1993-1995: Lecturer in Law, Exeter College, Oxford.

1995-1996: Lecturer in Law, St Catherine's College, Oxford.

1983-1988: Lecturer in Law, University of Zambia.

1982-83: Teaching Assistant in Law, University of Zambia.

1982: Council of Law Reporting for Zambia, Assistant Editor. Edited the 1984 and 1985 volumes of the Zambia Law Reports.

INTERNATIONAL LEGAL EXPERIENCE AND PRACTICE

United Nations Special Rapporteur on the Human Rights of Internally Displaced Persons, 2010 to 2016

United Nations Principal, Inter-Agency Standing Committee 2010 to 2016.

United Nations Deputy Secretary General's Member of Senior Group of Experts on Human Rights Up Front 2014 to present.

Member of the UK Foreign Secretary's Advisory Group on Human Rights, 2010 to present.

Member of the UK Prime Minister's Special Envoy Steering Board on Sexual and Gender based Violence in armed conflict 2011 to present.

Chairperson of the Special Procedures of the Human Rights Council 2014-2015.

Constitution Making:

Member of Committee of Experts on Constitutional Review, Republic of Kenya, 3rd March 2009-15th October 2010. International Expert preparing a harmonised draft

Constitution for the Republic of Kenya with Kenyan National Experts and two International Experts. Lead responsibility for working out the system of government.

Treaty making:

International Conference on the Great Lakes Region — Served as Legal Counsel, Heads of State Conference, Nairobi 2006 and Legal Advisor, Secretariat of Great Lakes Region, International Conference on Peace and Security in the Great Lakes 2005-2008 (Angola, Burundi, Democratic Republic of the Congo, Central African Republic, Kenya, Republic of Congo, Rwanda, Sudan, Tanzania, Uganda, and Zambia) with regard to the legal and constitutional framework for peace, security, political and economic stability, and human security, in post conflict reconstruction in the Great Lakes Region.

Drafted and negotiated the Constitutional framework for the Great Lakes Region for adoption by the Summit of the Heads of State and Government of the Summit corell Member States, a peace treaty called the Pact on Security, Stability, and Development 2006 and the following Protocols under the Pact covering, Non-Aggression, Mutual Defence, and Peaceful Resolution of Conflicts in the Great Lakes Region; Suppression and Elimination of Sexual Violence Against Women in the Great Lakes Region; Protection and Assistance to Internally Displaced Persons in the Great Lakes Region; and Information and Communication; Property Rights of Returning Populations in the Great Lakes Region. Redrafted the Protocols on Democracy and Good Governance, Illegal Exploitation of Natural Resources, Prohibition of Genocide, Crimes Against Humanity, and War Crimes; Judicial Cooperation; and Development and Reconstruction.

- Advisor to the International Conference on the Implementation of these Agreements 2006-2009.
- Formulation of the Republic of Rwanda's national implementation plan on the Pact on Peace, Security, Stability and Development in the Great Lakes Region.

African Union:

Member of the High Level Panel of Eminent Persons of the African Union examining the creation of a Union Government for Africa 2008-2009. Researched and drafted the constitutional conceptual framework for a Union Government in Africa.

- · Legal Advisor on draft model law on universal jurisdiction.
- Rapporteur with Dr Roger Okeffe, and Member of the African Union and European Union Ad Hoc Expert Group on Universal Jurisdiction 2008-2009. Prepared a report on Universal Jurisdiction, which also examines the laws of African and European States on Universal Jurisdiction.
- Legal Advisor on universal jurisdiction and the indictment of senior officials of African States by some European States. Prepared position paper of the African Union on universal jurisdiction, which was approved by the AU Assembly of Heads of State 2008-2009.
- Resource person on the evaluation, audit, and review of the African Union, in relation to the legal, administrative, and functional framework for political and economic integration in Africa 2007-2008.

17-12355 **7/59**

Treaty Making:

Designed, drafted and negotiated adoption of the AU Convention on the Protection of Internally Displaced Persons, 2006-2009.

Stages of adoption negotiated: African Expert Group; African Union Ministers of Home Affairs and Refugees; African Union Legal Experts of the Member States; African Union Executive Council of Foreign Ministers; and Assembly of the African Union Heads of State.

- Formulation of the AU policy on Gender and Human Rights, 2006
- Post Conflict Reconstruction (Safe Africa and Ambassadors of the AU)
 Durban, 2005
- Human Rights and Law of Armed Conflict (ICRC and AU) Addis Ababa, 2004
- 30th Anniversary of the 1969 AU Convention Governing the Specific Aspects of Refugee Problems in Africa (AU and UNHCE) Guinea Conakry, 2000
- Women and Displacement in Africa (AU and UNIFEM), Addis Ababa, 1998
- Conflict Resolution Mechanism and Early warning 1995-1996
- Forced Population Displacement (AU), 1994

United Nations High Commissioner for Human Rights:

- Panellist on Human Rights Defenders, 10th December 2010
- Chairperson of the Expert Group on Mercenaries and Private Military Companies, 2004
- Expert on Human Rights and Extreme Poverty, Social Forum, Geneva 2004
- Delegate of the High Commissioner and Expert, Afro-Asian Legal Consultative Organisation, 2003, Abuja.
- Expert on Human Rights based approach to Development, Geneva 2001, 2002.
- Expert on the Prohibition of Mercenaries and Regulation of Private Military Companies, Geneva 2001, 2002, 2004.
- Expert on Human Rights and Extreme Poverty, Geneva, 2002.
- Expert on Freedom of Movement and Population Transfers, Geneva 1997.
- Expert on the Legality of Population Transfers, Geneva 1994.

United Nations High Commissioner for Refugees:

- Table Expert on the Civilian Character of Refugee Camps and Settlements, Geneva 2004
- Round Table Expert on Protection of returning refugees, Geneva 1993.
- State Responsibility for refugee flows, Addis Ababa 1994.
- Expert Group Meetings with States on Gaps in the International Protection of Refugees, Geneva 1996-1998. Formulated the premises of the

Comprehensive Approach to Refugee Protection. Led the discussion on the supervisory responsibility of UNHCR, and drafted position papers on Legal aspects of Burden Sharing and Capacity building for States.

- Forcibly Displaced Populations: Problems of Return, Geneva 1997. Paper outlining a research agenda for UNHCR on this and related issues.
- International Protection of Refugees in Africa 1998. Paper written for UNHCR and the OAU laying down the framework for future refugee protection in Africa in the 21st Century. The paper provided the basis for the adoption by the OAU of policy recommendations aimed at enhancing refugee protection in Africa.
- Chair, Cambridge Round Table on Global Consultations 2000
- Lecturer and trainer, Institute of International Humanitarian Law, San Remo 1999-2000
- Lecturer and Trainer, Ghana Refugee Board Officials, in conjunction with UNHCR, Ghana, 2002
- Expert, Round Table on the Separation of Armed Elements and on maintaining the Civilian character of Refugee Protection 2004

United Nations World Health Organization:

Led expert meeting on long term Restrictions on the Freedom of Movement of Persons Suffering from HIV/AIDS, Geneva 1994. The meeting led to the adoption of guidelines on human rights and HIV/AIDS.

United Nations Fund for Women (UNDP & UNIFEM):

- Lead paper written for an international conference on the Protection of Internally Displaced and Refugee women, Addis Ababa 1995. Basis for the adoption of UNIFEM's policy recommendations on this subject.
- Paper titled 'Property and Land Rights During Situations of Conflict and upon Return 1998' and presented at an international conference in Rwanda, Kigali.

United Nations Population Fund and High Commissioner for Human Rights:

- Women's Human Right to Sexual Health and Reproductive Rights 2001
- Reproductive Health: Country Programme for Zambia 1997.

Commonwealth Secretariat:

- Training of Government officials on the implementation of human rights, Government of the Maldives, 2008.
- Expert Advisor and Conference paper, Commonwealth Law Ministers of Small Commonwealth Jurisdictions on Problems of Compliance with International Legal Obligations (2007)
- Legal Advisor to the Commonwealth on drafting the Constitution of Swaziland, and assisted in redrafting the draft Constitution (2004) with Dr Peter Slinn (2004)
- Expert advisor and paper on Political Parties, Parliament and the Democratic Process (2004)
- Mainstreaming Human Rights in Development (2003-2004)

17-12355 **9/59**

- Survey of Anti-Corruption measures in the Commonwealth (2004)
- Evaluation of the Role of the Commonwealth Secretariat in the Promotion of Human Rights (including gender mainstreaming) 2001

European Community Humanitarian Office:

International Legal Aspects of Humanitarian Assistance 1996.

Lawyers' Committee for Human Rights:

- Advisor on a research project on Nationality and Statelessness in Eastern Europe, New York 1995.
- Member of the research project on refugee protection in Africa 1994-1995. Field missions to refugee camps in Kenya, Malawi, Mozambique, Sudan and Mozambique. Research project subsequently published as African Exodus (1995).
- Field missions to Tanzania (1995), Rwanda 1994 & 1999
- Director of the project on the Implementation of Exclusion Clauses under the 1951 Refugee Convention 1997-2000. Field missions to Kigali (Rwanda) and Arusha (Tanzania) Addis Ababa (Ethiopia) to research on criminal justice, war crimes, genocide, and the work of the International Criminal Tribunal for Rwanda.

International Centre for Ethnic Studies and Government of Sri-Lanka:

Member of the Advisory Committee for the research project commissioned by the Government of Sri-Lanka on a future Federal Constitution for Sri-Lanka, based on Comparative Federalism and Ethnicity, Sri Lanka, Colombo 1995.

International Council on Human Rights:

- Lecture to the Board of the Human Rights Council, Post-Conflict Reconstruction and Justice in the Great Lakes Region, 2008.
- Transitional Justice and Amnesties 2006.
- Advisor and member of the Advisory Group on Migration, Human Smuggling and Trafficking, Geneva 2004
- Consultant, Poverty Reduction in Difficult Environment (PRDE) team at Department for International Development (DFID), UK Government 2004.

Governments of Norway and Switzerland:

Expert Lecture on Transitional Justice and Reconciliation, on the occasion of the visit of the King of Norway to Switzerland in 2007.

Republic of Zambia:

Member of the Constitutional Review Task Force nominated by the Government to review the Constitution in 1996.

Qualifications:

D.Phil. (Wolfson College and Faculty of Law, Oxon) 1988-1992. Title of D.Phil. thesis: Restrictions on Internal Freedom of Movement and Residence in International Law. Supervisor: Professor Ian Brownlie, CBE, QC, FBA, Emeritus

Chichele Professor of Public International Law in the University of Oxford and Fellow of All Souls College, Oxford. Examiners: Professor Paul Craig, Norton Rose Professor of Law in the University of Oxford, Fellow of St. John's College, Oxford, and Professor David Harris, Professor of Public International Law, University of Nottingham.

M.A-status (Wolfson College and Faculty of Law, Oxon) 1992-1995; 1999 to 2002. Status granted by the Hebdomadal Council of the University of Oxford for Membership of the Faculty of Law, Congregation, and Convocation.

LL.M (University of Zambia) 1983-84. Courses studied: Comparative Constitutional Law, Administrative Law, International Law, and International Trade Law. LL.M thesis: The Legal Framework for the Decentralised (Devolved) System of Government in Zambia. Supervisor: The late Dr. Stanely Mumba, Ph.D. (Birmingham), Senior Lecturer in Law, University of Zambia. Thesis examiners: Dr. Stanely Mumba, and Professor Niville Brown, Professor of Administrative Law, University of Birmingham. External examiners in individual subjects: Professor James Reid (London); Dr Peter Slinn (London) and Professor Reg Austin (Zimbabwe and London).

LL.B (University of Zambia) 1978-1982. Studied core subjects under the common law syllabus: Introduction to Law and Legal Process, Law of Contract, Law of Torts, Criminal Law, Constitutional Law, Law of Evidence, Land Law, Commercial Law, Administrative Law, Family Law, Jurisprudence, Company Law, International Law, International Trade Law, and LL.B thesis titled: *The Law and Public Security Problems in Zambia*. External examiners for the thesis and individual courses: Professor James Reid (London); Dr Peter Slinn (London); Dr Alan Milner (Trinity, Oxford) and Professor Reg Austin (Zimbabwe and London).

University Teaching Experience

London School of Economics and Political Science, University of London, Law Department since January 1996.

Chair of the Advisory Board of the Centre for the Study of Human Rights, London School of Economics 2008-2010

Lectures and seminars (LL.M):

International Protection of Human Rights (Course Convenor 1996-2009); International Human Rights; Human Rights of Women; International Criminal Law; United Nations Law; Refugees, Displaced Persons and Migrants (Course Convenor 2000-2010).

Classes (LL.B):

Public International Law, International Protection of Human Rights, and Criminal Law.

Fortnightly Research Seminar:

Research methods for Research and Ph.D. students (Seminar Convenor).

Supervision:

Ph.D. candidates (9 successfully completed; 3 underway); 35 LLM candidates

Setting and Marking Final Examinations and Examining Ph.D. Theses:

International Protection of Human Rights (LL.M)

11/59

Criminal Law (LL.B)

External examiner, Ph.D. thesis:

1997, University of Southampton (State responsibility for Refugee Flows)

1998, University of Warwick (Corporate Finance and the Emerging Stock Exchange in Zambia)

1999, University of Oxford (Legal Responsibilities of Countries of origin and Third States in Refugee Situations under Public International Law)

2005, University of Salford, Manchester (Malawi and the Law of the Southern African Development Community)

2014, University of Oxford (Internal Displacement)

Internal examiner, Ph.D. thesis:

1999, SOAS (Race and Immigration in the United Kingdom)

1999, LSE (Human Rights and Gender: An African perspective)

2005, LSE (Religion and Human Rights)

2005, LSE (The Law of the Iran Claims Tribunal)

2005, ICS (Economic, Social and Cultural Rights)

2006, SOAS (Self-Determination and Population Transfer)

2008, Queen Mary (Refugees under International Humanitarian Law)

2009, LSE (Cyber Warfare and International Humanitarian Law)

2009, SOAS (Child Soldiers in Southern Sudan)

External Examiner:

1999-2001, M. St., Oxford, Refugee Studies Centre, Queen Elizabeth House

2007-2011, LLM, SOAS

2008-2011, LLB & LLM, University of Nottingham

Administrative Responsibilities:

Chair of the Advisory Board of the Centre for the Study of Human Rights at LSE, 2007-2010, and continuing

Chair of Admissions for LLM students 2004-2006

Member of the LLM Review Panel 2006

Member of the London School of Economics' Academic Review and Planning Committee 2002-2003 (The School's Planning and Evaluation Committee)

Member of the School's Planning and Evaluation Committee Review Panel of the European Institute 2004

Member of the London School of Economics' Committee on drafting Guidelines on Racial Discrimination 2002

Director of Ph.D. programme responsible for the management of the Law Department's Research and Doctoral Students 1999-2000

Admissions for LL.B (1996) and LL.M (1997-2006) students

Member of the Strategic Planning Committee, Law Department 1999-2001

Personal Tutor: LL.B (19 students); LL.M (48 students)

Member of the Teaching Committee of the Law Department 2001

Member of the School's Disciplinary Panels 1998-2006

Member of the School's Nominations Committee 2004-2006

Member of the School's Race and Equality Group 2004-2006

University of Oxford 1992-1999

Lectures: Faculty of Law: 1997-1998 International Protection of Human Rights;1993-1997 Human Rights and the Status of Women in International Law (Last four weeks, Michaelmas term 1993); Territorial Disputes in International Law (Last four weeks, Michaelmas term 1994 &1996); Human Rights (Eight weeks, Hilary Term 1997).

