



General Assembly Security Council

Distr.: General
27 July 2005
English
Original: French

**General Assembly
Sixtieth session**

Item 112 (c) of the provisional agenda*

**Elections to fill vacancies in principal organs: election of
five members of the International Court of Justice**

**Security Council
Sixtieth year**

Curricula vitae of candidates nominated by national groups

Note by the Secretary-General**

Contents

	<i>Page</i>
I. Introduction	2
II. Curricula vitae	2
Abdelfattah Amor	2
Mohamed Bennouna	3
Thomas Buergenthal	6
Julio D. González Campos	14
Kenneth Keith	22
Seidou Adamou Mazou	28
Bernardo Sepulveda Amor	31
Leonid Skotnikov	40

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, which will be held during the sixtieth session of the General Assembly. The list of nominated candidates is contained in document A/60/187-S/2005/447. 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/60/186-S/2005/446).

II. Curricula vitae

Abdelfattah Amor (Tunisia)

[Original: Arabic/English/French]

Born in 1943, Professor Abdelfattah Amor began his university teaching career in 1970 and rose through the ranks to become an Emeritus Professor.

A specialist in public law and political sciences, he has taught courses on international law and international relations, constitutional law and political sciences, human rights and public freedoms, and administrative law and administrative sciences at the Faculty of Law and the Faculty of Legal Sciences in Tunis. In addition, he has undertaken teaching assignments as a visiting or associate professor at numerous universities, notably in Africa and in Eastern and Western Europe.

Professor Amor has served as chairman of numerous recruitment panels for various positions in higher education, including — on two occasions — recruitment panels for the positions of senior lecturer in public law and university professor of public law.

Professor Amor has exercised numerous administrative and academic responsibilities, including as Dean of the Faculty of Legal Sciences, which, at the end of his term of office, granted him the title Honorary Dean. He is currently President of the International Academy of Constitutional Law.

Within the United Nations, Professor Amor has been elected a member of the Human Rights Committee on two occasions, first in 1998 and again in 2002. He served as Vice-Chairperson of the Committee from 1999 to 2003 and became its Chairperson in 2003. In addition, he is the Special Rapporteur of the Commission on Human Rights on freedom of religion or belief and, in this capacity, has submitted 37 reports to the Commission and the General Assembly. He has also carried out a number of studies, including on “Women, tradition and religion”, “Education and tolerance” and “Religious discrimination and racial discrimination: aggravated discrimination”.

Professor Amor participated in the World Conference on Human Rights (Vienna, 1993) and the Conference against Racism, Racial Discrimination, Xenophobia and Related Intolerance (Durban, 2001), both in the preparatory process and in the events themselves. In addition, he organized and acted as Chairman of the

International Consultative Conference on School Education in relation to Freedom of Religion or Belief, Tolerance and Non-Discrimination, held in Madrid in 2001. Mr. Amor was also a member of the Subcommission on the Promotion and Protection of Human Rights from 1992 to 1995.

Professor Amor has made various contributions to the activities of the United Nations Educational, Scientific and Cultural Organization (UNESCO) and is currently the Chairman of the International Jury for the UNESCO Prize for Human Rights Education. He has also contributed to the work of the International Organization of la Francophonie (OIF), inter alia, as a member of the Bureau of the Conference of Deans of Law Faculties Using the French Language Exclusively or Partially (1987-2002) and as a member of the Bureau of the “Fundamental Rights” Network (1993-2003).

In the Arab world, Professor Amor has served as an expert at the League of Arab States, where he was responsible for preparing draft revisions to the Charter of the League (1979-1982). In 1975, he helped to found the Union of Arab Jurists. In 1991, he organized the first conference of deans of Arab law faculties on human rights education. He collaborates actively in the scientific activities of the Arab Institute for Human Rights. In addition, he has founded or helped to found several Maghreb academic and scientific associations.

At the national level, Professor Amor has undertaken numerous scientific and academic activities. He was a member of the Constitutional Council (1987-1992) and, since 1982, he has been the President of the Tunisian Association for Constitutional Law.

Professor Amor’s publications include *Le droit constitutionnel saisi par le droit international*, *Droit constitutionnel et institutions politiques*, *La réforme du Pacte de la Ligue des États arabes*, *Islam et droits de l’homme*, *Études sur la tolérance*, *Le suffrage universel*, *Les changements démocratiques en Afrique* and *Le droit international et les religions*. He is also the author of about 100 articles and studies on such issues as international law, constitutional law and human rights. In addition, Mr. Amor is editing a compendium of lectures presented by the International Academy of Constitutional Law.

Professor Amor has been awarded the Order of the Republic, the Order of Educational Merit, the National Human Rights Prize and the Spanish Order of Merit, as well as a number of decorations and academic distinctions from foreign universities and institutions.

Mohamed Bennouna (Morocco)

[Original: French]

Born on 29 April 1943 at Marrakesh, Morocco.

Doctor of International Law, Professor of Public Law and Political Science.

Diploma from The Hague Academy of International Law.

Member of the International Law Institute.

Professional activities

Ambassador, Permanent Representative of the Kingdom of Morocco to the United Nations, since March 2001.

Judge of the International Criminal Court for the former Yugoslavia, The Hague, 1998-2001.

Director-General of the Arab World Institute (Institut du monde arabe, Paris), 1991-1998.

Ambassador, Deputy Permanent Representative to the United Nations, 1985-1989.

Professor and later Dean of the Faculty of Law at Rabat (Morocco), 1972-1984.

Visiting Professor at various universities: Tunis, Algiers, Nice, New York, Thessaloniki, Paris.

International and legal activities

Judge ad hoc of the International Court of Justice for the dispute between the Republic of Benin and the Republic of Niger, since 2002.

Chairman of the Sixth Committee (Legal Questions) during the fifty-ninth session of the General Assembly of the United Nations.

Publications

“Le Maghreb entre le mythe et la réalité”, *Intégration*, No. 1, 1974.

“Les fonds marins entre l’héritage commun et la querelle des héritiers”, *Revue iranienne des relations internationales*, No. 5, 1975.

“Le Sahara occidental devant la Cour internationale de Justice”, *Revue marocaine des sciences juridiques, politiques et économiques*, No. 1, 1976.

“Le nouvel ordre économique international et la doctrine juridique”, *Revue marocaine des sciences juridiques, politiques et économiques*, No. 2, 1977.

“Le Maroc et le droit de la mer”, *Revue marocaine des sciences juridiques, politiques et économiques*, No. 6, 1979.

“Les droits d’exploitation des ressources minérales des océans”, *Revue générale de droit international public*, No. 1, 1980.

“L’admission d’un nouveau membre à l’Organisation de l’unité africaine”, *Annuaire français de droit international*, 1980.

“La limite extérieure du plateau continental”, in: *La gestion des ressources pour l’humanité — Le droit de la mer* (Martinus Nijhoff, The Hague, 1982).

“Réalité et imaginaire en droit international du développement”, in: *Le droit des peuples à disposer d’eux-mêmes. Mélanges offerts à Charles Chaumont* (Pédone, Paris, 1984).

“Défi du développement et volontarisme normatif”, in: *La formation des normes en droit international du développement* (CRNS, Paris, 1984).

“Le caractère pluridimensionnel du droit de la mer”, in: *Traité du nouveau droit de la mer*, J. Dupuy and D. Vignes, dir. publ. (Economica, Paris, 1985).

- “La zone économique exclusive marocaine”, in: *Le parlement et la pratique législative au Maroc* (Editions Toubkal, Casablanca, 1985).
- “L’Islam et les relations internationales”, in: *Renouveau des études sur l’Islam et le monde arabe* (King Abdul Aziz Foundation, Casablanca, 1987).
- “La délimitation des espaces maritimes en Méditerranée”, in: *Le droit de la mer. Mélanges à la mémoire de J. Carroz* (FAO, Rome, 1987).
- “La Convention des Nations Unies relative aux droits de l’enfant”, *Annuaire français de droit international*, 1989.
- “La création d’une juridiction pénale internationale et la souveraineté des États”, *Annuaire français de droit international*, 1990.
- “Quelle sécurité pour quelle Méditerranée?” in: *La Méditerranée en question — Conflits et interdépendances* (CNRS, Paris, 1991).
- “International Law and Development”, in: *International Law: Achievements and Prospects*, M. Bedjaoui, gen. ed. (Martinus Nijhoff, UNESCO, 1991).
- “L’après-guerre froide et les nouveaux enjeux des relations internationales”, in: *Les Nations Unies* (Académie du Royaume du Maroc, Casablanca, 1991).
- “La dimension géopolitique du Maroc méditerranéen”, in: *Le Maroc méditerranéen* (Editions Le Fennec, Casablanca, 1992).
- “L’obligation juridique dans le monde de l’après-guerre froide”, *Annuaire français de droit international*, 1993.
- “Le règlement des différends peut-il limiter le droit de se faire justice à soi-même?”, *Journal européen de droit international*, vol. 5, No. 1, 1994.
- “The United Nations, Guarantor of International Peace and Security”, in: *The United Nations at Age Fifty — A Legal Perspective*, C. Tomuschat, dir. publ., Kluwer Law International, 1995.
- “La protection diplomatique, un droit de l’Etat?”, in: *Boutros-Ghali amicorum discipulorumque liber*, Bruylant, 1998.
- “Droit international et diversité culturelle”, in: *International Law at the Turn of the Century* (Sakkoulas Publications, Thessaloniki, 1998).
- “L’embargo dans la pratique des Nations Unies — Radioscope d’un moyen de pression”, in: *Liber amicorum Mohammed Bedjaoui*, Yakpo and I. Boumedra, dir. publ., Kluwer Law International, 1999.
- “La Cour pénale internationale”, in: *Le droit international pénal*, H. Ascension, E. Decaux and A. Pellet, dir. publ. (Pédone, Paris, 2000).
- “The Characterisation of Armed Conflict in the Practice of the ICTY”, in: *Essays on ICTY Procedure and Evidence in Honour of G. K. McDonald*, R. May et al., dir. publ. (Kluwer Law International, 2001).
- “The Statute’s Rules on Crimes and Existing or Developing International Law”, in: *The Rome Statute of the International Criminal Court: A Commentary*, vol. II, A. Cassese, P. Gaeta and J. Jones, dir. publ. (Oxford, 2002).

“Truth, Justice and Amnesty”, in: *Man’s Inhumanity to Man, Essays on International Law in Honour of Antonio Cassese*, L. C. Vohrah et al., eds. (Martinus Nijhoff Publ., Leyden, 2003).

Awards

National prize for culture, Morocco

Medal for culture, Yemen

Knight of the National Order of the Legion of Honour (Chevalier de l’Ordre National de la Légion d’honneur), France

Thomas Buergenthal (United States of America)

[Original: English]

I. Present Position

Judge, International Court of Justice, since 2000.

II. Previous Positions

A. Academic

Instructor in Legal Method, University of Pennsylvania School of Law, 1961-62; Professor of Law, State University of New York (Buffalo) School of Law, 1962-75; Fulbright & Jaworski Professor of International Law, University of Texas School of Law, 1975-80; Dean & Professor of International Law, Washington College of Law, The American University 1980-85; I.T. Cohen Professor of Human Rights, Emory University School of Law, 1985-89, Fellow, Carter Center of Emory University (Director, Human Rights Program); Lobingier Professor of Comparative Law & Jurisprudence, The George Washington University Law School and Director of the International Rule of Law Center 1989-2000.

B. Judicial, Quasi-judicial, and Investigatory

Judge, Vice President, President, Inter-American Court of Human Rights (1979-1991); Judge, Vice President, President, Administrative Tribunal, Inter-American Development Bank (1989-94); Member, United Nations Truth Commission for El Salvador (1992-93); Member, United Nations Human Rights Committee (1995-99); Vice-Chairman, Claims Resolution Tribunal for Dormant Accounts in Switzerland, 1999-2000.

III. Selected Professional Activities

A. Public

Chairman, U.S. Government Delegation to UNESCO Specialized Conference on International Education, 1974; U.S. Expert, UNESCO Meeting of Experts on the Implementation of the 1974 UNESCO Recommendation on International Education, 1976; Member, Executive Committee, U.S. National Commission for UNESCO, 1977-79, 1980-81; Chairman, Human Rights Committee, U.S. National Commission

for UNESCO, 1976-79; Chief, U.S. Government Representative, UNESCO Executive Board Working Group on Human Rights Procedures, 1977 and 1978; Member, U.S. Delegation to UNESCO Executive Board (104th and 105th Sessions), 1978; U.S. Expert, UN ad hoc Interregional Committee on Crime Prevention and Control, The Hague, 1978; Member, Advisory Board, President's Commission on the Holocaust, 1978-79; Vice President, UNESCO Congress on the Teaching of Human Rights and Chairman, U.S. Delegation to the Congress (Vienna) 1978; U.S. Expert, UNESCO Committee of Experts on the Teaching of Human Rights, 1979; Public Member, U.S. Government Delegation, Conference on Security and Cooperation in Europe, Copenhagen, June 1990; Public Member, U.S. Government Delegation, CSCE Expert Meeting on Democratic Institutions, Oslo, November 1991; Member, U.S. Holocaust Memorial Council, 1996-2000; Chairman, Committee on Conscience, U.S. Holocaust Memorial Council, 1997-2000; Board of Founders, Costa Rica-United States Foundation (CRUSA), 1996-2000; Member, Panels of Conciliators and of Arbitrators, International Centre for Settlement of Investment Disputes, The World Bank, since 1997.