Foreign Service Programme in conjunction with the Faculty of law: Law of the Sea (First Four Weeks, Hilary Term 1994-1999; 2003-2004); Human Rights in International Law, and the Law of Diplomatic Immunity (Last Four weeks, Trinity term 1994-1999); The Nature and Sources of International Law (First four weeks, Michaelmas term 1994-1999); International Law and the Use of Force, and the Law of Diplomatic Immunity (First Four weeks, Trinity term 1995-1999).

Seminars: Queen Elizabeth House, Refugee Studies Programme:

The United Nations system of human rights protection, 1999.

The Universality of human rights, 1998.

International Refugee Law and Human Rights, Summer School, 1991-1995; 1997-1999.

International Legal Order, Human Rights and Forced Migration (Eight weeks, Hilary Term 1994 and Trinity Term 1995).

Tutorials

Public International Law

Colleges: Corpus Christi; Exeter; Greyfriars; Keble; Manchester; Mansfield; University College; St Anne's; St Catherine's; and Trinity (including BCL).

Public Law (Constitutional and Administrative Law)

Colleges: Brasenose; Mansfield; Pembroke; St Anne's; St Catherine's; and St Edmund Hall.

General Academic responsibilities:

Admissions (Exeter): interviewing and selecting applicants for admission to studies.

Term reports on the performance of undergraduates.

Marking undergraduate essays.

Examiner, Faculty of Graduate Studies (Law):

Five M.St. thesis 1997, 1998, 1999, 2001, 2005.

13/59

Transfer of status to D.Phil. for candidates at Trinity College (with Dr M. Janis, 1995) and St. Edmund Hall (with Dr C. Gray, 1996), and Wadham (with Professor Guy Goodwin-Gill, 1998).

Wolfson College Adviser, D.Phil. candidates in International Law.

Setting and marking examination papers, Refugee Studies Programme, Oxford.

Acted as Director, Refugee Studies Programme (1994, 1995), Queen Elizabeth House.

University of Zambia 1982-1988

Lectures. School of Law: Three lectures per week each academic year in the following subjects: Public International Law (Fourth year students, 1984-88); Administrative Law (Third year students, 1986-88); and Post graduate diploma in Public International Law (1986-1988).

Tutorials. Three tutorials per week in each academic year in the following subjects: Administrative Law (1982-1984); Constitutional Law (1982-86); and Criminal Law (1982-84).

Supervision. Fourth Year undergraduate thesis in Public Law.

General academic responsibilities:

Setting and marking examination papers.

External examiner, Council of Legal Education, and United Nations Institute for Namibia.

Member and Secretary, Editorial Board of the Zambia Law Journal.

Member, Examinations and Curriculum Committee, School of Law.

Member, Appointments and Promotions Committee, School of Law.

Member, Board of Examiners, School of Law.

Member, Research and Travel Grants Committee of the University of Zambia.

Chairman, Special Disciplinary Committee of the University of Zambia.

Member, Professional Committee of the United Nations Institute for Namibia.

Other University Teaching:

Appointed Distinguished Visiting Professor, University of Philadelphia 2016-2017

Appointed Distinguished Visiting Professor, University of Toronto, since 2002

Visiting Professor, School of Law, Santa Clara University, California, August-October (1998&1999, 2002, 2008). Subjects taught: The Law of the Sea; International Protection of Human Rights; International Criminal Law.

London School of Tropical Hygiene, 1994

Constitutionalism and Democracy in Africa

Visiting Scholar, Baldy Centre for Human Rights and the Faculty of Law, University of Buffalo 1-6 March 1993. I lectured on the subject of Human Rights in relation to Economic Social and Cultural Rights in International Law. In all I gave three lectures of two hours duration on the following themes:

• The Concept of Human Rights in International Law;

- The Content of Obligations under the Covenant on Economic Social and Cultural Rights 1966; and
- Humanitarian Assistance and the regime of Economic Social and Cultural Rights.

University of Kent, Department of International Relations, 1990 and 1991. I gave lectures on The Protection of Human Rights under States of Emergency in International Law.

Institute of Advanced Legal Studies 1992, London.

Lectured on the topic of Continuing Legal Education

Publications

Books

Collected Essays on the Use of International Law, (Cameron Publishers, 2013) Topics include: State Sovereignty, Intervention, Use for Force in Iraq, International Humanitarian Law in the context of the War against Terror, Inter-Play Between International Humanitarian Law and Human Rights, Mercenaries and the Regulation of Private Military Companies, The Role of the Commonwealth in protecting Human Rights, Small Commonwealth Jurisdictions and Problems of Compliance, Regional Responses to Fragile States etc.

The Right to Seek Asylum under the African Charter on Human and Peoples' Rights (Nijhoff Martinus, 2013)

In preparation: Territorial and Maritime Disputes (Hurst publishers)

Human Rights Standards and the Free Movement of People within States (Clarendon Press, Oxford 2000).

Blackstone's Guide to the Asylum and Immigration Act 1996 (Blackstone Press, 1996), with Professor Leonard Leigh.

Monographs

Mainstreaming Human Rights in the Commonwealth Secretariat (with Professor Paul Hunt) (Commonwealth Secretariat, 2004)

Evaluation Study on the Role of the Commonwealth in the Protection of Human Rights (Commonwealth Secretariat: London, 2001)

The Regulation of Private Military Companies: Options for the United Kingdom Government (International Alert, London 2001) with D. Lilly.

"Exclusion from Protection: Article 1F of the United Nations Refugee Convention and Article 1(5) of the OAU Convention in the Context of Armed Conflict, Genocide, and Restrictionism". Special Issue of the International Journal of Refugee Law, Oxford University Press, Autumn 2000, with Joan Fitzpatrick, Walter Kaelin and Monette Zard (Guest Editors)

Articles, Chapters & Papers

"Practical Solutions in Situations of internal displacement" Forced Migration Review (with Natalia Baal and Martina Caterina) 2016.

"Reconstituting the Universal: Human Rights as a Regional Idea" in Connor Gearty et al, *Human Rights (Cambridge 2012)*.

1**5/59**

"From Soft Law to Hard Law: The Guiding Principles on Internal Displacement", *Proceedings of the American Society of International Law* (2009).

"The Pact on Security, Stability and Development in the Great Lakes Region" *International Legal Materials* (2007).

"Recent Developments in the African Human Rights System" *Human Rights Law Review* (2007).

Commentary on Judge Higgins' Lecture on the International Rule of Law, *Justice* (2007).

"Elaborating a Legal Framework for the Protection and Assistance of Internally Displaced Persons in Africa" *Journal of African Law*, 50, 2 (Cambridge, 2006) 1-11

"The Role of Human Rights Bodies in Protecting Refugees" in A. Bayefsky (ed), Human Rights, Internally Displaced Persons and Migrant Workers (Kluwer, 2006) pp. 269-281

"Governance and Human Rights in the SADC Region" 3(1) Journal of African Elections (2004)62-80.

"The Inter-Play Between Human Rights and International Humanitarian Law" (ICRC, 2004)

"International Law and the War on Terror" in Humanitarian Policy Group Report on Humanitarian Action and the "Global War on Terror": A Review of Trends and Issues (London, 2003).

"The Legacy of Jennings on Constitution Making in the Commonwealth" (London School of Economics, 2003).

"Human Rights and the Broader Context: The Role of Ruling and Opposition Parties and Parliament in the Democratic Process (Commonwealth Secretariat, 2004).

"The Meaning of Intervention", in *The Responsibility to Protect, Report of the International Commission on Intervention and State Sovereignty* (International Development Centre, Ottawa, 2001) pp. 15-23.

"The Concept of State Sovereignty", in *The Responsibility to Protect, Report of the International Commission on Intervention and State Sovereignty* (International Development Centre, Ottawa, 2001) pp. 5-13.

"The Legal Criteria for the Separation of members of Armed Forces, Armed Bands, and Militia from Refugee Populations" in *Special Issue of the International Journal of Refugee Law*, Oxford University Press, Autumn 2000.

"The Legal Premises for the International Protection of Human Rights" in G. Goodwin-Gill and S. Talmon, *The Reality of International Law: Essays in Honour of Ian Brownlie* (Oxford, 1999).

"Women's Land and Property Rights in Situations of Conflict" online publication at www.iacarrd.org/en/icarrd_doc_tec/batch3

"International Law and the Lawfulness of the State of Emergency in Zambia", Zambia Law Journal (1998).

"Legal safeguards on Mining in Africa." *Mining Journal* 328, no. 8414:15 (1997)

"A Political and Legal Analysis of the Problem of the Return of Forcibly Transferred Populations (Ethnic Cleansing)", 16 *Refugee Quarterly Survey* (1997) pp. 1-25.

"Refugee Rights" Ed., Interights Bulletin 11(1997) 37-83. ISSN 0268-3709-3709.

"Legal Basis for Humanitarian Assistance" in ECHO, Forum on Ethics in Aid and Humanitarian Assistance (European Union, 1997).

"Legal Aspects of Migration in International Law" in Ellis, Africa Now: Peoples and Institutions (James Currey, 1996).

"Assessing the Status of Women: A guide to Reporting Under the Convention on the Elimination of All Forms of Discrimination Against Women (Commonwealth Secretariat/IWRAW, 1996)

"An International Legal Perspective on Refugee and Displaced Women", in United Nations, Legal Status of Refugee and Displaced Women in Africa (UNIFEM, 1996).

"State Responsibility for Refugee Flows and Displaced Persons with respect to the Country of Origin" *International Journal of Refugee Law* 7 (1995).

Introductory chapter, The Refugee Convention 1951: The Travaux Preparatoires Analyzed with a Commentary by Weis, 7 Cambridge International Law Documents Series (Grotius Publications, Cambridge, 1995).

"Towards Effective Protection of Women's Rights under the African Charter on Human and People's Rights", a chapter in Cook, Ed., *Human Rights of Women* (University of Pennsylvania Press, 1994).

"The Prerequisites of Education: Minorities and Refugees", a chapter in Minority Rights Group Ed., *Education Rights and Minorities* (Manchester Free Press, 1994).

Foreword, Introductory chapter in Chan, Kaunda and Southern Africa: Image and Reality in Foreign Policy, (London, 1992).

"Uncovering Reality: Excavating Women's Rights in African Family Law", joint publication, *International Journal of Family Law*, (1993).

"The Legal Status of Women In Zambia" (with Himonga and Turner in *Women and the Law in Southern Africa*, Vol. 2, University of Harare, 1990).

"The Protection of Refugees in Africa" Interights Bulletin, 5 (1990) 41.

"Access to Legal Education and the Legal Profession in Zambia" with Himonga in Dhavan, Kibble and Twining, Access to Legal Education and the Legal Profession (Butterworths, 1989).

"Judicial Review of Legislative Action in Zambia: A comment on *In Re Thomas Mumba* in the Matter of the Corrupt Practices Act and the Constitution" 18 (1986) *Zambia Law Journal*.

"The Zambian Legal System", with Mwansa and Kakula in Redden, *Modern Legal Systems* (New York, 1986).

"Subject Index" in Ndulo and Turner, Civil Liberties Cases in Zambia (Oxford, 1984) pp 575-579.

Other Works

Republic of Kenya

Co-author of the new Constitution of the Republic of Kenya 2010 (Government of the Republic of Kenya)

African Union

African Union Convention on the Protection and Assistance of Internally Displaced Persons 2009 African Union

17-12355 17/59

Study on Universal Jurisdiction 2008-2009 (African Union)

Report of the African Union and European Union *ad hoc* Group (Co-Rapporteur with Dr Roger O'Keefe) and Member of the Expert Group on Universal Jurisdiction (Other members were Professor/Judge Antonio Cassese and Judge Muhammed Bedjaoui, former President of the International Court of Justice).

Official Documents and Papers written for the United Nations

United Nations High Commissioner for Human Rights, Geneva

United Nations Human Rights Reports in my capacity as United Nations Special Rapporteur

Thematic Priority Areas of the Mandate, A/HRC/16/43, 20 December 2010, presented to the Sixteenth Session of the Human Rights Council.

As the first report to the Human Rights Council, this report laid out the priority areas of the mandate that I intended to examine in the first three years, namely the normative framework for protecting internally displaced persons, climate change induced displacement, internally displaced persons outside camps, and internally displaced women. It also listed the activities undertaken by the previous mandate holder.

The Situation of Internally Displaced Persons Outside Camps, A/HRC/19/59, 26 December 1911, presented to the 19th Session of the Human Rights Council 2012.

Protection and assistance to internally displaced persons usually takes place in camps and settlements. Yet the majority of internally displaced persons live outside camps and settlements. For the first time, this original report examines this issue, recommending ways in which internally displaced persons outside camps should be protected. The recommendations of the report are being implemented by the Inter-Agency Standing Committee (IASC), the body comprising of the Principals or Heads of the United Nations Humanitarian Agencies, of which I am a member /principal by virtue of my mandate.

United Nations General Assembly Reports

Thematic Review of Climate Change and Internal Displacement, A/66/285, 9 August 2011, presented to the Sixty-sixth session of the General Assembly.

This report examined the issue of climate change and internal displacement in the context of the recognition of climate change induced displacement in the Cancun Agreement 2010 under the United Nations Framework Convention on Climate Change. It lays out a framework of climate change induced displacement as adaptation alongside mega trends such as urbanisation, and makes key recommendations on approaches to climate change induced displacement.

Thematic Review of the Evolution, Achievements, and Challenges and Trends to Internal Displacement, A/67/289, 10 August 2012, presented to the Sixty-seventh Session of the General Assembly.

This report marked the twentieth anniversary of the mandate on the human rights of internally displaced persons by examining developments in the normative framework for the protection of internally displaced persons. It has been commended for publication by the United Nations.

United Nations Thematic reports on:

Protection of internally displaced persons outside of camps

- · Protection and Assistance to internally displaced women
- The role of Humanitarian and Development Actors in addressing internal displacement
- The African Union Convention on Internally Displaced Persons
- · Protection of internally displaced persons in urban settings
- The Post 2015 Development Agenda and Internally Displaced Persons

Country Mission Reports: These provide primary research, analysis, and understanding of country situations

Report on the Mission to the Maldives July 2011, A/HRC/19/5/Add.1, 30 January 2012, presented to the 19th Session of the Human Rights Council 2012.

This report examined the issue of climate change induced displacement in the context of preparedness by the Government of the Maldives to the risk of submersion as well as the situation of persons who had been displaced by the tsunami. Although the Maldives had a draft policy on climate change, it did not include preparedness for displacement. The mission led to a revision of the draft law that has been prepared by the Government of the Maldives on disasters to include the issue of displacement.

Report on the Mission to Kenya September 2011, A/HRC/19/54/Add.2, 6 February 2012, presented to the Human Rights Council 19th Session.

This report examined the situation of internally displaced persons due to electoral violence, natural disasters, development and conservation projects in Kenya. The mission led to the resettlement of more than 200,000 internally displaced persons, and adoption by the Government of Kenya of both a policy and legislation on internally displaced persons. The conduct of the mission was used by the Special Procedures of the Human Rights Council as a model of how to conduct a mission.

African Union Study on Universal Jurisdiction 2008

Official United Nations Misson reports to:

- a. Maldives
- b. Kenya
- c. Côte d'Ivoire
- d. Sudan
- e. South Sudan
- f. Georgia
- g. Serbia and Kosovo
- h. Sri Lanka
- i. Azerbaijan
- j. Haiti
- k. Ukraine
- 1. Syrian Arab Republic
- m. Iraq
- n. Philippines

17-12355 19/**59**

o. Honduras

Working Missions

- a. Burundi
- b. Democratic Republic of the Congo
- c. Afghanistan
- d. Costa Rica
- e. Jordan
- f. Guatemala
- g. Turkey
- h. Kenya
- i. Côte d'Ivoire

Other Official Reports

African Union Study on Universal Jurisdiction 2008

This Study examined the scope and application of Universal Jurisdiction in the light of the claim by African States that certain European States had abused universal jurisdiction. The Study was endorsed by the African Union Heads of State, and formed the basis on which the Union established a tribunal for the trial of Hissan Habre, the former President of Chad, in Senegal in February 2013.