B. Private

Rapporteur, Study Panel on International Human Rights Law and its Implementation, American Society of International Law, 1970-75; Member, Board of Directors, International Institute of Human Rights (René Cassin Foundation), 1970-89; Administrative Council, 1990-1994, Strasbourg, France; Member, Editorial Board, American Journal of Comparative Law, 1966-77; Contributor (International Law), Collier's Year Book (Annual Supplement to Collier's Encyclopaedia), 1976-79; Coordinator, American Society of International Law Research Project on Helsinki Basket III Problems, 1977; Member, Executive Council, American Society of International Law, 1977-80, 1986-89; Vice President, American Society of International Law 1980-82; Honorary Vice President, 1994-99; Advisory Committee, 1980-86, American Law Institute, Restatement on the Foreign Relations Law of the United States; Associate Reporter, 1978-80; Member, U.N.A. Advisory Panel on Human Rights, 1978-79; Chairman, Human Rights Committee, International Law and Practice Section, American Bar Association, 1981-82, 1991-1992; Member, Administrative Council, Blaustein Institute of Human Rights, 1985-2000; Member, Kuratorium, Max Planck Institute for Public International Law, Heidelberg, Germany, 1984-2003; Scientific Council, since 1984; Associate Senior Editor, Governing Rules of International Law Project, American Society of International Law, 1990-92; President, Inter-American Institute of Human Rights, 1980-1992; Honorary President, since 1992; Member, Board of Directors, F. M. van Asbeck Centre for Human Rights Studies, University of Leiden, The Netherlands, since 1991; Lecturer, Hague Academy of International Law, 1992; Member, Advisory Board, Brazilian Institute of Human Rights, since 1997; Member, Standing Committee on World Order Under Law, American Bar Association, 1997-98; Vice-Chairman, Academic Council, Institute of Transnational Arbitration, 1998-2003; Honorary Chairman, since 2003; Honorary President, American Society of International Law, since 2001. Executive Committee, ABA Center for Human Rights, since 2003.

IV. Editorial Boards

American Journal of International Law; Human Rights Law Journal; Europäische Grundrechte Zeitschrift; Revue Universelle des Droits de l'Homme; Encyclopaedia of Public International Law; Anuario Mexicano de Derecho Internacional, since 2001.

V. Publications

See pp. 5-12 *infra*.

VI. Selected Awards and Honours

Pro-Humanitas Prize, West-Ost Kulturwerk (Federal Republic of Germany) 1978; 1978 UNESCO Human Rights Prize (First Honourable Mention); 1982 Book Award (First Prize) of the Inter-American Bar Association for Protecting Human Rights in the Americas: Selected Problems (1982); 1987 Distinguished Service in Legal Education Award, New York University Law School Association; 1989 Wolfgang G. Friedmann Memorial Award for Outstanding Achievement in International Law, Columbia University Law School; 1990 Harry Leroy Jones Award for Outstanding Achievements in Foreign and International Law, Washington Foreign Law Society; 1996 *The Modern World of Human Rights: Essays in Honor of Thomas Buergenthal* (Costa Rica, I.I.D.H., 1996); 1997 Human Rights Prize, the Jacob Blaustein Institute for the Advancement of Human Rights; 1997 Goler T. Butcher Medal for Excellence in Human Rights, American Society of International Law; 2002 Manley O. Hudson Medal, American Society of International Law.

VII. Professional Organizations

American Bar Association, American Society of International Law, American Law Institute, Council on Foreign Relations, German Society of International Law, etc.

VIII. Academic Degrees

A. Earned Degrees

B.A., Bethany College, W. Va., 1957;

Juris Doctor, New York University School of Law (Root Tilden Scholar) 1960;

Master of Laws, Harvard Law School (International Legal Studies) 1961;

Doctor of Juridical Science, Harvard Law School (International Legal Studies) 1968.

B. Honorary Degrees

LL.D., Bethany College, 1981;

Dr. jur. (h.c.), University of Heidelberg, Germany, 1986;

Dr. jur. (h.c.), Free University of Brussels (V.U.B.), Belgium, 1994;

LL.D., State University of New York (Buffalo), 2000;

LL.D., American University (Washington, D.C.), 2002;

LL.D., University of Minnesota, 2003, LL.D.;

George Washington University (Washington, D.C.), 2004.

IX. Bar Memberships

State of New York, District of Columbia, U.S. Supreme Court.

Selected list of publications

A. Books

THE GERMAN PENAL CODE (1961) (translation with G. O. W. Mueller)
(Volume 4 of the American Series of Foreign Penal Codes).

LAW-MAKING IN THE INTERNATIONAL CIVIL AVIATION ORGANIZATION
(Syracuse University Press, 1969), 247 p.

INTERNATIONAL PROTECTION OF HUMAN RIGHTS (Bobbs-Merrill
Company, 1973), 1402 p. (with L. B. Sohn).

INTERNATIONAL HUMAN RIGHTS AND INTERNATIONAL EDUCATION
(Wash., D.C., U.S. National Commission for UNESCO, Dept. of State, 1976),
210 p. (with J. V. Torney).

LOS DERECHOS HUMANOS: UNA NUEVA CONCIENCIA INTERNACIONAL
(Buenos Aires, Argentina, 1977), (with J. V. Torney).

HUMAN RIGHTS, INTERNATIONAL LAW AND THE HELSINKI ACCORD
(American Society of International Law, 1978), 203 p.

DERECHOS HUMANOS, DERECHO INTERNACIONAL Y EL ACUERDO DE
HELSINKI (Edisar, 1979), 278 p.

HUMAN RIGHTS: THE INTER-AMERICAN SYSTEM, 6 vols. looseleaf (Oceana
Publications, 1982-1994) (with R. E. Norris).

PROTECTING HUMAN RIGHTS IN THE AMERICAS: SELECTED PROBLEMS
(N. P. Engel, Publ.) (First edition, 1982) (with R. E. Norris and D. Shelton)
(Second edition, 1986) (Third edition, 1990) (Fourth revised edition, 1996).

CONTEMPORARY ISSUES IN INTERNATIONAL LAW: ESSAYS IN HONOR
OF LOUIS B. SOHN (N. P. Engel, 1984), 571 p.

MANUAL INTERNACIONAL DE DERECHOS HUMANOS (Editorial Juridica
Venezolana, 1990) (with C. Grossman and P. Nikken), 186 p.

LA PROTECTION INTERNATIONALE DES DROITS DE L'HOMME: PRECIS
(N. P. Engel, Strasbourg, 1991) (with A. Kiss), 261 p.

THE MOVEMENT OF PERSONS ACROSS BORDERS (American Society of
International Law, 1992) (with L. B. Sohn), 193 p.

MANUAL DE DERECHO INTERNACIONAL PUBLICO (Fondo de Cultura
Economica, Mexico, 1994) (with H. Gros Espiell, C. Grossman & H. Maier),
168 p.

PROTECTING HUMAN RIGHTS IN THE AMERICAS: CASES AND
MATERIALS (with Dinah Shelton) (4th Revised edition, 1995).

ESTUDIOS ESPECIALIZADOS DE DERECHOS HUMANOS, Vol. I (with A. A.
Cançado Trindade) (IIDH, 1996).

PUBLIC INTERNATIONAL LAW IN A NUTSHELL (West Publishing Co.) (First edition, 1985) 250 p. (with H. Maier) (Second edition, 1990); (Third Edition, with S. Murphy, 2002).

INTERNATIONAL HUMAN RIGHTS: IN A NUTSHELL (West Publishing Co.) (First edition, 1988) 258 p. (Second edition, 1995) [Translations of the first and second editions of this book have been published in the following countries: Korea, China (PRC), Japan, Romania, Bulgaria, Serbia, Croatia, Mexico, Kazakhstan, France, Hungary.] (Third edition, with D. Shelton and D. Stewart, 2002).

GRUNDZÜGE DES VÖLKERRECHTS (C.F. Muller, 1988), 212 p. (with K. Doehring, H. Maier & J. Kokott), (2nd ed., 1999) (3rd ed., 2003, Kokott, Doehring and Buergenthal).

B. Articles and Symposia

Appeals for Annulment by Enterprises in the European Coal and Steel Community, 10 American Journal of Comparative Law 227 (1961); reprinted in Yntema, THE AMERICAN JOURNAL OF COMPARATIVE LAW READER 411 (1966).

The Private Appeal Against Illegal State Activities in the European Coal and Steel Community, 11 American Journal of Comparative Law 325 (1962).

The Domestic Status of the European Convention on Human Rights, 13 Buffalo Law Review 354 (1964).

European Human Rights: A Review, 13 American Journal of Comparative Law (1964); reprinted in Yntema, THE AMERICAN JOURNAL OF COMPARATIVE LAW READER 55 (1966).

The Effect of the European Convention on Human Rights on the Internal Law of Member States, in British Institute of International and Comparative Law, THE EUROPEAN CONVENTION ON HUMAN RIGHTS 79 (1965); excerpted in Stein and Hay, CASES AND MATERIALS OF THE LAW IN THE ATLANTIC AREA 955 (1968).

The United Nations and the Development of Rules Relating to Human Rights, (1965) Proceedings of the American Society of International Law 132.

The Domestic Status of the European Convention on Human Rights: A Second Look, 7 Journal of the International Commission of Jurists 55 (1966) (also in German, French and Spanish).

Comparative Study of Certain Due Process Requirements of the European Human Rights Convention, 16 Buffalo Law Review 18 (1966).

Zum Begriff der "civil rights" in Art. 6 Abs. 1 der Europäischen Menschenrechtskonvention, 13 Archiv des Völkerrechts 393 (1967) (with W. Kewenig).

Comparison of the Jurisprudence of National Courts with that of the Organs of the (European) Convention as Regards the Rights of the Individual in Court Proceedings, in A. H. Robertson, HUMAN RIGHTS IN NATIONAL AND INTERNATIONAL LAW 161 (1968) (also in German and French).

- Proceedings Against Greece under the European Convention of Human Rights*, 62 American Journal of International Law 441 (1968).
- Interaction of National Law and Modern International Agreements: Some Introductory Observations*, 18 American Journal of Comparative Law 233 (1970).
- Special Editor (Symposium Issue), HUMAN RIGHTS: THE EUROPEAN CONVENTION AND ITS NATIONAL APPLICATION, American Journal of Comparative Law, Vol. 18, No. 2 (1970).
- Special Editor (with K. Vasak), FESTSCHRIFT FOR EGON SCHWELB, 4 Revue des Droits de l'Homme, Nos. 2-3 (1971).
- Legal Aspects of the Geneva Protocol of 1925*, 64 American Journal of International Law 853 (1970) (with R. R. Baxter); reprinted in THE CONTROL OF CHEMICAL AND BIOLOGICAL WEAPONS (Carnegie Endowment for International Peace, 1971), p. 1; and in Hearings [on the Geneva Protocol] before the Committee on Foreign Relations, U.S. Senate, 92nd Cong., 1st Sess., March 1971 (1972), p. 118.
- The American Convention of Human Rights: Illusions and Hopes*, 21 Buffalo Law Review 121 (1971).
- A Casebook on the International Protection of Human Rights*, 65 American Journal of International Law, No. 4, 247 (1971).
- The American Convention on Human Rights: An Illusion of Progress*, in MISCELLANEA W. J. GANSHOF VAN DER MEERSCH, Vol. I, p. 385 (Brussels, 1972).
- International Human Rights: U.S. Policy and Priorities*, 14 Virginia Journal of International Law 611 (1974).
- The Right to Receive Information Across National Boundaries*, in Aspen Institute for Humanistic Studies, CONTROL OF THE DIRECT BROADCAST SATELLITE: VALUES IN CONFLICT 73 (1974).
- The Revised OAS Charter and the Protection of Human Rights*, 69 American Journal of International Law 829 (1975).
- Implementing the UN Racial Convention*, 12 Texas International Law Journal 187 (1977).
- International and Regional Human Rights Law and Institutions: Some Examples of their Interaction*, 12 Texas International Law Journal 321 (1977).
- Expanding the International Human Rights Research Agenda*, 23 International Studies Quarterly 321 (1979) (with J. V. Torney).
- Domestic Jurisdiction, Intervention and Human Rights: The International Law Perspective*, in HUMAN RIGHTS AND U.S. FOREIGN POLICY (P. G. Brown and D. MacLean, eds., 1979), p. 111.
- La Convencion Americana sobre Derechos Humanos: Problemas Escogidos*, 2 Mundo Nuevo (Venezuela) 40 (1979).