African Union and European Union 2009

Co-Rapporteur with Dr. Roger O'Keefe of the African Union and European Ad Hoc Technical Group of Experts Report on Universal Jurisdiction. The report offers a comprehensive account of the practice of African and European States on the principle of universal jurisdiction and makes recommendations on how African and European States could resolve their differences on the application of universal jurisdiction. This report led to a further Study by the United Nations General Assembly on the practice of United Nations Member States on universal jurisdiction in 2010. Other members of the Ad Hoc Technical Group were Judge Badjoui, former President of the International Court of Justice; Professor Cassese, former Judge and President of the International Criminal Tribunal for the Former Yugoslavia, and currently President of the Lebanon Tribunal; Professor Klein, University of Belgium, Professor Maina, University of Dar-res-Salaam, and Dr. Roger O'Keefe, University of Cambridge.

The Prohibition on Mercenaries, 2004

Freedom of Movement and the Forcible Transfer of Populations, 1997. United Nations Doc. E/CN.4/Sub.2/1997/23.

Paper written for the United Nations Human Rights Centre, and issued as a The Final Report of the Special Rapporteur on Population Transfers. The Report led to the adoption of Res. 29/1997 by the then Sub-Commission on Prevention of Discrimination and Protection of Minorities. Special Certificate awarded by the Centre of Human Rights for this work.

Forcibly Displaced Populations and The Right of Return 1997 HR/SEM.1/PT/1997/WP.4

Paper written for the Seminar of Experts on the Human Rights Dimensions of Population Transfer 1997. Both of these papers provided the basis for elaborating a Draft Declaration on the Transfer of Populations and the Implantation of Settlers by the United Nations' Sub-Commission on the Promotion and Protection of Human Rights (formerly the Sub-Commission on the Prevention of Discrimination Against Minorities).

The Legality of Population Transfer and the Implantation of Settlers 1994. United Nations Doc. E/CN.4/Sub.2/1994/18

Paper written for the United Nations Human Rights Centre as a Second Periodic Report for the Special Rapporteur on Population Transfers

United Nations High Commissioner for Refugees (UNHCR), Geneva:

The Return of Forcibly Transferred Populations 1997.

Paper written to map out legal and political issues for research by the Research Policy Unit of UNHCR and used as a guide to UNHCR's approach to the return of refugees and displaced persons in the former Yugoslavia.

Capacity Building (1998) and The Legal Basis for Burden Sharing (1998)

Papers written for the Expert Group Meeting, including State representatives, on International Protection for Refugees. These papers formed the basis of a conclusion adopted by the Executive Committee of UNHCR on burden sharing in 1998 as well as UNHCR's Comprehensive Approach to Refugee Protection.

The Protection of Refugees in Africa 1998

Paper written to set the framework for strengthening the protection of refugees in Africa in the 21st Century. The recommendations in the paper were adopted by the OAU in 1998.

United Nations Development Programme (UNIFEM) Nairobi:

Property and Land Rights During Situations of Conflict and upon Return 1998.

Summary paper prepared for an international conference in Kigali, Rwanda, indicating main issues in land tenure systems and how these affect the rights of women.

United Nations Population Fund:

Women's Human Right to Sexual and Reproductive Health 2002. This paper sets out the role of the United Nations Human Rights Treaty Bodies on Sexual and Reproductive Health and contains recommendations on the protection of this right.

Zambia Country Programme: 'Reproductive Rights of Refugees in Zambia' (1996). Policy Implementation paper for Zambia. The implementation of Zambia's policy on reproductive rights, including those of refugees, is based on this paper.

Miscellaneous

Voice of America television interview on the Universal Declaration of Human Rights, 9th December 2010.

BBC World television interview on the trial of Bemba, 11th November 2010.

BBC radio interviews on Focus Africa and Africa Have your say 2005-2010.

17-12355 **21/59**

Book Review, Ankumah, *The African Commission on Human and Peoples' Rights: Practice and Procedures* (1996) in *Interrights Bulletin*, 1996.

Book Review, Harris, O'Boyle, and Warbrick, Law of the European Convention on Human Rights (1996) in The European Year Bok of International Law, May 1996.

Book review, Hamalengwa et al, International Law of Human Rights in Africa (1990) in Interights Bulletin, 5 (1990) 54.

Constitutional Reform, Human Rights and Democracy in Zambia: Proposals for Constitutional Reform in Zambia, Paper submitted to Cabinet Office, Lusaka, 1990.

Issues in Democracy and Human Rights in Commonwealth Africa, summary paper prepared for the Political Division of the Commonwealth Secretariat in preparation for Commonwealth African Heads of States Meeting on Democracy and Human Rights, Gaborone, February, 1997.

Lectures delivered at International Conferences, Seminars and Workshops 1990-2010

- Served as Chair of important public events at LSE and at the European Society of International Law, Cambridge, September 2010.
- The Constitution of Kenya 2010, Nairobi 2010.
- The Tenth Anniversary of the Guiding Principles on Internal Displacement, Lecture to be delivered at the American Society of International Law, 2008.
- Cultivating a Culture of Human Rights in the Civil Service, Lecture and Training Workshop to be given to the Senior Civil Servants of the Government of Maldives, 2008.
- Human Rights in Africa, Lecture at the University of Nottingham, 2008.
- International Law in Situations of Post-Conflict, Lecture at the British Institute of International Law, 2007.
- The African Human Rights System, Lecture at the University of Leicester 2007.
- Asylum Seekers, Refugees and Internally Displaced Persons, Lecture to the American Association of International Donors, 2007.
- Peace Agreements and Amnesties, Lecture delivered at a meeting organised by the Norwegian and Swiss Foreign Ministries to mark the occasion of the visit of the King of Norway to Switzerland, Bern, 2006.
- The Decision of the International Court of Justice in *DRC v Uganda* and implications for the Peace Process in the Great Lakes Region of Africa, Chatham House, 2006.
- A Comparative Analysis of international and African Human Rights instruments with respect to Gender, lecture delivered to the African Union, Addis Ababa, Division of Women, 2006.
- An Outline of the Legal Framework for the Protection of Internally Displaced Persons in Africa, lecture delivered to the African Union Bureau of Humanitarian Affairs, Addis Ababa, 2006.
- The African Union Legal Framework for post-conflict reconstruction in Africa, lecture delivered to the Ambassadors of the African Union, Durban, 2005.

- International Protection of Human Rights, two week lectures delivered to Members of Parliament at the Ethiopian Parliament 2003-2004.
- International Law, two week lectures delivered to Members of Parliament at the Ethiopian Parliament 2003.
- The Role of Political Parties and Parliament in the Democratic Process,
 Lecture Delivered to Members of Parliament from Ruling and Opposition
 Parties in the Southern African Development Community, Maputo 2004.
- The Regulation of Private Security Companies under International Law.
 Lecture delivered at the United Nations High Commissioner for Human Rights' Expert Group Seminar on Mercenaries and Private Military Companies, Geneva 2001.
- Human Rights and the Elimination of Extreme Poverty. Lecture delivered at the United Nations High Commissioner for Human Rights' Expert Group Seminar on Human Rights and Extreme Poverty, Geneva, 2001.
 - Human Rights Standards and Fairness in Criminal Proceedings. Lecture delivered to Judges and Ministry of Justice officials as a member of the Lord Chief Justice for England and Wales's delegation to Hong Kong and Beijing, 2001.
- Fair Trial Standards in Human Rights, Amsterdam 2000. Lecture delivered to the Annual Conference of the International Bar Association.
- The Regulation of Private Security Companies under International Law and Domestic Law, Wilton Park 1999. Lecture delivered to an international conference convened by the Foreign Office (UK) to discuss the role of mercenaries and private security companies.
- Human Rights as a Basis for Democratic Conduct. Public Lecture at the Institute of Commonwealth Studies, London June 1999.
- International Protection of Human Rights: Lectures delivered to Cabinet Ministers and Members of Parliament of the Government of Ethiopia, November 1998.
- Human Rights of Women: Application of the Convention on the Elimination of All Forms of Discrimination Against Women 1979; 6th Post Graduate Course held at Fairway Hotel, Kampala, Uganda, 7-13 July 1997. Organized by the Austrian Ministry of Foreign Affairs and the University of Makerere.
- International Protection of Human Rights: Lectures delivered to Cabinet Ministers and Members of Parliament of the Government of Ethiopia 23-30 May 1997.
- The Return of Forcibly Displaced Persons and Claims to Compensation, Lecture given at the United Nations Centre for Human Rights, Expert Group Meeting, 18 February 1997.
- The Protection of Refugees in Situations of Mass Influx in Africa, Lecture given at the Expert Group Meeting, United Nations High Commissioner for Refugees, Geneva, 20 December 1996 and at the San Remo Institute of International Humanitarian Law, November 2001.
- The Legality of Humanitarian Assistance, Lecture delivered at a meeting of the European Commissioner for Humanitarian Assistance and Voluntary Organizations Co-operating in Emergencies, Dublin, 12 December 1996.

17-12355 **23/59**

- Gross and Persistent Violations of Human Rights and the Procedure of the African Charter on Human and People's Rights, Lecture given at a seminar of the African Commission on Human Rights, Nairobi, 21 July 1996.
- The Legality of the Displacement of Populations in International Law, 8th Elizabeth Colson Public Lecture, Rhodes House, Oxford, 13th March 1996.
- African Contributions to International Law, Lecture delivered at the African Association of International and Comparative Law, University of Nottingham, 29 June 1996.
- A Comparative Analysis of the Right to A Fair Trial, Lawyers Committee for Human Rights meeting, 8 May at Beaconsfield.
- The Legality of Development Aid and Relief Assistance, Lecture delivered at the United Nations High Commissioner for Refugees Expert Group Meeting, Geneva, 2 May 1996.
- International Criminal Law, Six Lectures delivered at the Arusha School of International Criminal Law (European Law Students Association), 13-16 December 1995.
- The Criminal Responsibility of Individuals and Legal Aspects of the Problem of the Displacement of Populations in Rwanda, International Workshop, Arusha, 13-18 August 1995. Three lectures delivered to Government Ministers and other high ranking Government officials of the Governments of Tanzania and Rwanda.
- International Law, Genocide, and Refugees: Rwanda, lecture delivered in Kigali, 7-10 August 1995.
- Displaced Women and Refugees, lecture delivered at a UNDP Conference,
 Addis Ababa 1-5 August 1995.
- Human Rights and Democracy in Africa, Lecture at Trinity College, Cambridge, 13 February 1995.
- State Responsibility for Refugee Flows with respect to the Country of Origin, Lecture delivered to the United Nations and OAU Symposium on the protection of refugees in Africa, 7-9 September 1994, Addis Ababa.
- Long-Term Restrictions on the Freedom of Movement of Persons Suffering from HIV/AIDS, Opening address given to the World Health Organization Policy Group meeting, 4-6 October 1994, Geneva.
- Humanitarian Intervention and Assistance in the Post-Cold War era, opening lecture to the joint Conference of the European Union and the Liaison Committee of Non-Governmental Organizations affiliated to the European Union, April 1994.
- The Transition to Democracy in South Africa, lecture to the European Union Non-Governmental Organizations, May 1994.
- The Problem of Refugees in International Law; and The Treatment of Refugees under Human Rights Standards. Two lectures delivered at The Hague Academy Course on Human Rights, in conjunction with the Netherlands Institute of Human Rights, 22 October 1993, The Hague.
- International Law and Refugee Women; and Discrimination and Violence against Refugee Women. Lectures given at the Finnish Refugee Council Seminar, Helsinki, 7 October 1993.

- Underlying Causes of Refugee Movements in Africa; Procedures for Granting Asylum; and the Rights of Refugees. Lectures given to the Commonwealth Human Rights Initiative Seminar, Moi University, 4-11 September 1993, Eldoret, Kenya.
- International Law and Refugees; Regional instruments relating to Refugees; and the Implementation and Enforcement of Instruments Relating to Refugees.
 Lectures given at a training seminar on the international protection of refugees, 2 September 1993, University of Dar-es-Salaam.
- The Protection of Displaced Persons under the Laws of Armed Conflict,
 Lecture at the World Human Rights Conference, 18 June 1993, Vienna.
- Humanitarian Intervention and Responses to International Crisis, Lecture given at a Special Advisory Group to the Commonwealth Secretary General, 22 April 1993, London.
- New Dilemmas in Refugee Law in Africa. Lecture given at a seminar on Documenting Persecution in the 1990s, 12-13 February 1993, Havard Law School.
- The Concept of the Family and the position of Women in the Family: An International Legal Perspective, Lecture to the International Womens' Rights Action Watch Conference, 14 January 1993, Vienna International Centre, United Nations, Vienna.
- Standards for the Treatment of Refugees in International Law, Lecture at a Workshop on Refugee Law, Centre for Refugee Studies, Moi University, 6-10 September 1992, Eldoret, Kenya.
- Towards an Effective Protection of Women's Rights under the African Human Rights System, Lecture to the Women's Human Rights Consultation Conference, Faculty of Law, University of Toronto, 31 August-2 September 1992, Toronto.
- The Convention on the Elimination of All Forms of Discrimination Against Women: A Human Rights instrument? Lecture to the International Women's Rights Action Watch Expert Group meeting, 15 January 1992, New York.
- Strategies for domestic implementation of women's rights: International Women's Rights Action Watch Annual Meetings January 1992, Vienna and New York.
- Strategies for the Domestic Implementation of the Convention on the Elimination of All Forms of Discrimination Against Women, Lecture to the League of Human Rights Conference, 12 January 1992, New York.
- Causes of Forced Migration in Southern Africa, Lecture at the Catholic Institute of International Relations Conference on International Migration, 18-20 June 1992, London.
- The Protection of Refugees under the Laws of Armed Conflict; Domestic Standards Concerning Refugees in Africa. Lectures given at a Training Workshop held by the Refugee Studies Programme, 26 September 1991 Arusha, Tanzania.
- The One Party State in Africa, Lecture at the University of Vaxjo seminar on Democracy 1991, Vaxjo, Sweden.
- Teaching International Law with reference to Human Rights and Refugees, Lecture at the Institute of Social Studies seminar on Refugees, August 1990, The Hague.

17-12355 **25/59**

Other activities:

- Key note Speaker on the Protection of Internally Displaced Persons and Migrants in Armed Conflict at the Universal Meeting of National Committees and Similar Bodies on International Humanitarian Law, 30th November to 2nd December, 2016.
- Co-Director of the Brookings-LSE Project on Internal Displacement 2010-2015.

Legal Advisor to the Embassy of Korea in London on the Destruction of Cultural Property in armed conflict and on the election of the United Nations Secretary General 2006.