- The American and European Conventions on Human Rights: Similarities and Differences*, 30 American University Law Review 155 (1980) (also in Spanish).
- To Respect and to Ensure: State Obligations and Permissible Derogations*, in L. Henkin, THE INTERNATIONAL BILL OF RIGHTS 72 (1981).
- The Inter-American Court of Human Rights*, 76 American Journal of International Law 231 (1982); reprinted in, Redden, MODERN LEGAL SYSTEMS CYCLOPEDIA, vol. 7, p. 601 (1985).
- The Inter-American System for the Protection of Human Rights* (1981) Anuario Juridico Interamericano 80 (1982). (Also in Spanish at id, p. 121); updated and revised versions in: 11 Europäische Grundrechte Zeitschrift 169-89 (in German), and in Meron, HUMAN RIGHTS IN INTERNATIONAL LAW: LEGAL AND POLICY ISSUES 439 (1984).
- Judicial Interpretation of the American Human Rights Convention*, in HUMAN RIGHTS IN THE AMERICAS 253 (1984).
- The Advisory Jurisdiction of the Inter-American Court of Human Rights*, in Buergenthal (ed.), CONTEMPORARY ISSUES IN INTERNATIONAL LAW 127 (1984).
- American Convention on Human Rights*, in 8 ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW 23 (1985).
- Inter-American Court of Human Rights*, in 8 ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW 324 (1985).
- The Advisory Practice of the Inter-American Human Rights Court*, 79 American Journal of International Law 1 (1985).
- Implementation in the Inter-American Human Rights System*, in R. Bernhardt & J. A. Jolowicz, INTERNATIONAL ENFORCEMENT OF HUMAN RIGHTS 57 (1987).
- International Human Rights Law and Institutions: Accomplishments and Prospects*, 63 Washington Law Review 1 (1988).
- The U.S. and International Human Rights*, 9 Human Rights Law Journal 141 (1988).
- The American Human Rights Declaration: Random Reflections*, in STAAT UND VOLKERRECHTSORDNUNG 133 (Hailbronner, Ress & Stein, eds. 1989).
- The Copenhagen CSCE Meeting: A New Public Order*, 11 Human Rights Law Journal 217 (1990).
- El Sistema Africano de Derechos Humanos y de los Pueblos*, 79 Revista de la Facultad de Ciencias Juridicas y Politicas 268 (Venezuela, 1991).
- The CSCE Rights System*, 25 George Washington Journal of International Law and Economics 333 (1991).
- The Human Rights Revolution*, 23 St. Mary's Law Journal 3 (1991).
- Democratization and Europe's New Public Order* in CSCE and the New Blueprint for Europe (1991).

- CSCE Human Dimension: The Birth of a System*, Collected Courses of the Academy of European Law, Vol. I, Book 2, at 163 (1992).
- Judicial Fact-Finding: Inter-American Human Rights Court*, in *Fact-Finding Before International Tribunals*, Eleventh Soko Colloquium Transnational Publishers, Inc. (1992).
- Self-Executing and Non-Self-Executing Treaties in National and International Law*, 235 Hague Academy, Recueil des Cours 333 (1992).
- Medidas Provisorias na Corte Interamericana de Direitos Humanos*, 84-86 Boletim da Sociedade Brasileira de Direito Internacional 11 (1992-93).
- The CSCE and the Promotion of Racial and Religious Tolerance*, 22 Israel Yearbook on Human Rights 31 (1992).
- La jurisprudencia internacional en el derecho interno*, in Corte Interamericana de Derechos Humanos, LA CORTE Y EL SISTEMA INTERNACIONAL DE DERECHOS HUMANOS 67 (1994).
- The United Nations Truth Commission for El Salvador*, 27 Vanderbilt Journal of Transnational Law 497 (1994).
- Interim Measures in the Inter-American Court of Human Rights*, in R. Bernhardt, INTERIM MEASURES INDICATED BY INTERNATIONAL COURTS 69 (1994).
- International Tribunals and National Courts: The Internationalization of Domestic Adjudication*, in U. Beyerlin et al., RECHT ZWISCHEN UMBRUCH UND BEWAHRUNG (Festschrift für Rudolf Bernhardt) 68 (1995).
- La Comision de la Verdad para El Salvador*, in ESTUDIOS CENTROAMERICANOS, pp. 813-847 (San Salvador, 1995); in T. Buergenthal & A. A. Cancado Trindade (eds.), ESTUDIOS ESPECIALIZADOS DE DERECHOS HUMANOS (I.I.D.H. Costa Rica, 1996).
- The Evolution of International Human Rights*, in HECTOR GROS ESPIELL: AMICORUM LIBER, Vol. I, pp. 123-147 (Brulant, Brussels, 1997).
- Modern Constitutions and Human Rights Treaties*, 36 Columbia Journal of Transnational Law 211 (1997).
- The Normative and Institutional Evolution of International Human Rights*, 19 Human Rights Quarterly 703 (1997).
- Centerpiece of the Human Rights Revolution*, in Netherlands Ministry of Foreign Affairs, REFLECTIONS ON THE UNIVERSAL DECLARATION OF HUMAN RIGHTS: A FIFTIETH ANNIVERSARY ANTHOLOGY 191 (1998).
- Die Bedeutung der Allgemeinen Erklärung der Menschenrechte für den internationalen Menschenrechtsschutz*, in STUDIEN ZU GRUND — UND MENSCHENRECHTEN, Heft 2, 19-3 (Potsdam, 1999).
- Truth Commissions and the Protection of International Human Rights*, in Los Derechos Humanos en un mundo dividido 125, Universidad de Deusto, (1999).

- International Human Rights in an Historical Perspective*, in *Human Rights: Concepts and Standards 3* (J. Symonides, ed. 2000).
- The European and Inter-American Human Rights Courts: Beneficial Interaction*, in *Protecting Human Rights: The European Perspective*, *Studies in Memory of Rolv Ryssdal* 123 (P. Mahoney et al, eds., 2000).
- A Court and Two Consolidated Treaty Bodies*, in *The UN Human Rights Treaty System in the 21st Century* 299 (A. Bayefsky, ed. 2000).
- Implementation of the Judgments of the Court*, in *Corte Interamericana de Derechos Humanos*, *EL SISTEMA INTERAMERICANO DE PROTECCION DE LOS DERECHOS HUMANOS EN EL UMBRAL DEL SIGLO XXI*, Vol. 1 (2001).
- The UN Human Rights Committee*, 5 *Max Planck Yearbook of United Nations Law* 341 (2001).
- Proliferation of International Courts and Tribunals: Is it Good or Bad?* 14 *Leiden Journal of International Law* 267 (2001).
- The Proliferation of International Courts and the Future of International Law*, 5 *Cursos Euromediterraneos de Derecho Internacional* 29 (2001).
- Non-Discrimination and Equal Protection in the Inter-American System*, in Rüdiger Wolfrum (ed.), *Gleichheit und Nichtdiskriminierung im nationalen und internationalen Menschenrechtsschutz* 161 (2003).
- International Law and the Holocaust*, in *OCCASIONAL PAPERS* (Center for Advanced Holocaust Studies, U.S. Holocaust Memorial Museum, 2004).
- Legitimität von Regierungen und die Menschenrechtsrevolution*, in *DER MENSCH UND SEINE RECHTE* 192 (Nolte, G. & Schreiber, H-L. eds., 2004).