- Member of the Lord Chief Justice for England and Wales' delegation to Hong Kong and China, on Human Rights and Legal Reform, 2001.
- Mediator in the civil conflict between the Republic of Moldova and the entity of Trans-nestria 1998-2002.
- Advisor to the Foundation on International Security, the Republic of Moldova, and the entity of Transnistria on the appropriate form of statehood, which the parties have identified as a 'Common State' 1998 to 2002.
- TV and BBC radio interviews on human rights, refugees, war crimes and crimes against humanity, *Pinochet* case, *DRC v Uganda*, 1996-2000.
- Member of the Editorial Board of the International Committee of the Red Cross 2015 to present.
 - Co-Editor, Forced Migration Series, Berghan Books 1997-2006.
- Member of the Editorial Board, Journal of International Refugee Law, 2001.
- Member of the Editorial Board, Martinus Nijhoff Book Series on International Law and Migration, 1997-2007.
- Member of the Board of Directors of the Open Society Justice Initiative, a branch of the Soros Foundation 2003-2008.
- Member of the International Advisory Council, Minority Rights Group, 2002-2006.
- Member of the International Advisory Council, Institute of Commonwealth Studies, 2002-2006.
- Member of the Board of Trustees, Southern African Book Fare, 1997-2001.
- Member of the Board of Directors, INTERIGHTS (International Centre for the Protection of Human Rights) 1995-2006.
- Field research to refugee camps in Tanzania and Rwanda in the aftermath of Genocide in Rwanda, 1995.
- Member of the Board of Directors of Oxfam and lead Trustee for human rights policy 1993-1998.
- Trustee, Educational Committee of the Catholic Institute of International Relations 1995 to date.
- Member of the Advisory Committee of the Norwegian Refugee Council 1995.
- Member of the International Law Association, Committee on Internally Displaced Persons 1993.

- Member of the Constitutional Review Commission Task Force, Republic of Zambia 1992.
- CNN interviews 2016, 2014, and 2008.
- British Broadcasting Corporation radio interviews and programmes of the Open University 1991, 1992, 1993, 1994, 2000-2008.
- Al-Jazeera interviews 2016, and 2014.
- Member of the Editorial Advisory Board, Journal of Refugee Studies 1987-1996
- Member of the Law Association of Zambia 1982-1997.

Research Awards:

Association of Commonwealth Universities Academic Fellowship 1988-1991.

Nuffield Foundation Small Research Grant 1990.

Nuffield Foundation Small Research Grant 1992.

Ford Foundation Individual Research Grant 1991-1992.

Shaler Adams Foundation Individual Research Grant 1995.

Ford Foundation Grant 2001.

Open Society Institute Grant 2009-2010.

17-12355 **27/59**

Dalveer Bhandari (India)

[Original: English]

Member International Court of Justice since 27 April 2012; term to expire on 5 February 2018

Judge Dalveer Bhandari is a member of the International Court of Justice (ICJ) since 2012.

Before being elected to the ICJ, Judge Bhandari was a judge in the higher Indian judiciary for more than 20 years, and served as a senior judge in the Supreme Court of India.

He has been an Executive Member of the International Law Association, India Chapter, since 1994. He was unanimously elected as President of the India International Law Foundation in 2007 and continues in that position. He served as a judge in the High Court of Delhi (a premier High Court in India) and then was the Chief Justice of the Bombay High Court, one of the largest and oldest High Courts in India.

Judge Bhandari had a distinguished and successful career as an attorney at law for 23 years before he became a judge in the Indian higher judiciary in 1991.

International Court of Justice

Judicial Role

Judge Bhandari has been associated with all cases decided by the International Court of Justice from 27 April 2012.

He has delivered opinions in several cases on areas covering Delimitation of continental shelf, Maritime disputes, Financing of terrorism, Crime of Genocide, Nuclear disarmament, Violation of sovereign rights, Whaling in Antarctica, etc.

Supreme Court of India

Judicial role

Justice Bhandari served as a senior judge in the Supreme Court of India. He was elevated as a judge of the Supreme Court on 28 October 2005. He delivered a large number of judgments while exercising the Supreme Court's jurisdiction under Article 131 between the Government of India and one or more States; between the Government of India and any State or States on one side and one or more other States on the other; or between two or more States.

He also delivered a large number of judgments on comparative law, public interest litigation, constitutional law, criminal law, civil procedure code, administrative law, arbitration laws, insurance and banking and family laws.

Keeping in view his landmark judgment in a divorce case, his suggestion for amendment of the Hindu Marriage Act, 1955, incorporating irretrievable breakdown of marriage as a ground for divorce, is under consideration.

Justice Bhandari's various orders in the food grains matter led to the release of a higher quantum of supply of food grains to the population living below the poverty line.

His orders in the night shelter matter led to state governments making provision for night shelters for homeless people all over the country.

Justice Bhandari's orders in the matter of the right to free and compulsory education for children led to the availability of basic infrastructural amenities in primary and secondary schools all over the country.

Administrative role

Justice Bhandari also acquired wide experience in dealing with administrative matters.

Justice Bhandari was nominated as the Chairman of the Supreme Court Legal Services Committee by the Ministry of Law and Justice.

He was nominated as the Chairman of the Mediation and Conciliation Project Committee and supervised mediation and conciliation programmes all over the country.

He was the Chairman of the Committee to consider cases of accreditation of legal correspondents in the Supreme Court of India.

He was nominated as a member of Third High level Indo-Australian Legal Forum Meeting held in November 2011 at New Delhi, which consisted of chief justices, judges and attorneys general from India and Australia.

He was the Chairman of the Selection Committee for appointing the Judicial and Administrative Members for the National Consumer Disputes Redressal Commission. He was the Chairman of the Selection Committee for appointing the Chairman and Members of the Railway Claims Tribunal. He was the Chairman of the Committee for the selection of law clerk cum research assistants to be provided to the Chief Justice and other judges of the Supreme Court of India. He was the Chairperson of the Committee for selecting the teaching faculty for the National Judicial Academy set up by the Supreme Court of India at Bhopal, Madhya Pradesh.

Chief Justice of Bombay High Court (Maharashtra and Goa)

Justice Bhandari was elevated as the Chief Justice of the Bombay High Court on 25 July 2004 (with the states of Maharashtra and Goa under its jurisdiction). Bombay High Court is one of the oldest and largest High Courts in India (equivalent to the State Supreme Court in the United States of America).

As the Chief Justice he delivered a number of judgments in various branches of the law. His judgments and orders have led to a much larger allocation of funds to address malnutrition in the five most backward districts of Maharashtra.

Pursuant to his judgment, 100 judicial officers were appointed to deal with the cases pertaining to Section 138 of the Negotiable Instruments Act, 1881.

Administrative role

During the tenure of Justice Bhandari as the Chief Justice, the Bombay High Court achieved the distinction of functioning on a full strength of 60 judges for the first time and on the recommendation of Justice Bhandari, the sanctioned strength of the Bombay High Court was increased from 60 to 75 judges. During his tenure a large number of new court buildings were set up in the states of Maharashtra and Goa. Other court buildings were renovated and modernized. On his persuasion, the state government agreed to set up the National Judicial Academy in the state of Maharashtra.

Justice Bhandari took special interest in mediation and conciliation. He was instrumental in setting up mediation and conciliation centres all over the states of Maharashtra and Goa. He also organized an International Conference on Mediation

17-12355 **29/59**

and Conciliation in Mumbai. He ensured better infrastructural facilities, particularly for the subordinate judiciary in the states of Maharashtra and Goa. He also took keen interest in computerization, video-conferencing facilities, legal aid and legal literacy programmes. He was instrumental in setting up the Information Centre for Litigants in the Bombay High Court.

Judge, High Court of Delhi

Justice Bhandari was elevated as a judge of the High Court of Delhi on 19 March 1991. He served as a judge of the High Court of Delhi for more than 13 years before he was elevated as the Chief Justice of the Bombay High Court.

Judicial role

As a judge in the High Court of Delhi, Justice Bhandari delivered several landmark judgments in almost all branches of the law. His directions in public interest litigation led to the closure of a 100-year old slaughterhouse and construction of a new, modernized and mechanized facility.

His judgment on "John Doe" orders (intellectual property rights), namely *Taj Television Ltd. v. Rajan Mandal*, was published in a leading English Journal, Fleet Street Reports (2003) F.S.R. 407.

Administrative role

Justice Bhandari was Chairperson of the Delhi High Court Legal Services Committee for several years. He was also Chairperson of the Advisory Board of Delhi State on the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974 (COFEPOSA) and the National Security Act (NSA) for a number of years.

Professional career

Justice Bhandari practised in the Rajasthan High Court from 1968 to 1970 and then went to the United States of America on an international scholarship to pursue a Master of Laws degree. He returned to India in 1973 and thereafter until February 1977 practised in the Rajasthan High Court on all branches of law. Justice Bhandari practised law primarily in the Supreme Court of India on civil, criminal, constitutional, corporate, election and central excise branches of law since 1977, until his elevation as a judge in the High Court of Delhi.

Justice Bhandari has argued many landmark cases before the Constitution Bench and other Benches of the Supreme Court of India. He was the arguing counsel on the senior panel of the Union of India. He was also the standing counsel for the state of Uttar Pradesh and for many other public undertakings for more than a decade before the Supreme Court of India. He represented many other states in the Supreme Court of India. He also appeared in many leading high courts, such as the High Court of Delhi, the Bombay High Court, the Calcutta High Court, the Andhra Pradesh High Court, the Allahabad High Court, the Rajasthan High Court and the Punjab and Haryana High Court.

Educational and academic achievements

Justice Bhandari graduated in humanities and law from Jodhpur University. He was then invited, in June 1970, to a six week workshop organized by the University of Chicago on research on Indian law at Chicago, United States. During that period he worked and interacted with leading academicians and scholars of the United States.

After being awarded an international scholarship, Justice Bhandari, obtained a Masters of Law from Northwestern University, Chicago, United States. He worked at the Northwestern Legal Assistance Clinic and appeared in Chicago Courts on behalf of litigants of that Clinic. He also worked with the Centre for Research in Chicago.

In June 1973, as recipient of an international fellowship, Justice Bhandari visited Thailand, Malaysia, Indonesia, Singapore and Sri Lanka on an observational cum lecture tour on legal aid and clinical legal educational programmes associated with the law courts and law schools.

Justice Bhandari worked on an international project, "Delay in the administration of criminal justice in India", sponsored by the United Nations.

Justice Bhandari was a member of a high level delegation that visited many places in the then Union of Soviet Socialist Republics to study and understand the soviet legal and judicial system and its relevance for India.

Conferment of degree of Doctor of Laws (LL.D)

On 15 June 2013, in the presence of His Excellency, the President of India, Shri Pranab Mukherjee, the National Law University, Delhi, conferred on Justice Dalveer Bhandari an honorary Doctorate of Laws (LL D (Honoris Causa)). The citation read as follows: "Dr. Justice Dalveer Bhandari is a thorough crusader of gender justice and equality rights, particularly, the rights of the poor and the marginalized sections of the society. Dr. Justice Dalveer Bhandari is known for delivering landmarks and innovative judgments in many branches of law. He is recognized for his judgments in relation to providing food grains for population below poverty lines, night shelters for homeless people, right to free and compulsory education for children, larger allocation of funds for malnourished children and protection of ecology and environment, amongst others. The superior quality of his judgments is well recognized both in India and abroad. Dr. Justice Dalveer Bhandari is a shining example of legal acumen with a human touch."

Tumkur University, Karnataka, India, conferred the degree of Doctor of Laws (LL.D) on Justice Bhandari for his magnanimous contribution to law and justice. The citation reads as follows: "Man of mettle and integrity. An illustrious legal luminary of international repute. A pioneer in the implementation of novel innovative practices in the legal system of India. A staunch crusader for gender justice, equality rights and intellectual property rights. The laurels and awards conferred on him in recognition of his yeoman service stand on the proud pedestal of his magnanimous contribution to law and justice are laudable."

Exceptional achievements

At the celebrations for its 150 year anniversary (1859-2009), the Northwestern University School of Law, Chicago, United States, selected Justice Bhandari as one of its 16 most illustrious and distinguished alumni.

Canadian Prime Minister, Stephen Harper and the Government of Canada, acknowledging the extraordinary contribution of Judge Dalveer Bhandari, observed that throughout his career he has served his country and the rest of humanity with leadership and distinction. In the citation it was also observed that Justice Bhandari's contribution to the world had a lasting and positive impact.

Judge Bhandari received the Northwestern University's first International Alumni Awards in 2013.

17-12355 **31/59**

The society of International Law conferred an honorary life membership of the society on Judge Bhandari. The society also awarded him the distinction of Professor Emeritus of the Academy of International Law and Diplomacy.

Imparting Law training and interaction with Law schools and universities

Justice Bhandari as a Supreme Court judge trained a large number of students from American and Canadian Universities particularly from Harvard Law School, Yale Law School, University of Wisconsin Law School and Osgoode Hall Law School, Canada.

In 2007 he became a member of the Governing Council of the National Law School of India University, Bangalore.

He has been a member of the Governing Council of the National Law University, Jodhpur, since 2006.

International law

Judge Bhandari has been an executive member of the International Law Association, India Chapter, since 1994. He was also the Chairperson of the Delhi Centre of the International Law Association for several years. He was instrumental in setting up the International Law Association Rajasthan Chapter at Jodhpur, Rajasthan. He is an acknowledged expert in private and public international law. He also participated in and addressed a large number of seminars, symposiums and conferences on international law.

Judge Bhandari was unanimously elected as the President of the India International Law Foundation in 2007. He continues in that position.

Judge Bhandari has travelled extensively. Among the countries that he has visited include the United States of America, the United Kingdom of Great Britain and Northern Ireland, Canada, the former Union of Soviet Socialist Republics, New Zealand, Norway, Switzerland, Holland, former Czechoslovakia, Austria, Thailand, Italy, Germany, France, the Benelux countries, Spain, Singapore, Australia, Indonesia, Malaysia, Finland, Denmark, Sweden, Sri Lanka, Nepal, Bhutan, Pakistan, Israel, Ireland, Dubai, Abu Dhabi and Muscat.

Addresses to several international conferences and seminars

Judge Bhandari is equally at home in the academic world. He has addressed several national and international conferences, including some of the following:

Keynote address on Intellectual Property

International conference organized by the United Nations

Auckland, New Zealand, in 2001

 Address on "Judicial education on equality issues in South Asia: what we have accomplished together"

International conference organized by the Asia Pacific advisory forum

Kathmandu on 13 March 2006

 Keynote address on "Gender justice and sensitization of the judiciary: an overview"

Asia Pacific advisory forum on judicial education on equality issues

Karachi, Pakistan on 13 January 2008

 Keynote address on "Transnational enforcement of intellectual property rights"

Fifth International Judges Conference on Intellectual Property Law

Washington, D.C., from 21 to 23 April 2009

Special Address on "Supreme Court of India and public interest litigation"

Northwestern University School of Law

Chicago on 23 April 2009

He participated in the deliberations at the sixth International Judges' Conference on Intellectual Property Law at Brussels from 23 to 25 May 2011.

In 2013 Judge Bhandari was invited to deliver public lectures by the Toronto and York Universities of Canada.

In December 2013, in functions jointly organized by the Ministry of External Affairs, the Netherlands and the City of The Hague, Judge Bhandari delivered a series of lectures in Malaysia and Indonesia.

Addresses to important universities, and different forums and conferences

Judge Bhandari has also addressed many leading universities and other important forums. He has shared his perspective on various elements related to the law, including alternate dispute resolution, intellectual property rights, international law, judicial and legal education and public interest litigation.