Julio D. González Campos (Spain)

[Original: English/French/Spanish]

CURRICULUM VITAE

Born on 5 April 1932 in Alcalá de Guadaíra, Seville, Spain. Spanish nationality. Widower, two children.

Judicial experience

Currently serves as judge ad hoc of the International Court of Justice in the case concerning the *Maritime Delimitation between Nicaragua and Honduras in the Caribbean Sea (Nicaragua v. Honduras)*. In February 2002 he was nominated by Spain for inclusion on the list of arbitrators drawn up pursuant to annex VII, article 2, of the United Nations Convention on the Law of the Sea. In July 1992 the Congress of Deputies, noting that he was a “jurist of recognized competence”, elected him as a judge of the Constitutional Court of Spain, in which function he served until November 2001. In that capacity, he acted as reporting judge in many of the decisions taken by the full Court and by its Second Chamber on constitutional matters and, in particular, in a number of cases concerning international affairs (human rights, diplomatic agents’ immunity from jurisdiction, the capture of vessels

transporting illicit drugs on the high seas, etc.). In recognition of his work as a judge of the Constitutional Court, in June 2004 he was awarded the Grand Cross of the Order of Isabella the Catholic.

Experience as an adviser in matters before the International Court of Justice and other dispute settlement proceedings

His initial experience with legal problems arising from decolonization-related territorial situations was as Spain's representative to the International Court of Justice in connection with the Court's 1975 advisory opinion on *Western Sahara*. With reference to matters pertaining to the Western Hemisphere countries, he acted as an adviser to the Republic of Honduras in the 1976-1980 mediation proceedings with the Republic of El Salvador, which were conducted by Mr. José Luis Bustamante y Rivero and concluded with the signing of a peace treaty between the two countries. Regarding matters concerning territorial boundaries, he acted as an adviser to the Republic of Honduras between 1986 and 1991 and spoke before the International Court of Justice a second time in the case concerning the *Land, Island and Maritime Frontier Dispute* (El Salvador/Honduras). In addition, he advised the Republic of Argentina (1990-1992) in connection with arbitration proceedings concerning the boundary between milestone 62 and Mount Fitz Roy (Argentina/Chile). With reference to the Arab States, his experience before the International Court of Justice with regard to decolonization-related territorial issues, which had begun with the above-mentioned 1975 advisory opinion, continued with his participation as an adviser to the State of Qatar (1989-1992) in the case concerning the *Maritime Delimitation and Territorial Questions between Qatar and Bahrain*, and as an adviser to the Libyan Arab Jamahiriya (1990-1992) in the *Territorial Dispute (Libyan Arab Jamahiriya/Chad)*. In these last three cases, his participation as an adviser ended in July 1992 upon his election as a judge of the Constitutional Court of Spain.

Experience in the codification and practice of international law

Mr. González Campos was involved in two endeavours that were major milestones in the progressive development and codification of international law: the United Nations Conference on the Law of Treaties (1968-1969), at which he represented Spain, and the United Nations Conference on the Law of the Sea, in both the preparatory committee (1971-1973) and the session of the Conference held in Caracas (1974). In 2004 he resumed this work as a member of Spain's delegation to the Sixth Committee of the United Nations General Assembly. With respect to bilateral relations, he participated in negotiations between Spain and France on the delimitation of their continental shelves (Convention of Paris of 29 January 1974) and on reparations for damages sustained by two Spanish fishing vessels (1976). He subsequently acquired further experience in this regard as an external adviser to the Office of the International Legal Counsel of Spain's Ministry of Foreign Affairs (1965-1976, 1984-1992 and 2003-2004) and through his research, at the Ministry's General Archive, on Spain's international practice in the nineteenth century (1965-1970).

In addition, he has served as a representative to the diplomatic sessions of the Hague Conference on Private International Law (1972, 1976, 1980, 1985 and 1988) and as a representative or expert in various commissions of the Hague Conference (1974-1992 and 2003-2004), as well as in the ad hoc group on the negotiation of European

Community membership of the Conference (2003). In 1988 he chaired the Hague Conference's Special Commission on General Affairs and Policy.

Participation in domestic legislative and advisory activities

Since 1981, Mr. González Campos has been a member of the General Commission on Codification, which reports to the Ministry of Justice. In 1981-1992 and 2003-2004 he was involved in the preparation of a number of proposed reforms to the Civil Code and to specific laws (such as the Basic Law of the Judiciary, the Bankruptcy Act, etc.). In recognition of this work, in 1985 he was awarded the Grand Cross of the Order of Saint Raymond of Peñafort, at the proposal of the Minister of Justice.

Between 1986 and July 1992, the Congress of Deputies elected him twice as a member of the Council of Universities, which is under the authority of the Ministry of Education. He participated actively in the university reform initiative launched by a 1983 law on the subject. Between 1988 and 1991 he was a member of the Advisory Board of the UNESCO European Centre for Higher Education. As an expert on international legal affairs, he helped officials of the Ministry of Culture to draw up a draft law on Spain's historical heritage, and he was a member of the Prado Museum's Executive Board from 1983 to July 1992. In 2004 he was appointed as a member of the Advisory Council of the Elcano Royal Institute of International and Strategic Studies, located in Madrid.

Academic experience

Mr. González Campos holds a doctoral degree in law from the University of Seville (1960); his dissertation concerned the admission of new members to international organizations. In July 1960 he obtained the prestigious diploma in public international law offered by the Hague Academy of International Law. From 1963 to 1971 he was an associate professor in the Faculty of Law of the University of Madrid, and from December 1971 to October 1979 he held the Chair of International Law at the University of Oviedo. From there he went on to the Autonomous University of Madrid (1979-2002), where he was Dean of the Faculty of Law and, from 1982 to 1984, Rector. He currently holds the title of professor emeritus at that university, at which he gives doctoral-level seminars and courses on international affairs. He has combined his academic work with teacher training activities, having directed more than 20 doctoral dissertations between 1972 and 2004 and participated in numerous dissertation examining committees and selection processes for university teaching posts. Seven of his former students now hold chairs of international law at various Spanish universities.