These include:

- Inaugural address at the eighth Henry Dunant Memorial Moot Court Competition Indian Society of International Law and the International Committee of the Red Cross on 11 September 2008 at New Delhi.
- Special address on the occasion of the release of the book entitled "Cyber Laws and Information Technology" at New Delhi on 7 October 2009
- Inaugural speech at the ninth Henry Dunant Memorial Moot Court Competition Indian Society of International Law and the International Committee of the Red Cross at New Delhi on 10 September 2009
- Keynote address on "Paper for national consultation for second general reforms in legal education"
 - Ministry of Law in association with National Law University, Delhi, and the Bar Council of India at New Delhi on 1 and 2 May 2010
- Valedictory address at National rounds of the Philip C. Jessup International Law Moot, 2009,
 - University Institute of Legal Studies, Punjab University and Surana and Surana International Law Firm, at Chandigarh on 18 January 2009
- Inaugural address on "Global economic scenario: role of tax professionals"
 - National tax conference organized by the All India Federation of Tax Practitioners at Varanasi on 7 March 2009
- Keynote address on "Justice delivery of human trafficking crimes for judicial officers, prosecutors and police officers"

17-12355 3**3/59**

Colloquium organized by the National Legal Services Authority and the United Nations Office on Drugs and Crime on 15 November 2008 at New Delhi

- Keynote speech at the International Conclave of Intellectual Property (IP) for Judiciary and IP Practitioners on 20 January 2007 at Goa
- Presidential address at the Stamp Releasing Ceremony in honour of former distinguished Chief Justice M. C. Chagla of Bombay High Court in 2004 at Mumbai
- Keynote Address on the eve of United Nations Day on 21 October 2004 at Raj Bhavan, Mumbai
- Inaugural Address on "Right to education"

National seminar of distinguished academicians and educationists at New Delhi on 21 February 2009

• Lectures on "Alternative dispute resolution"

International Conference organized by the Bombay High Court in 2004

- Valedictory address at the First Nani Palkhivala Memorial National Tax Moot Court Competition on 18 December 2004
- Addressed on "Is this the time to review arbitration law in India"

Conference organized by the Ministry of Law and Justice in Mumbai on 21 October 2004

· Presidential address

Conference on "Equal justice and legal aid" in Mumbai on 3 April 2005

• Special address on "Alternate dispute resolution system"

District Bar Association, Pune, on 21 April 2005

· Address on "Professional ethics"

Bar Council of Maharashtra and Goa and Bharati Vidyapeeth University

Pune on 18 June 2005

- Shri C. L. Agarwal Centenary Memorial Lecture at Jaipur on 29 January 2006
- · Inaugural address

State Lawyers Conference organized by the Bar Council of Maharashtra and Goa Pune on 9 December 2006

• Special address on "Clinical legal education"

Supreme Court Bar Association on 9 March 2007 at New Delhi

· Keynote address on "Access to justice"

All India Seminar organized by the Confederation of the Indian Bar in New Delhi

• Special address on "Challenges before the judiciary, role of judges in efficient functioning of the judiciary, judgment writing and judicial ethics"

Institute of Judicial Training and Research, Lucknow, Uttar Pradesh, 15 August 2007

• Keynote address on "Effective role of alternative methods of dispute resolution and Section 89 of the Civil Procedure Code"

Karnataka Judicial Academy at Bangalore on 18 August 2007

- Inaugural address at the 'Tenth Raj Anand Moot Court Competition on Intellectual Property Rights in India' at India Habitat Centre, New Delhi, on 25 August 2007
- Special address on "Techniques and tools for enhancing timely justice"

National Judicial Academy's North Zone Regional Judicial Workshop in New Delhi, on 28 September 2007

• Main address on "Dispensation of justice: challenges posed by new and emerging trends in law"

National Law Conference organized by the Bar Council of Rajasthan and the Bar Council of India at Jodhpur on 16 December 2007

• Keynote address on "Importance of moot court competition: an overview"

Fourth KK Luthra Memorial National Moot Court Competition, New Delhi, on 20 January 2008

• Special address on "Advance training in mediation"

Delhi High Court Legal Services Committee and Delhi High Court Bar Association at Delhi on 1 February 2008

• Special address on "Review of legal education in law schools and continuing legal education"

All India Seminar on Judicial Reforms organized by the Confederation of the Indian Bar at New Delhi on 23 February 2008

• Keynote address on "Professional ethics in reporting: problems in observance and solutions" at the Workshop on "Law reporting and administration of justice"

Supreme Court Legal Services Committee, the Press Council of India, the Indian Law Institute, the National Legal Services Authority and the Editors Guild of India on 30 March 2008

 Special address at the "Five day residential training course on reporting of court proceedings by media and administration of justice for legal correspondents/journalists"

National Legal Services Authority and Indira Gandhi National Open University in association with the Press Council of India and the Editors Guild of India at Indira Gandhi Open University on 8 December 2008 in New Delhi

- Inaugural address at the establishment of the Centre for Continuing Legal Education and Advocates' Academy organized by the Bar Council of Rajasthan at Jodhpur on 14 December 2008
- Special lecture on the "Impact of globalization on the legal profession"
 Supreme Court Bar Association on 21 January 2009 at New Delhi
- Inaugural address on "Right to education"

Judicial Colloquium organized by the Human Rights Law Network in New Delhi on 21 February 2009

17-12355 **35/59**

• Inaugural address on "Expectations and experiences of dispute resolution in telecom and broadcasting sectors"

Telecom Disputes Settlement and Appellate Tribunal at Jodhpur on 1 March 2009

Special inaugural address

Rajasthan Chapter of the International Law Association at Jodhpur

· Main address

International Law Association Regional Conference at New Delhi on 20 September 2009

• Inaugural address on "Taxation policy and economic development"

National Tax Conference organized by the All India Federation of Tax Practitioners at Jaipur on 19 December 2009

 Keynote address on "Legal profession, reforms in legal education and continuing legal education"

Bar Association of India at Guwahati on 3 April 2010

 Keynote address on "Alternative dispute resolution mechanism: national and international perspectives"

University of Rajasthan, Jaipur on 24 March 2007

• Keynote address on "Emerging issues in public law"

National Colloquium organized by the National Judicial Academy at Bhopal

• Keynote address on "Child labour: moral and legal conflicts"

Symposium organized by the Delhi Legal Services Authority and Guru Gobind Singh Indraprastha University at New Delhi on 17 November 2007

• Keynote address on "Ethics in medical profession and medical negligence"

Medico Legal Conference organized by the Indian Medical Association at Gurgaon on 9 December 2007

• Special address on "Indian and US education: challenges and opportunities"

Seminar organized by the National Law School, Delhi, in collaboration with the Law School Admission Council, United States of America, and Institute of International Education, United States of America, at New Delhi on 14 September 2008

• Special address on "The judicial role and activism and need for positive response from legislature and executive"

Eastern Book Company on "Judicial review: the current controversy" at New Delhi on 25 October 2008

Valedictory address on "Terrorism, human security and human rights"

OP Jindal Global University and the Benjamin N. Cardozo School of Law of Yeshiva University at New Delhi on 8 January 2009

· Main address

"Maa Easwaramma day" organized by the Sri Sathya Sai Seva Organization New Delhi on 6 May 2009

• Lecture on "Lawyers: past, present and future"

National Academy of Legal Studies and Research, Hyderabad, on 20 March 2010

· Convocation address

Sampurnanand Sanskrit Vishwavidyala, Varanasi, Uttar Pradesh

• Convocation address

Bhopal University, Madhya Pradesh

• First convocation address

Jindal Global Law University, Sonipat, Haryana

· Convocation address

Mahatma Gandhi Kashi University, Varanasi, Uttar Pradesh

The University of Delhi and the Banaras Hindu University invited Judge Bhandari to evaluate theses for the grant of degree of Doctor of Philosophy.

He was a recipient of the prestigious Rao Sinha Award, 2012. He has addressed many Rotary Clubs, Lions Clubs and other philanthropic organizations.

Personal information

Date of birth: 1 October 1947

17-12355 **37/59**

Antônio Augusto Cançado Trindade (Brazil)

[Original: English and French]

Candidate to the International Court of Justice (term 2018-2027)

Born in Belo Horizonte, Brazil, on 17 September 1947.

Ph.D. in International Law (1977), University of Cambridge, United Kingdom, with thesis on "Developments in the Rule of Exhaustion of Local Remedies in International Law" (awarded the Yorke Prize).

LL.M. in International Law, University of Cambridge (1973); LL.B. in Law, Federal University of Minas Gerais, Brazil (First Prize in Civil Law, 1969).

Professor (Full Professor/Professeur titulaire) of Public International Law at the University of Brasilia (1978-2009) and at the Diplomatic Academy Rio Branco of Brazil (1979-2009).

Emeritus Professor of International Law of the University of Brasília, Brazil (2010). Honorary Professor of International Law (Chair in International Tribunals), Utrecht University (2010). Honorary Fellow, University of Cambridge (Sidney Sussex College, 2011).

Lecturer at the Hague Academy of International Law, 2005 session (General Course on Public International Law, published in Vols. 316 and 317 (2005) of the Hague Academy's Recueil des Cours); Lecturer at the Hague Academy of International Law, 1987 session (course published in vol. 202 (1987) of the Hague Academy's Recueil des Cours); Lecturer at the 20th external session of the Hague Academy of International Law (Bogotá, 1989); Lecturer at the 21st external session of the Hague Academy of International Law (Santiago de Chile, 1991); Lecturer at the 24th external session of the Hague Academy of International Law (San José, Costa Rica, 1995); Lecturer at the 27th external session of the Hague Academy of International Law (Montevideo, 1998); Lecturer at the 30th external session of the Hague Academy of International Law (Mexico City, 2002); Lecturer at the 33rd external session of the Hague Academy of International Law (Lima, 2005); Lecturer at the 36th external session of the Hague Academy of International Law (Santo Domingo, Dominican Republic, 2008); Lecturer at the 38th external session of the Hague Academy of International Law (Santiago de Chile, 2011); Co-sponsor, as Judge of the Inter-American Law Court of Human Rights and Executive Director of the Inter-American Institute of Human Rights, of the 24th external session of the Hague Academy of International Law (San José, Costa Rica, 1995). Participant in the 1974 session of the Research Centre of the Hague Academy of International Law (certificate awarded).

Lecturer at the annual courses of International Law organized by the OAS Inter-American Juridical Committee (Rio de Janeiro, sessions of 1981, 1982, 1985, 1990, 1991, 1992, 1995, 1996, 1997, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013 and 2014).

Lecturer at the annual study sessions of the International Institute of Human Rights (Strasbourg, France, sessions of 1988, 1991, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2011, 2012, 2013 and 2014). Holder (titulaire) of the Chair "Fondation Roi Baudouin" at the International Institute of Human Rights (René Cassin Institute) in Strasbourg.

Lecturer at the Academy of European Law of the European University Institute, in Florence (general course on International Human Rights Law, 2007 session, published in the OUP Series in 2011). Lecturer at the Interdisciplinary Courses of the Inter-American Institute of Human Rights (sessions of 1986, 1989, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2004 and 2007); academic co-ordinator of specialized courses and seminars of the

Inter-American Institute of Human Rights, in Costa Rica and Brazil; lecturer at the Inter-American Institute of Human Rights in several countries.

Visiting Professor ("Cátedra Simón Bolivar") at the University of Los Andes (Mérida, Venezuela, 1981 and 1982); Visiting Professor at the University of Milan (1982); Visiting Professor at the Institut des Hautes Études Internationales, University Panthéon-Sorbonne (Paris-II), 1988-1989; Visiting Professor at the University of Ferrara, Italy (1983 and 1986); Visiting Professor (elected by the Congregation) of the University of Lisbon (1993); Visiting Professor at Columbia University (1998); Visiting Professor at Tulane Law School, Tulane University, New Orleans (1999); Visiting Professor at the Universities of Seville (2002 and 2010) and Deusto (Bilbao, Spain) (2002); Visiting Professor at Washington College of Law, American University (May/June 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013 and 2014); Visiting Professor at the Autonomous University of Madrid (U.A.M.)/Foundation Ortega y Gasset (2006 onwards).

Visiting Professor at the University of Paris-I (Panthéon-Sorbonne, 2007 and 2012); Visiting Professor at the University of Notre Dame (2005); Visiting Professor at the Catholic University of Milan (2009); Visiting Professor at the University of Oslo (2010); Visiting Professor at the University of País Vasco, San Sebastián (2010); Visiting Professor, University of Coimbra (2007 and 2014); Visiting Professor, Catholic University of Louvain, Belgium (2013); Visiting Professor at the University of La Plata, Argentina (2011).

Yorke Prize, awarded by the Faculty of Law of the University of Cambridge, United Kingdom (1978), for the author's Ph.D. thesis in International Law (best Ph.D. thesis presented in the period 1977-1978); Honours, International Institute of Human Rights, Strasbourg, France (1988); Honours, Inter-American Institute of Human Rights, San José, Costa Rica (1997); Honours, State University of Rio de Janeiro, Brazil (1999); University of Brasilia, Brazil (1999); Federal University of Minas Gerais, Brazil (2002); Professor Honoris Causa, Universidad Nacional Mayor de San Marcos, Lima, Peru (2001); Doctor Honoris Causa, Central University of Chile, Santiago, Chile (2003); Doctor Honoris Causa, Catholic University of Peru, Lima, Peru (2003); Prize "Isidro Fabela", National Autonomous University of Mexico (UNAM), Mexico City, Mexico (2003); Doctor Honoris Causa, American University of Paraguay, Asunción, Paraguay, (2004); Prize "Pontes de Miranda", Brazilian Academy of Judicial Letters (2004); Doctor Honoris Causa, National University of La Plata, La Plata, Argentina (2005); Doctor Honoris Causa, University Panteion of Athens, Greece (2014); Honorary Visiting Professor, University of Rosario, Bogotá, Colombia (2005); Annual Award of 2007 of the American Society of International Law (ASIL), Washington D.C., (2007); "W. Friedmann Memorial Award", Columbia University, New York, (2008); Jurist of the Centenary of Hélder Câmara, Belo Horizonte, Brazil (2009); National Prize of Human Rights, Brasília, Brazil (2011); Prize of the Association of Magistrates (Amagis, Brazil, 2014).

President of the Inter-American Court of Human Rights (elected 1999, re-elected 2002); Vice-President of the Inter-American Court of Human Rights (elected 1997); Judge of the Inter-American Court of Human Rights (elected 1995, re-elected by acclamation 2000); former Judge ad hoc of the Inter-American Court of Human

17-12355 **39/59**

Rights (two cases, 1990-1994). Executive Director of the Inter-American Institute of Human Rights (elected unanimously, 1994-1996). Member of the Board of Directors of the Inter-American Institute of Human Rights (elected 1988-1991, reelected unanimously 1991-1994, re-elected unanimously 1996 at the end of term as Executive Director); External Legal Adviser to the Inter-American Institute of Human Rights (1991-1994); delegate of the Inter-American Institute of Human Rights to the regional meeting of Latin America and the Caribbean preparatory to the United Nations World Conference on Human Rights (1993) and to other "satellite-meetings" for the II United Nations World Conference on Human Rights (Vienna, 1993); Head of the Delegation of the Inter-American Institute of Human Rights to the Central American Conference on Peace and Development (Tegucigalpa, 1994).

Legal Adviser to the Ministry of External Relations of Brazil (1985-1990); Deputy Head of the Delegation of Brazil to the United Nations Conference on the Law of Treaties between States and International Organizations (Vienna, 1986); Delegate of Brazil to the II World Conference on Human Rights (Vienna, 1993); Special Envoy of the Minister of External Relations of Brazil to Chile for Questions Pertaining to Human Rights (Santiago, 1993-1994); Delegate of Brazil to the 24th General Assembly of OAS (Belém do Pará, Brazil, 1994); Delegate of Brazil to the 14th General Assembly of OAS (Brasilia, 1984); Delegate of Brazil to the Conferences on the Latin American Parliament (Cartagena and Lima, 1987); Delegate of Brazil to the Joint Meeting of the Contadora Group and the Group of Support (Cartagena, 1985); Head of the Delegation of Brazil to the United Nations Conference on the Code of Conduct for Transfer of Technology (Geneva, 1983); Legal Adviser to the Delegation of Brazil to the VI Conference of the Brazilian-French Mixed Commission of Demarcation of Limits (1981).

Expert of the United Nations and Lecturer in the United Nations Global Consultation on the right to Development as a Human Right (United Nations, Geneva, 1990); Member of the Group of Senior Legal Advisers to UNEP (Nairobi, 1990-1992), participant of the meetings in Malta (1990), Nairobi (January and September 1991), Geneva (March and July 1991), Beijing (1991), Rio de Janeiro (1991-1992), Nairobi (September 1992); Member of the Advisory Committee of Experts in International Environmental Law of the United Nations University (1984-1987), participant at the meetings at The Hague (1984), Rio de Janeiro (1985), Strasbourg (1986), Goa, India (1987).

UNDP Adviser for advisory project on modernization of the Foreign Offices of Latin American countries (Chile, Brazil, Dominican Republic, Mexico, Guatemala (1988)); UNEP Adviser for the elaboration of environmental legislation project of São Tomé and Principe (1992); Member of the Group of Jurists of the Comisión Sudamericana de Paz, entrusted with the elaboration of the first draft of the Treaty of Zone of Peace in South America (Brasilia, August 1989, and Montevideo, June 1990).

Member of the Commission of Jurists of OAS for Nicaragua (fact-finding, 1993-1994). Member of the Commission of Senior Legal Advisers to the Office of the United Nations High Commissioner for Refugees (UNHCR) for the final evaluation of the process of the International Conference on Central American Refugees (Mexico City, 1994); Legal Adviser to the Council of Europe in the case concerning the 1995 Minsk Convention on Human Rights (1995); Legal Adviser to the UNHCR for the consultations on the 10th and 20th and 30th anniversaries of the Cartagena Declaration on Refugees (1994, 2004 and 2014, respectively).

Member of the Commission of Advisers to UNESCO on the Right to Peace as a Human Right (participant at meetings in Las Palmas, Spain, February 1997, and

Oslo, Norway, June 1997). Research supervisor for the project on International Humanitarian Law and Customary Law, International Committee of the Red Cross (1997). Arbitrator, International Centre for Settlement of Investment Disputes (2006-2008).

Director of the Brazilian Journal of International Law (published every semester; Director since 1985); Co-Director of the Brazilian Journal of Human Rights (since 2001); Brazilian editor of International Legal Materials (Washington/American Society of International Law, 1981-2012); Member of the Arquivos Review Editorial Council, Ministry of Justice of Brazil (1987-2002); Member of the Editorial Board of the Brazilian Journal of International Politics (since 1993); Member of the Editorial Board of "International Newsletter" of the University of São Paulo, Brazil (since 1997).

Member of the Curatorium of the Hague Academy of International Law (since 2004); Member of the Institute of International Law (since 1997); Elected Member of the Committee on the Enforcement of Human Rights Law of the International Law Association (London); Elected Member of the International Council of Environmental Law (Bonn). Member of the Boards of Directors (elected and reelected) of the Inter-American Institute of Human Rights and of the International Institute of Human Rights (San José and Strasbourg); Elected Member of the International Institute of Humanitarian Law (San Remo).

Permanent Member of the Brazilian Society of International Law; Associate Member of the Asociación Argentina de Derecho Internacional; Elected Member of the Société française pour le droit international; Permanent Member (elected, 1994), and former rapporteur (1996), of the Instituto Hispano-Luso-Americano de Derecho Internacional; Member of the American Society of International Law; Member of the British Institute of International and Comparative Law and of the Indian Society of International Law; Member of the Association des anciens auditeurs of the Hague Academy of International Law. Member of the Advisory Board of the Asia-Pacific Council on Human Rights Studies (New Delhi, 1998); Member of the International Council on Human Rights Policy (London, 1997); Member of the Steering Committee of the Project on International Courts and Tribunals (New York/The Hague, 1998-2001).

Honorary President of the Brazilian Institute of Human Rights; Member of the Brazilian Bar Association; Professor Patrono/Paraninfo/Homenageado (elected by the students in successive years) of the University of Brasilia (1979-2014), Professor Patrono (elected by the students) of the Catholic University of Minas Gerais, Brazil (2002) and of the Tuiuti University of Curitiba, Brazil (2002); Professor Paraninfo of the Diplomatic Academy Rio Branco (1999 and 2006).

Member of the Academia Mineira de Letras Jurídicas; Member of the Academia Brasileira de Letras Jurídicas.

Author of 52 books and around 680 monographs, contributions to books, essays and articles on international law, published in numerous countries and several languages.

17-12355 **41/59**

Christopher Greenwood (United Kingdom)

[Original: English]

Judge, International Court of Justice (since 6 February 2009).

Appointed Companion of the Order of St Michael and St George (CMG), 2002

Knighted for services to public international law, 2009.

University of Cambridge (Magdalene College): BA (Law) 1st class honours, 1976 (MA, 1981); LLB/LLM (Public International Law) 1st Class honours, 1977. Arnold McNair Scholarship, 1976. Whewell Scholarship, 1977.

Fellow, Magdalene College, Cambridge, 1978-96; Honorary Fellow since 2009.

Lecturer, Cambridge Law Faculty, 1981-96.

Professor, London School of Economics, 1996-2009 (Head of Department 2004-2006).

Barrister, Middle Temple, 1978; Bencher 2003.

Appointed Queen's Counsel, 1999.

In practice at the London Bar 1984-2009.

Member of the Panel of Arbitrators for the Law of the Sea Treaty and the International Centre for the Settlement of Investment Disputes.

Member, UK National Group, Permanent Court of Arbitration.

Participation as a Judge at the International Court of Justice

Obligation to Prosecute or Extradite (Belgium v. Senegal), Order of 26 May 2009 (Provisional Measures), I.C.J. Reports 2009, p. 139.

Dispute regarding Navigational and Related Rights (Costa Rica v. Nicaragua), Judgment of 13 July 2009, I.C.J. Reports 2009, p. 213.

Pulp Mills on the River Uruguay (Argentina v. Uruguay), Judgment of 20 April 2010, I.C.J. Reports 2010, p. 14 [Separate Opinion, p. 221].

Jurisdictional Immunities of the State (Germany v. Italy), Order of 6 July 2010 (Counter-claim), I.C.J. Reports 2010, p. 310 [Joint Declaration with Judge Keith, p. 323].

Accordance with International Law of the Unilateral Declaration of Independence of Kosovo, Advisory Opinion of 22 July 2010, I.C.J. Reports 2010, p. 403.

Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo), Judgment of 30 November 2010, I.C.J. Reports 2010, p. 639 [Joint Declaration with Judge Keith, p. 712].

Certain Activities carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua), Order of 8 March 2011 (Provisional Measures), I.C.J. Reports 2011, p. 6 [Declaration, p. 46].

Application of the Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation), Judgment of 1 April 2011 (Preliminary Objections), I.C.J. Reports 2011, p. 70 [Separate Opinion, p. 323].

Jurisdictional Immunities of the State (Germany v. Italy, Greece Intervening), Order of 4 July 2011 (Application by Greece to Intervene), I.C.J. Reports 2011, p. 494.

Request for the Interpretation of the Judgment of 15 June 1962 in the Case concerning the Temple of Preah Vihear (Cambodia v. Thailand), Order of 18 July 2011 (Provisional Measures), I.C.J. Reports 2011, p. 537.

Application of the Interim Accord of 13 September 1995 (The Former Yugoslav Republic of Macedonia v. Greece), Judgment of 5 December 2011, I.C.J. Reports, p. 644.

Judgment No 2867 of the Administrative Tribunal of the International Labour Organization upon a Complaint filed against the International Fund for Agricultural Development, Advisory Opinion of 1 February 2012, I.C.J. Reports 2012, p. 10 [Declaration, p. 94].

Jurisdictional Immunities of the State (Germany v. Italy, Greece Intervening), Judgment of 3 February 2012, I.C.J. Reports 2012, p. 99.

Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo), Judgment of 19 June 2012 (Compensation), I.C.J. Reports 2012, p. 324 [Declaration, p. 390].

Obligation to Prosecute or Extradite (Belgium v. Senegal), Judgment of 20 July 2012, I.C.J. Reports 2012, p. 422.

Territorial and Maritime Dispute (Nicaragua v. Colombia), Judgment of 19 November 2012, I.C.J. Reports 2012, p. 624.

Frontier Dispute (Burkina Faso v. Niger), Judgment of 16 April 2013, I.C.J. Reports 2013, p. 44.

Certain Activities Carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua), Order of 18 April 2013 (Counter-claim), I.C.J. Reports 2013, p. 200.

Certain Activities Carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua), Order of 16 July 2013 (Provisional Measures), I.C.J. Reports 2013, p. 230.

Request for the Interpretation of the Judgment of 15 June 1962 in the Case concerning the Temple of Preah Vihear (Cambodia v. Thailand), Judgment of 11 November 2013, I.C.J. Reports 2013, p. 281.

Certain Activities Carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua), Order of 22 November 2013 (Provisional Measures), I.C.J. Reports 2013, p. 354.

Construction of a Road in Costa Rica along the San Juan River (Nicaragua v. Costa Rica), Order of 13 December 2013 (Provisional Measures), I.C.J. Reports 2013, p. 398.

Questions relating to the Seizure and Detention of Certain Documents (Timor Leste v. Australia), Order of 3 March 2014 (Provisional Measures), I.C.J. Reports 2014, p.147 [Dissenting Opinion, p. 194].

Whaling in the Antarctic (Australia v. Japan, New Zealand intervening), Judgment of 31 March 2014, I.C.J. Reports 2014, p. 226 [Separate Opinion, p. 405].

Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v. Serbia), Judgment of 3 February 2015, I.C.J. Reports 2015, p. 3.

Obligation to Negotiate Access to the Pacific Ocean (Bolivia v. Chile) (Preliminary Objections), Judgment of 24 September 2015.

17-12355 **43/59**

Certain Activities carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua) and Construction of a Road in Costa Rica along the River San Juan (Nicaragua v. Costa Rica), Judgment of 16 December 2015 [Joint Declaration with Judges Tomka, Sebutinde and Dugard].

Question of the Delimitation of the Continental Shelf between Nicaragua and Colombia beyond 200 nautical miles from the Nicaraguan Coast (Nicaragua v. Colombia) (Preliminary Objections), Judgment of 17 March 2016.

Alleged Violations of Sovereign Rights and Maritime Spaces in the Caribbean Sea (Nicaragua v. Colombia) (Preliminary Objections), Judgment of 17 March 2016.

Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. India), Judgment of 5 October 2016.

Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. Pakistan), Judgment of 5 October 2016.

Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. United Kingdom) (Preliminary Objections), Judgment of 5 October 2016.

Immunities and Criminal Proceedings (Equatorial Guinea v. France) Order of 7 December 2016 (Provisional Measures).

Maritime Delimitation in the Indian Ocean (Somalia v. Kenya) (Preliminary Objections), Judgment of 2 February 2017.

Application of the International Convention for the Suppression of the Financing of Terrorism and of the International Convention on the Elimination of All Forms of Racial Discrimination (Ukraine v. Russian Federation), Request for Provisional Measures (under consideration as at 20 March 2017).

Budgetary and Administrative Committee, 2009 to present.

Rules Committee, 2009-2012.

Chair, Information Technology Committee, 2015 to present.

Arbitrations

Extensive experience as an arbitrator in cases on public international law, including:

Corn Products Inc. v. United Mexican States, 146 ILR 581 (2008) [President];

European Media Ventures SA v. Czech Republic (2009) award of 8 July 2009 available on www.italaw.com;

Azpetrol v. Azerbaijan (2009) ICSID ARB 06/15;

European American Investment Bank v. Slovak Republic (2012-14) awards of 22 October 2012 and 7 June 2014 on jurisdiction and 20 August 2014 on costs available on www.italaw.com [President];

Chagos Marine Protected Area (Mauritius v. United Kingdom), Award of 18 March 2015, 162 ILR 1 and 59.

Principal Appearances as Counsel (1992-2009)

Before the International Court of Justice

Questions of Interpretation and Application of the 1971 Montreal Convention Arising from the Aerial Incident at Lockerbie (Libya v. United Kingdom) Order of 14 April 1992 (Provisional Measures), I.C.J. Reports 1992, p. 3; Judgment of 27 February 1998, p. 9 (Counsel for the United Kingdom).

Legality of the Use by a State of Nuclear Weapons in Armed Conflict (Request by the World Health Organization), Advisory Opinion of 8 July 1996, I.C.J. Reports 1996, p. 66 (Counsel for the United Kingdom).

Legality of the Threat or Use of Nuclear Weapons (Request by the United Nations General Assembly), Advisory Opinion of 8 July 1996, I.C.J. Reports 1996, p. 226 (Counsel for the United Kingdom).

Legality of Use of Force (Yugoslavia v. United Kingdom), Order of 2 June 1999 (Provisional Measures), I.C.J. Reports 1999, p. 826; Judgment of 15 December 2004 I.C.J. Reports 2004, p. 1307 (Counsel for the United Kingdom).

Armed Activities on the Territory of the Congo (Democratic Republic of Congo v. Rwanda) Order of 10 July 2002 (Provisional Measures), I.C.J. Reports 2002, p. 219 and Judgment of 3 February 2006, I.C.J. Reports 2006, p. 6 (Counsel for Rwanda).

Territorial and Maritime Dispute between Nicaragua and Honduras in the Caribbean Sea, (Nicaragua v. Honduras), Judgment 8 October 2007, I.C.J. Reports 2007, p. 659 (Counsel for Honduras).

Before other International Courts and Tribunals

Banković v. Belgium and Others (European Court of Human Rights, Grand Chamber), 123 ILR 94 (2001) (Counsel for the United Kingdom).

Kingsley v. *United Kingdom* (European Court of Human Rights, Grand Chamber) 35605/97 (2002) (Counsel for Mr Kingsley).

Azinas v. Cyprus (European Court of Human Rights, Grand Chamber) 56679/00 (2004) (Counsel for Mr Azinas).

The Queen (on the Application of the International Association of Independent Tanker Owners) v. Secretary of State for Transport (Court of Justice of the European Communities, Grand Chamber), 142 ILR 89 (2008) (Counsel for Intertanko).

Kadi v. Council of the European Union (Court of Justice of the European Communities, Grand Chamber), 149 ILR 341 (2008) (Counsel for the United Kingdom).

Barbados v. Trinidad and Tobago (UNCLOS Annex VII), 139 ILR 449 (2006) (Counsel for Trinidad and Tobago).

Guyana v. Suriname (UNCLOS Annex VII), 139 ILR 566 (2007) (Counsel for Suriname).

SGS v. Republic of the Philippines (ICSID), 129 ILR 444 (2004) (Counsel for the Philippines).

Impregilo SpA v. Islamic Republic of Pakistan (ICSID) ARB/03/3; Decision of 22 April 2005 (Counsel for Pakistan).

17-12355 **45/59**

Bayindir Insaat Turizm Ticaret Ve Sanayi AS v. Islamic Republic of Pakistan (ICSID) ARB/03/29; Decision of 14 November 2005 and Award of 27 August 2009 (hearings concluded in 2008) (Counsel for Pakistan).

Loewen Group v. United States of America (NAFTA Chapter 11) 128 ILR 334 (2001) (Expert witness).

Other arbitrations and appearances before the United Nations Compensation Commission and the International Criminal Tribunal for the Former Yugoslavia.

Before National Courts

R. v. Bow Street Magistrate, ex parte Pinochet (No. 1) [2000] 1 AC 147; 119 ILR 50 (England, House of Lords) (Counsel for Spain).

R. v. Bow Street Magistrate, ex parte Pinochet (No. 3) [2000] 1 AC 147; 119 ILR 135 (England, House of Lords) (Counsel for Spain).

Holland v. Lampen-Wolfe [2000] 1 WLR 1573; 119 ILR 367 (England, House of Lords) (Counsel for Mr Lampen-Wolfe).

Kuwait Airways Corporation v. Iraqi Airways Co. [2002] 2 AC 883; 125 ILR 602 (England, House of Lords) (Counsel for Kuwait Airways).