With respect to his teaching activities abroad, in 1984, as professor of the Henri Rolin Chair of the Vrije Universiteit Brussel, he gave a course on the structures of the international legal order. He has also given courses as a visiting professor, one on the economic aspects of international law (University of Naples, 1989) and one on coercive measures and international economic sanctions (University of Paris II, 1990). In addition, he taught at the Hague Academy of International Law in 1977 and 1987; on the latter occasion, he gave a general course on private international law.

In recognition of his work, he has received the title of doctor honoris causa from the University of Salamanca (2000), the University of Oviedo (2001) and Carlos III University (2002).

Research on international legal affairs

In addition to the above-mentioned activities, Mr. González Campos has carried out significant and ongoing research on international legal affairs at a number of academic institutions, including the University of Paris (1958); the Research Centre of the Hague Academy of International Law, on the subject of international watercourses (1960) and the succession of States (1961); the library of the United Nations Office at Geneva (1960 and 1970), on the law of international organizations; the library of the Peace Palace in The Hague (1964, 1967, 1980 and 1986); the Max Planck Institute in Hamburg (1976); and, most recently, the library of the International Institute for the Unification of Private Law (UNIDROIT) in Rome (2002) and the Bodleian Law Library at Oxford (2003).

This research has been reflected in the publication, between 1962 and 2004, of a large number of scientific studies, some of which are listed in annex I. Noteworthy among these are two publications that give a broad overview of international law: *Curso de Derecho Internacional Público* (8th edition, Madrid, Civitas, 2003, in collaboration with L.I. Sánchez Rodríguez and M.P. Andrés Sáenz de Santa María) and *Materiales de prácticas de derecho internacional público* (3rd edition, Madrid, Tecnos, 2002, in collaboration with the two professors cited above). An Ibero-American version of the first of these books is currently being prepared in collaboration with J. Barberis, A.A. Cançado Trindade, L. Ortiz and F. Orrego Vicuña. At the request of the journal *Zeitschrift für Europäisches Privatrecht*, he submitted an article detailing his educational background and scientific aims, which appeared in the “*Lebenswege*” section on distinguished European jurists (issue 4/2003) under the title “Les espaces et les valeurs juridiques” (annex II).

Other activities

In recognition of his scientific expertise, he was elected as an associate of the Institute of International Law in 1989; since 1995 he has been a full member of this prestigious international scientific institution. In addition, he has been a member of the European Group for Private International Law, devoted to the study of private international law in the European Union, since the Group’s inception. From 1991 to 1997 he served as Director of the journal *Revista Española de Derecho Internacional*, and from 1991 to 1993 he was President of the Spanish Association of Professors of International Law and International Relations. Moreover, he was a member of the Central Electoral Board at the time of Spain’s 1978 constitutional referendum, and stood as a candidate for the Congress of Deputies in the general elections of 1977 and 1979.

Madrid, September 2004

MEMORANDUM

NOMINATION OF PROFESSOR GONZÁLEZ CAMPOS FOR ELECTION TO THE INTERNATIONAL COURT OF JUSTICE

1. In the autumn of 2005, the United Nations General Assembly and Security Council will elect five people to fill the vacancies that will occur in the International Court of Justice upon the expiration, in February 2006, of the terms of five out of the Court's 15 judges.

One of the posts that will become vacant is the one currently occupied by Judge Pieter H. Kooijmans of the Netherlands, which belongs to the Group of Western European and Other States. Traditionally, this post has been filled by a judge from southern Europe. As the outgoing judge is from the Netherlands, and bearing in mind the principles of rotation within the Court and representation of this group of States, the forthcoming vacancy should preferably be filled by a judge from a southern European country.

At the same time, in accordance with the spirit of Article 9 of the Statute of the International Court of Justice, it is necessary to maintain a balance among the principal legal systems represented on the Court so as to optimize its functioning.

2. Pursuant to the Statute of the International Court of Justice, the Spanish national group in the Permanent Court of Arbitration has decided to nominate Professor Julio D. González Campos. This nomination is fully endorsed by the Spanish Government, which attaches the greatest importance thereto.

3. As is apparent from the curriculum vitae of Professor González Campos, the Spanish candidate is a jurist with an outstanding professional background that combines a brilliant teaching and research career in the field of international law with a distinguished record as a judge and adviser on international affairs. It should be noted that:

- He currently serves as judge ad hoc of the International Court of Justice and professor emeritus of international law at the Autonomous University of Madrid.
- He was a judge of the Spanish Constitutional Court from 1992 to 2001.
- Since 1976, he has provided advisory services to countries of Africa and of the Americas and to a number of Arab States in connection with matters before the International Court of Justice.

4. It should also be noted that Spain has not been represented on the International Court of Justice for 25 years. Judge Federico de Castro was the last Spanish national to occupy one of the 15 seats on the Court (from 1970 to 1979). Spain, the eighth-largest contributor to the United Nations system, is fully committed to the work of the Organization, as shown by its contributions to peacekeeping operations and by its active and constructive participation in the work of the Security Council, of which it was a non-permanent member in 2003-2004.

Spain attaches great importance to the proper functioning of the International Court of Justice and regards this institution as an essential means of guaranteeing the observance of international rules that promote peace, justice and development. For this reason, it is one of the States that recognize the Court's compulsory jurisdiction.

In view of the foregoing, Spain hopes that all the States Members of the Organization represented in the General Assembly and all the members of the Security Council will support the candidacy of Professor González Campos in the elections to be held in the autumn of 2005 during the sixtieth session of the General Assembly.

Selected publications of Professor Julio D. González Campos

I. Public international law

1. “Las pretensiones de Marruecos sobre los territorios españoles del Norte de África” (Madrid, Real Instituto Elcano, 2004).
2. “Algunas cuestiones relativas a los tratados internacionales en la jurisprudencia del Tribunal Constitucional” (in *Libro homenaje al profesor José Antonio Pastor Ridruejo*, Madrid, Tecnos, 2004).
3. “Sobre la práctica en Derecho Internacional y comunitario: los datos de su evolución y las tareas del jurista en la realidad actual” (in *Iniciación a la práctica en Derecho internacional y Derecho comunitario europeo*, Madrid, Universidad de Alcalá de Henares/M. Pons, 2003).
4. *Curso de Derecho Internacional Público* (8th edition, Madrid, Civitas, 2003, in collaboration with L.I. Sánchez Rodríguez and M.P. Andrés Sáenz de Santa María).
5. *Legislación básica de Derecho internacional público* (3rd edition, Madrid, Tecnos, 2003, in collaboration with M.P. Andrés Sáenz de Santa María; 2nd edition, 1992).
6. *Materiales de prácticas de Derecho internacional público* (3rd edition, Madrid, Tecnos, 2002, in collaboration with L.I. Sánchez Rodríguez and M.P. Andrés Sáenz de Santa María).
7. “La interacción entre el Derecho internacional y el Derecho interno en materia de Derechos humanos” (in *El Derecho internacional en los albores del siglo XXI. Homenaje al profesor Juan-Manuel Castro-Rial Canosa*, Madrid, Trotta, 2002).
8. “Las normas internacionales sobre Derechos humanos y los derechos reconocidos en la Constitución española. Art. 10.2 C.E.” (in *Tres Lecciones sobre la Constitución*, Seville, Megablum, 1999).
9. “La participación de las Comunidades Autónomas en la celebración y ejecución de los tratados internacionales” (in *Relaciones internacionales y Comunidades Autónomas*, Barcelona, Institut d’Estudis Autònoms de Catalunya, 1990).
10. “El ingreso de España en las Comunidades europeas y los efectos del Acta de adhesión” (in *Tratado de Derecho Comunitario Europeo*, directed by E. García de Enterría, J.D. González Campos and S. Muñoz Machado, Madrid, Civitas, 1986, vol. I, in collaboration with J.L. Piñar Mañas).
11. “Reglamentación internacional de las pesquerías. Los intereses españoles y la solución del problema pesquero” (in *Estudio del Derecho del Mar en Galicia*,