R (European Roma Rights Centre) v. Immigration Officer [2005] 2 AC 1; 131 ILR 652 (England, House of Lords) (Counsel for the Secretary of State).

Jones v. Saudi Arabia [2007] 1 AC 270; 129 ILR 713 (England, House of Lords) (Counsel for the Secretary of State as intervener).

R (Al-Skeini) v. Secretary of State [2008] 1 AC 153; 133 ILR 693 (England, House of Lords) (Counsel for the Secretary of State).

R (Al-Jedda) v. Secretary of State [2008] 1 AC 332; 137 ILR 287 (England, House of Lords) (Counsel for the Secretary of State).

Republic of Ecuador v. Occidental Exploration and Production Co. 138 ILR 92 (England, Court of Appeal) (Counsel for Occidental).

Other cases in English courts. Also appeared as counsel in Bermuda and Gibraltar and as expert witness in Canada and the United States of America.

Publications

International Law Reports vols 51-168 (Joint editor vols 82-167 with the late Sir Elihu Lauterpacht); vols 169-172 in press.

Essays on War in International Law (2006).

Command and the Laws of Armed Conflict (1993).

The Kuwait Conflict (co-editor, 1991).

"State Contracts in International Law" 58 British Year Book of International Law (1982) 27-81.

"The Relationship of *Ius ad Bellum* and *Ius in Bello*" 9 Review of International Studies (1983) 221-234.

"The Concept of War in Modern International Law" 36 International and Comparative Law Quarterly (1987) 283-306.

"Self-Defence and the Conduct of International Armed Conflict" in Y. Dinstein (ed) *International Law at a Time of Perplexity* (Kluwer Academic Publishers, 1989) 273-288.

"Twilight of the Law of Belligerent Reprisals" 20 Netherlands Year Book of International Law (1989) 35-69.

"Terrorism and Protocol I" 19 Israel Year Book of Human Rights (1989) 187-208.

"The Administration of Occupied Territory in International Law" in E. Playfair (ed) *International Law and the Administration of Occupied Territories* (Oxford University Press, 1992) 241-266.

"The Customary Law Status of the 1977 Additional Protocols" in A. Delissen and G. Tanja (eds) *Humanitarian Law of Armed Conflicts* (Martinus Nihjoff, Dordrecht, 1991), 93-114.

"New World Order or Old? The Invasion of Kuwait and the Rule of Law" 55 *Modern Law Review* (1992) 153-178.

Chapters 1 and 2 in D. Fleck (ed) *Handbuch des Humanitaren Volkerrechts in bewaffneten Konflikten* (1994) 1-55; published in English as D. Fleck (ed) *The Handbook of Humanitarian Law in Armed Conflicts* (Oxford 1995; 2nd edition, 2008).

"Considerations of International Law" (with Hugh Mercer) in B. Eichengreen and R. Portes (eds), *Crisis? What Crisis? Orderly Workouts for Sovereign Debtors* (1995), 103-117.

"The United Nations as Guarantor of International Pace and Security 1945-95: A United Kingdom View" in C. Tomuschat (ed) *The United Nations at Age Fifty: A Legal Perspective* (1996) 59-76.

"The International Court and the Use of Force" in A.V. Lowe and M. Fitzmaurice (eds.), Fifty Years of the International Court of Justice (1996) 373-388.

"International Humanitarian Law and the Tadic Case" 7 European Journal of International Law (1996) 265-283.

"Protection of Peacekeepers: The Legal Regime" 7 Duke Journal of International Law (1996) 185-207.

"The Advisory Opinion on Nuclear Weapons and the Contribution of the International Court to International Humanitarian Law" 37 *Int.Rev. of the Red Cross* (1997) 65-75

"A Critique of the Protocols" (on the 1977 Additional Protocols to the Geneva Conventions) in Durham and McCormack (ed), *The Changing Face of Conflict and the Efficacy of International Law* (Kluwer, 1999), pp. 3-22.

"The Development of International Humanitarian Law by the International Criminal Tribunal for the Former Yugoslavia" 2 Year Book of United Nations Law (1998) 97-140.

"International Humanitarian Law and United Nations Military Operations" 1, Year Book of International Humanitarian Law (1998) 3-34.

"The Law of Weaponry at the Start of the New Millenium", in L.C. Green and M. Schmitt (eds), *Into the Millenium: The Law of Armed Conflict* (1999), pp. 185-232.

"Rights at the Frontier: Protecting the Individual in Time of War", in Rider (ed) *Law at the Centre* (1999); the 50th Anniversary Lectures of the Institute for Advanced Legal Studies (Kluwer Law International), pp. 277-293.

Report on International Humanitarian Law published under commission from the Netherlands Government as part of the Centenary of the First Hague Peace

17-12355 **47/59**

Conference, published in F Kalshoven (ed) *The Centennial of the First International peace Conference* (Kluwer, 2000), pp. 161-259.

"War, Terrorism and International Law" Current Legal Problems, 2003 (Oxford), pp. 505-530.

"The Law of Armed Conflict" (chapter in M. Evans (ed), *International Law* (Oxford 2003 and 2007)).

"Command Responsibility and the *Hadzihasanovic* decision" 2 Journal of International Criminal Justice (2004) 598-605.

"State Responsibility for the Decisions of National Courts" in Fitzmaurice and Sarooshi (eds) Issues of State Responsibility before International Judicial Institutions (2004) 55-74.

Chapter on the United Kingdom in Gowland-Debbas (ed) National Implementation of United Nations Sanctions (2004) 581-604.

"The Legality of the Use of Force" in Bothe, O'Connell and Ronzitti (eds) *Redefining Sovereignty* (2005) pp 387-416.

"The Caroline", in Wolfrum (ed), Max Planck Encyclopaedia of International Law (2012), vol. I, pp. 1141-1143.

"Self-Defence", in Wolfrum (ed), Max Planck Encyclopaedia of International Law (2012), vol. IX, pp. 103-112.

"Human Rights and Humanitarian Law — Conflict or Convergence" 43 Case Western Reserve Journal of International Law (2010), pp. 491-512.

"The Role of the International Court of Justice in the Global Community" 17 UC Davis Journal of International Law (2011), pp. 233-252.

"Some Challenges of International Litigation" 1 Cambridge Journal of International and Comparative Law (2012) pp. 7-22.

"Judicial Integrity and the Advisory Jurisdiction of the International Court of Justice" in G. Gaja and J. Grote Stoutenberg (eds) *Enhancing the Rule of Law through the International Court of Justice* (2014), pp. 63-74.

"Unity and Diversity in International Law" in Andenas and Bjorge (eds) *Farewell to Fragmentation* (Cambridge University Press, 2015), pp. 37-55.

"The International Court of Justice and International Humanitarian Law" in O. Elias and C. Jalloh (eds), *Essays in Honour of Abdul Koroma* (Brill, 2015), pp. 263-288.

"Reflections on "Most Favoured Nation Clauses" in Bilateral Investment Treaties", in D. Caron (ed) *Practising Virtue* (2015), essays in honour of Charles Brower (Oxford University Press, 2015).

"International Humanitarian Law in Context", in Cheng Chia-Jui (ed), A New International Legal Order, pp. 312-329.

"The Development of International Law by National Courts" in Maluwa, Tladi and du Plessis (eds), *The Pursuit of a Brave New World in International Law* (2017), essays in honour of John Dugard, pp. 193-211., pp. 556-564.

"Applying International Law: Norms, Equity, Proportionality and Reasonableness" to be published in *Recueil de cours*, Hague Academy of International Law.

Lauterpacht Lectures: "Aspects of State Immunity" January 2015, to be published by Cambridge University Press.

Contributed to the San Remo Manual on International Law Applicable to Armed Conflicts at Sea (1995).

Consultant, The Manual of the Law of Armed Conflict (United Kingdom, 2004).

Some fifty shorter articles and book reviews.

Membership of Learned Societies and Boards of Editors

British Institute of International and Comparative Law, Vice-President.

Institut de droit international.

American Society of International Law.

Asian Society of International Law.

European Society of International Law.

International Law Association.

Joint Editor, International Humanitarian law Series (Martinus Nijhoff).

Editorial Board British Year Book of International Law.

Editorial Board Cambridge Studies in International and Comparative Law.

17-12355 **49/59**

Nawaf Salam (Lebanon)

[Original: Arabic, English and French]

PERSONAL INFORMATION:

Citizen of Lebanon

Born in Beirut on December 15, 1953

EDUCATION:

Doctorat d'Etat (PhD), Institut d'Etudes Politiques (Sciences Po.), Paris (1992)

LL.M. (Master of Laws), Harvard Law School, Cambridge, MA (1991)

Licence en Droit (LLB), Lebanese University, Beirut (1984)

Doctorat en Histoire (PhD), Sorbonne University, Paris (1979)

Diplôme d'Etudes Approfondies, Institut d'Etudes Politiques (Sciences Po.), Paris (1979)

Diplôme, Ecole des Hautes Etudes en Sciences Sociales, Paris (1974)

PROFESSIONAL EXPERIENCE:

DIPLOMACY:

Ambassador and Permanent Representative of Lebanon to the United Nations in New York, as of July, 2007

Represented Lebanon in the Security Council in 2010 and 2011, for its two-year term as a non-permanent member, and assumed the Presidency of said Council for the months of May 2010 and September 2011

Vice-President of the 67th session of the General Assembly of the United Nations (Sept 2012-Sept 2013) and Acting-President of said Assembly in July 2013

Represents Lebanon in the Economic and Social Council of the United Nations, as of January 1, 2016

Head of the Lebanese delegation to the Climate Change Summit (Paris 2015); Head of the Lebanese delegation to the International Conference on Financing for Development (Addis Ababa 2015); Head of the Lebanese delegation to the South-South and Triangular Cooperation High-Level meeting (Dhaka 2015); Member of the Lebanese delegation to the South American-Arab Countries Summit (Lima 2012); Member of the Lebanese delegation to the Rio+20 Summit on Sustainable Development (Rio de Janeiro 2012); Member of the United Nations Security Council field mission to Ethiopia, Sudan and Kenya (2011); Member of the United Nations Security Council field mission to Uganda and Sudan (2010); Member of the United Nations Security Council field mission to Afghanistan (2010); Head of the Lebanese delegation to the ministerial meeting of the Non-Aligned Movement (Havana 2009); Member of the Lebanese delegation to the Climate Change Summit (Copenhagen 2009); Member of the Lebanese delegation to the Summit of the Organization of the Islamic Conference (Dakar 2008)

PRIVATE LAW PRACTICE:

Attorney at Law, member of the Beirut Bar Association: Counseled and represented diverse international and domestic, public and private entities in Beirut, Lebanon (1984-1989 & 1992-2007) and in Boston, USA (1989-1992). Primary fields of

practice: general litigation; public and private international law; international transactions

ACADEMIA:

American University of Beirut, Chair of the Political Studies and Public Administration Department (2005-2007), Associate Professor (2003-2007), Lecturer (1992-2003, 1985-1989) Harvard Law School, Visiting researcher (1989-1990)

Sorbonne University, Paris, Centre d'Histoire de l'Islam Contemporain, Chercheur associé (1984-1985)

Harvard University, Center for International Affairs, Visiting scholar (1981-1982)

Sorbonne University, Paris, Chargé de Cours/Lecturer (1979-1981).

Relevant courses taught include: Introduction to International Law, Special Topics in International Relations and International Law, Survey of International Relations, Senior Seminar on International Law and Diplomacy, Graduate Seminar on International Law, Graduate Seminar on the Theory and Practice of Diplomacy, Graduate Seminar on International Environmental Law, Graduate Tutorial in International Law

OTHER ACTIVITIES:

Member and *Rapporteur* of the Lebanese National Electoral Law Commission, entrusted with the task of preparing the draft of a new electoral law for Lebanon (2005-2006); Member of the Lebanese National Commission of UNESCO (2000-2004); Member of the Executive Bureau of the Socio-Economic Council of Lebanon (1999-2002)

PUBLICATIONS:

Author of numerous books, essays and articles, including several works in the fields of International, Constitutional, Electoral, and Islamic Law as well as on International Organizations and International Affairs. Selected works:

Editor and contributor [Introduction]: *Lebanon in the Security Council* 2010-2011, (in Arabic), Dar Al Saqi, Beirut, 2012

"Taif's Dysfunctions and the Need for Constitutional Reform" in Youssef Choueiri, *Breaking the Cycle*, Stacey International, London, 2007

Editor and contributor [Chapter: "La Crise de la Ligue Arabe"]: Le Moyen-Orient à l'Epreuve de l'Irak, Actes-Sud/Sindbad, Paris, 2005

Editor and contributor [Chapter: "Reforming the Electoral System: a Comparative Perspective"]: *Options for Lebanon*, I.B.Tauris, London and New York, 2004 (Arabic version published by Dar Annahar)

Co-author with Karim Makdisi, "What Possible Role for the United Nations in Iraq? Preliminary Thoughts in Light of Previous United Nations Peace Operations in Cambodia, Kosovo, East Timor, and Afghanistan" in *Iraq and the Region after the War: Issues of Economic and Social Reconstruction* (in Arabic), UN/ESCWA, Beirut, 2004, pp. 275-301

L'accord de Taif, un réexamen critique, Dar Annahar, Beyrouth, 2003

Civil Society in the Arab World, Islamic Legal Studies Program, Harvard Law School, Occasional Publications, Cambridge, 2002

17-12355 **51/59**

"The Independence of the Judiciary between Text and Practice" (in Arabic) in *Ab'ad* 5, June 1996, pp. 90-94

Co-author with Philipp D. O'Neill, Jr. "Is the exceptio non adimpleti contractus part of Lex Mercatoria?" in Emmanuel Gaillard (ed.), *Transnational Rules in International Commercial Arbitration*, International Chamber of Commerce/International Law Association, Paris, 1993, pp. 147-159

"The Emergence of Citizenship in Islamdom" in *Arab Law Quarterly*, vol. 12, part 2, 1997, pp. 125-147 (Reprinted in John W. Jandora, *States Without Citizens*, Praeger Security International, Westport and London, 2008. pp. 67-91; french version in La condition libanaise. Communautés, citoyen, Etat; suivi de: La citoyenneté en pays d'Islam)

"Between Repatriation and Resettlement: Palestinian Refugees in Lebanon" in *Journal of Palestine Studies*, Vol. XXIV/1, n° 93, 1994, pp. 18-27 (french version in *Revue d'Etudes Palestiniennes* [53] 1, automne 1994; Arabic version in *Majallat al-Dirasat al-Falastiniyya*, n° 19, summer 1994; german version in *Palästinenser im Libanon*, *Palästinensische Flüchtlinge und der Friedensprozeß*, April 2002)

SPECIAL PROJECTS:

Co-author of the Draft Law submitted by the "Special Electoral Law Commission" to the Government of Lebanon in June 2006; principal drafter of the related *Report* of the Commission, and editor of its nineteen volumes of annexes

PUBLIC LECTURES AND PRESENTATIONS:

Columbia University, School of International and Public Affairs, New York (2012, 2013, 2014 & 2015)/International Peace Institute, New York (2015)/Yale University Law School (2014)/New York University (2013)/Council on Foreign Relations, New York (1994 & 2012)/University of Rabat, Morocco (2012)/Harvard University, Kennedy School of Government (1982 & 2010)/Saint Joseph University, Lebanon (2003 & 2006)/Balamand University, Lebanon (1993, 1996 & 2006)/American University of Beirut, Lebanon (1995, 2001 & 2005)/Cultural Center, Abu Dhabi, United Arab Emirates (2004) Freiburg University, Germany (1989 & 2003)/ University of Cairo, Egypt (2003)/Mainz University, Germany (2002)/ Sagesse University, Lebanon (2002)/Harvard University Law School Worldwide Alumni Congress, Paris (2001)/Oxford University, (1994, 1997 & 1999)/The Shuman Foundation, Jordan (1997 & 1999)/Massachusetts Institute of Technology (1991 & 1996)/Boston University (1996)/Sciences Po, Centre d'Etudes des Relations Internationales, Paris (1995)/Sorbonne University, Paris (1980, 1981, 1985 & 1992)/Yale University (1991)/Harvard University, Center for Middle Eastern Affairs (1991)/U.S. Institute for Peace, Washington, D.C. (1990)/Harvard University Law School (1990)/Tufts University, Fletcher School of Law and Diplomacy (1989)/The University of London (1988)/The American Enterprise Institute, Washington, D.C. (1984)/Harvard University, Center for International Affairs (1982 & 1986)

LANGUAGES:

Arabic, English, French

DECORATIONS:

French Legion d'honneur at the rank of Officer

Abdulqawi Ahmed Yusuf (Somalia)

[Original: English and French]

Vice-President, International Court of Justice since February 2015

Judge, International Court of Justice since February 2009

Judge ad hoc, International Court of Justice, case concerning

Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v. France) (2007-2008)

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

Member of the panel of arbitrators of the International Centre for the Settlement of Investment Disputes (ICSID)

Founder, African Institute of International Law (AIIL), Arusha, Tanzania

Founder and General Editor of the African Yearbook of International Law, (Vols. 1-21, 1993-2016)

Author and/or editor of numerous publications on various aspects of international law

Education

- Docteur dès sciences politiques (International Law), Graduate Institute of International Studies, University of Geneva (1980)
- Laurea di Dottore in Giurisprudenza (Dr. Juris), Faculty of Law, Somali National University (1973)
- Certificate, Centre for Studies and Research in International Law, Hague Academy of International Law, Netherlands (1974)
- Post-Graduate studies in International Law and Relations, University of Florence, Italy (1976-1977)

Honorary Degrees

- Doctorate of Laws (Honoris Causa), University College London, United Kingdom
- Doctor of Law (Honoris Causa), KIIT University, India

Languages

• English (fluent), French (fluent), Italian (fluent), Arabic (good knowledge) and Somali (mother tongue)

Professional Affiliation

• Founder and General Editor, African Yearbook of International Law/Annuaire africain de droit international

(Vols. 1-21, issued from 1993 to 2016)

- Member, Institut de droit international, Geneva (1999, 2003-)
- Member of the Governing Board, International Council for Commercial Arbitration (ICCA)
- Membre du Conseil de la Société française pour le droit international

17-12355 **53/59**

- Membre du Comité de rédaction, Annuaire Français de droit international
- Founder, African Institute of International Law, Arusha, Tanzania
- Fellow, The World Academy of Art and Science
- Member, International Advisory Board, Eco Forum Global, China
- Member of the Advisory Council of The Hague Institute for Global Justice
- Member of the Advisory Board of the Hague Peace and Justice Project
- Founding Member and Member, Advisory Board of African Association of International Law
- Member of the Board of Trustees of the Permanent Court of Arbitration (PCA) Financial Assistance Fund
- Member of the Board of Trustees of the Cairo Regional Centre for International Commercial Arbitration
- Member, Editorial Advisory Board, Asian Yearbook of International Law
- Chairman, Executive Committee, African Foundation for International Law
- Barrister, Supreme Court of Somalia, since 1974

Past Professional Activities

- Judge ad hoc, International Court of Justice, case concerning Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v. France) (2007-2008)
- Presiding arbitrator of PCA and ICSID Arbitral Tribunals and President or Member of ICSID Annulment Committees

UNESCO

• Legal Adviser and Director, Office of International Standards and Legal Affairs (March 2001-January 2009)

UNIDO

 Assistant Director General and Special Adviser on African Affairs (March 1998-February 2001)

UNIDO

• Legal Adviser and Director of the Legal Services (August 1994-March 1998)

UNCTAD

 Representative and Head, New York Office (July 1992-July 1994); Senior Liaison Officer, United Nations Programme of Action for the Least Developed Countries, New York (July 1992-July 1994)

UNCTAD

 Head, Legal Policies Section, Trade & Technology Programme, Geneva (July 1988-June 1992)

Academic Positions and Activities

• Assistant Professor, Faculty of Law, University of Geneva (1981-1983)

- Lecturer, International Law, Faculty of Law, Somali National University (1974-1980) and Chairman, Public Law Department (1976-1978)
- Visiting Lecturer on Public International Law at universities and academic institutions including:
- University of Siena, Italy
- Graduate Institute of Development Studies
- University of Florence (Italy)
- University of Milan-Bocconi (Italy)
- International Development Law Institute, Rome (Italy)
- University of Turin (Italy)
- United Nations Regional Courses in International Law, Addis Ababa (Ethiopia), 2011-2017
- International Law Seminar for Arab States, Cairo (Egypt), 2015
- The Hague Academy of International Law (Netherlands), 2012
- Thessaloniki Institute of Public International Law and International Relations (Greece), 2004
- UNITAR Fellowship Programme in International Law, the Hague Academy of International Law (Netherlands) (1987-1993)

Experience in Multilateral Negotiation (as Government Representative)

- Somali representative to the Third United Nations Conference on the Law of the Sea (1975-1981)
- Somali delegate to the Asian-African Legal Consultative Committee (1975 and 1976)
- Member, Somali delegation to the Organisation of African Unity Summit conferences (1974)

Adviser to multilateral negotiations and organs (as international official)

- Legal Adviser to the UNESCO Intergovernmental Oceanographic Committee and the World Heritage Committee (2001-2009)
- Legal Adviser to the Executive Board and General Conference of UNESCO (2001-2009)
- Legal Adviser to UNESCO negotiations on the following conventions: Convention on the Protection of the Underwater Cultural Heritage, Convention for the Safeguarding of Intangible Cultural Heritage, International Convention against Doping in Sport, Convention on the Protection and Promotion of the Diversity of Cultural Expression (2001-2006)
- Legal Adviser to the Industrial Development Board and General Conference of UNIDO (1994-1998)
- Legal Adviser to the International Center for Genetic Engineering and Biotechnology (Trieste, Italy) (1994-1997)
- Expert Adviser at the United Nations negotiations on a Convention on Biological Diversity (1990-1991)

17-12355 **55/59**

- Expert Adviser and UNCTAD Representative at the GATT Uruguay Round Trade Negotiations on TRIPS (1989-1991)
- Expert Adviser, UNCTAD negotiations on a Draft International Code of Conduct on the Transfer of Technology (1982-1985)

Publications

Books

- Panafricanisme et droit international, Académie de droit international de La Haye, hors collection, 2017
- Intellectual Property and International Trade: The Trips Agreement (ed. with C. Correa), 3rd Edition (Kluwer Law International, 2016)
- Pan-Africanism and International Law, Brill, Nijhoff, 2014
- L'Union africaine : cadre juridique et institutionnel. Manuel sur l'organisation panafricaine (ed. with F. Ouguergouz), Paris : Pedone, 2013
- The African Union: Legal and Institutional Framework. A Manual on the Pan-African Organization (ed. with F. Ouguergouz), Leiden: Nijhoff, 2012
- Standard setting in UNESCO/L'action normative à l'UNESCO (ed.), Vol. I & II, Paris: UNESCO Publishing and Leiden: Nijhoff, 2007
- Intellectual Property and International Trade: the TRIPS Agreement (ed. with C. Correa), The Hague: Kluwer Law International, 1st edition, 1998, 2nd edition, 2007
- International Technology Transfer: The Origins and Aftermath of the United Nations Negotiations on a Draft Code of Conduct (ed. with S.J. Patel and P. Roffe), The Hague: Kluwer Law International, 2001
- Legal Aspects of Trade Preferences for Developing States: A study in the Influence of Development Needs on the Evolution of International Law, The Hague: Nijhoff Publishers, 1982

Articles and Book Chapters

- "Unconstitutional Change of Government and the Public Law of Africa: Outlawing of Coups d'Etat in the African Continent" in The Pursuit of a Brave New World in International Law: Essays in Honour of John Dugard, (eds. Tladi, Maluwa and du Plessis), 2016
- « L'Etat, le Coup d'Etat et l'Union Africaine »; Actes de la journée d'études en l'honneur de Pierre Michel Eisemann, Paris : Pedone, 2016
- "The Emergence of an African Public Law and Its Potential Impact on International Law" in African Yearbook of International Law, Vol. 20, 2013-2014, pp. 141-155
- "Was There Something Missed in the Decolonization Process in Africa?" in African Yearbook of International Law, Vol. 20, 2013-2014, pp. 217-22
- "Precedent & Jurisprudence Constante (AES v. Argentina, ICSID Case No. ARB/02/17)" (with G. Yusuf) in 50th Anniversary of ICSID: An Overview of Landmark International Investment Law Cases (ed. M. Kinnear), 2015
- "The Public Law of Africa and International Law: Broadening the Scope of Application of International Rules" (Essays in International Law in Honour of Judge Abdul G. Koroma" (eds. Charles Chernor Jalloh & Olufemi Elias, 2015)

- "From Reluctance to Acquiescence: The Evolving Attitude of African States towards Judicial and Arbitral Settlement of Disputes", Leiden Journal of International Law (2015), Vol. 28, pp. 605-621
- "The Progressive Development of Peoples' Rights in the African Charter and in the Case Law of the African Commission on Human and Peoples' Rights", in F. Lenzerini and A.F. Vrdoljak (eds.), International Law for Common Goods: Normative Perspectives on Human Rights, Culture and Nature, Oxford: Hart, 2014
- "Is there an African Uti Possidetis Juris?", Zanzibar Yearbook of Law, 2014
- "Diversity of Legal Traditions and International Law: Keynote Address", Cambridge Journal of International and Comparative Law, Vol. 2, Issue 4, 2013
- « La Corne de l'Afrique, Fragmentation ou Intégration? », Aquilon: Revue en ligne de l'Association des internationalistes, No. 9, February 2013
- "Shepherding the Conclusion of Complex International Conventions: the Role of the Chairperson in the Negotiations on Cultural Diversity", in T. Maluwa (ed.), Law, Politics and Rights: Essays in Memory of Kader Asmal, Leiden: Nijhoff, 2013
- "Human Rights: a Third World perspective", EUI Working Papers: Academy of European Law, Distinguished Lectures of the Academy, AEL 2013/1
- « L'influence des Etats africains sur la formation des règles relatives à la zone économique exclusive », in M. Kamga, M.M. Mbengue (eds.), « L'Afrique et le droit international: variations sur l'organisation internationale ». Liber Amicorum Raymond Ranjeva/Africa and International Law: Reflections on the International Organization, Paris: Pedone, 2013
- "The International Court of Justice (ICJ) and the Development of Human Rights Law: From Collective Rights to Individual Rights", in A. Di Stefano, R. Sapienza (eds.), La tutela dei diritti umani e il diritto internazionale: XVI Convegno, Catania, 23-24 giugno 2011, Naples: Editoriale Scientifica, 2012
- "The Role That Equal Rights and Self-Determination of Peoples can Play in the Current World Community", in A. Cassese (ed.), Realizing Utopia: The Future of International Law, Oxford: Oxford University Press, 2012
- "Walking the Road He Paved: A Tribute to Antonio Cassese" (ed. G. Acquaviva and G. Pinzauti), Journal of International Criminal Justice, Vol. 10, Issue 5, 2012
- "The Notion of 'Armed Attack' in the Nicaragua Judgment and its Influence on Subsequent Case Law", Leiden Journal of International Law, Vol. 25, 2012
- "The Emergence of Judicial Institutions for Inter-State Dispute Settlement in Africa", African Yearbook of International Law, Vol. 19, 2011-2012
- "Article 1: Definition of Cultural Heritage", in F. Francioni, F. Lenzerini (eds.), "The 1972 World Heritage Convention: A Commentary", Oxford: Oxford University Press, 2008
- "La nozione di 'Beni Culturali sotto Protezione Rafforzata' e il ruolo dei Comitati dell'UNESCO per la protezione del patrimonio culturale: dalla Convenzione del 1972 al Secondo Protocollo del 1999" (with L. Cavicchioli), in P. Benvenuti and R. Sapienza, La Tutela Internazionale dei Beni Culturali nei Conflitti Armati, Milan: Giuffré, 2007

17-12355 **57/59**

- "UNESCO Standard setting Activities on Bioethics: Speak Softly and Carry a Big Stick", in F. Francioni (ed.) Biotechnologies and International Human Rights, Oxford: Hart, 2007
- « La coordination des actions dans le système des Nations Unies », in R. Chemain and A. Pellet (eds.), La Charte des Nations Unies, constitution mondiale ?, Paris : Pedone, 2006
- "Cultural Rights as Collective Rights in International Law", in K. Koufa, Multiculturalism and International Law: 2004 International Law Session, Thessaloniki Institute of Public International Law and International Relations, Athens: Sakkoulas, 2006
- "The UNESCO Declarations on Bioethics: Emerging Principles and Standards of an International Biolaw", in N. Boschiero (ed.), Bioetica e Biotecnologie nel Diritto Internazionale e Comunitario, Turin: Giappichelli, 2006
- « Le Conseiller juridique d'une organisation internationale face à la pratique», in Société française pour le droit international, La pratique et le droit international: Colloque de Genève, Paris : Pedone, 2004
- "The Right of Intervention by the African Union: A New Paradigm in Regional Enforcement Action", African Yearbook of International Law, Vol. 11, 2003
- "Government Collapse and State Continuity: The Case of Somalia", Italian Yearbook of International Law, Vol. XIII, 2003
- "Developing Countries and the Multilateral Trade Rules: The Continuing Quest for an Equitable Playing Field", in L. Boisson de Chazournes and V. Gowlland Debbas (eds.), The International Legal System in Quest of Equity and Universality, Liber Amicorum Georges Abi-Saab, The Hague: Nijhoff, 2001
- "The Role of the Legal Adviser in the Reform and Restructuring of an International Organization The Case of UNIDO", in United Nations Office of Legal Affairs, Collection of Essays by Legal Advisers of States, Legal Advisers of International Organizations and Practitioners in the Field of International Law, Sales no. E/F/S.99.V.13, New York: United Nations, 1999
- "The U.N. Convention on Biological Diversity", in N. Al-Nauimi and R. Meese, International Legal Issues Arising Under the United Nations Decade of International Law: Proceedings of the Qatar International Law Conference (22-03-1994; Doha), The Hague: Nijhoff, 1995
- "Intellectual Property Protection in the Countries of Africa", International Journal of Technology Management, Vol. 10, 1995
- "Reflections on the Fragility of State Institutions in Africa", African Yearbook of International Law, Vol. 2, 1994
- "Transfer of Technology", in M. Bedjaoui (ed.) International law: Achievements and Prospects, Paris: UNESCO, 1991
- "The Legal Framework for Stable, Remunerative and Equitable Commodity Prices in International Trade" in D. Dicke and E.U. Petersmann (eds.), Foreign Trade in the Present and a New International Economic Order, Fribourg: University Press Fribourg, 1988
- « L'élaboration d'un code international de conduite pour le transfert de technologie : bilan et perspectives», Revue générale de droit international public, Vol. 88, Issue 4, 1984

- "Differential and More Favourable Treatment of Developing Countries in International Trade: The GATT Enabling Clause", Journal of World Trade Law, Vol. 14, 1980
- "Towards a New Legal Framework for Marine Research: Coastal State Consent and International Co-ordination", Virginia Journal of International Law, Vol. 19, Issue 2, 1979
- "The Legal Status of Mercenaries in the Law of Armed Conflict" in A. Cassese (ed.), The New Humanitarian Law of Armed Conflict, Naples: Editoriale Scientifica, 1979

17-12355 **59/59**