Santiago de Compostela, Universidad, 1979, in collaboration with L.I. Sánchez Rodríguez).

12. “Las relaciones entre España y la C.E.E. en materia de pesca” (in *Il regime della pesca nella comunità Europea*, Milan, Giuffrè, 1979).

13. “La recepción de las normas convencionales en el ordenamiento español” (commentary on article 1.5 of the Civil Code, in *Comentarios a las reformas del Código civil*, Madrid, Tecnos, 1977).

14. “Derechos humanos y situaciones coloniales” (in *Política y Derechos humanos*, Valencia, Tirant lo Blanc, 1976).

15. “La navegación por el mar territorial, incluidos los estrechos” (in *La actual revisión del Derecho del Mar. Una perspectiva española*, vol. I, part I, Madrid, Ministry of Foreign Affairs, 1974).

16. “La polarización del Derecho convencional en torno a las Organizaciones internacionales y el futuro del Derecho de los tratados” (in *Homenaje a Enrique Sayagués-Laso*, vol. II, Madrid, Civitas, 1969).

17. “El caso del Virgen del Refugio (1864) y el derecho de visita en alta mar” (in *Revista Española de Derecho Internacional*, 1968).

18. “La aplicación del futuro Convenio sobre el Derecho de los tratados a los acuerdos vinculados con Organizaciones internacionales” (in *Estudios de Derecho internacional. Homenaje a Don Antonio de Luna*, Madrid, CSIC, 1968).

19. “Libertad religiosa y reclamaciones internacionales en España. El caso Frith” (in *Homenaje al Profesor Jiménez Fernández*, vol. I, Seville, 1967).

20. “Las Naciones Unidas y la protección de los Derechos humanos” (in United Nations, year XX, Madrid, Tecnos, 1966).

21. “La contribución de la Conferencia de Berlín, 1884-1885, al Derecho de las Organizaciones internacionales” (in *Revista Española de Derecho Internacional*, 1964).

22. “Consideraciones sobre los problemas de la sucesión de Estados” (in *Revista Española de Derecho Internacional*, 1963).

23. “Problemas de sucesión de Estados en las Comisiones Fluviales Internacionales” (in *Revista de Derecho Español y Americano*, 1963).

24. “La coexistencia internacional en la *Pacem in Terris*” (in *Comentarios Civiles a la Pacem in Terris*, Madrid, Taurus, 1963).

25. “La VI Comisión de la Asamblea General de las Naciones Unidas y el Derecho internacional de la coexistencia pacífica” (in *Revista de la Facultad de Derecho de la Universidad de Madrid*, 1963).

26. “Notas sobre la práctica de las Organizaciones internacionales respecto a los efectos de la sucesión de Estados en el estatuto de miembro de Organización” (in *Revista Española de Derecho Internacional*, 1962).

27. “El dictamen del T.I.J. del 8 de julio de 1960 y la composición de los órganos de las instituciones internacionales” (in *Revista Española de Derecho Internacional*, 1962).

II. Private international law

28. “La Cour de Justice des Communautés Européennes et le non-Droit international privé” (in *Festschrift für Eric Jayme*, Sellier, Munich, 2004).
29. “Diritto privato uniforme e diritto internazionale privato” (in *Diritto internazionale privato e Diritto comunitario*, Padua, Cedam, 2004).
30. “La technique conflictuelle et les objectifs et valeurs du droit matériel: la lex originis pour les biens culturels” (in *La protection internationale des biens culturels. Regard dans l’avenir*, Athens, Éditions A.N. Sakkoulas, 2003).
31. “Legislación básica de Derecho internacional privado” (13th edition, Madrid, Tecnos, 2003, in collaboration with A. Borrás, N. Bouza and M. Virgos).
32. “La reforma del sistema español de Derecho internacional privado” (in *Revista Española de Derecho Internacional*, 2001).
33. “Diversification, spécialisation, flexibilisation et matérialisation des règles de droit international privé. Cours général” (in *Recueil des Cours de l’Académie de Droit International de La Haye*, vol. 287, 2000).
34. “Efforts concertés d’unification et coexistence des règles de droit international privé dans le système étatique” (Ed. Pluribus Unum, LiberAmicorum G.A.L. Droz, The Hague, M. Nijhoff, 1996).
35. “El paradigma de la norma de conflicto multilateral” (in *Estudios jurídicos en homenaje al profesor Aurelio Menéndez*, vol. IV, Madrid, Civitas, 1996).
36. “El marco constitucional de los conflictos internos en España” (in *Europäischer Binnenmarkt: Internationales Privatrecht und Rechtsangleichung*, Heidelberg, Müller Juristische Verlag, 1995).
37. “Derecho internacional privado. Parte especial” (6th revised edition, Madrid, Eurolex, 1995, in collaboration with J.C. Fernández Rozas et al.).
38. “Ámbito de aplicación en el espacio de la Ley de Propiedad intelectual de 1987” (commentary on articles 145-148, in *Comentarios a la Ley de Propiedad Intelectual*, Madrid, Tecnos, 1989, in collaboration with M. Guzmán Zapater).
39. “Le commerce international de l’art en Droit espagnol” (in *La vente internationale d’objets d’art*, Paris/Geneva, Institute of International Business Law and Practice, 1985).
40. “La nacionalidad española de origen” (commentary on article 7 of the Civil Code, in *Comentarios a las reformas de nacionalidad y tutela*, Madrid, Tecnos, 1986).
41. “Competencia judicial internacional de los Tribunales españoles para declarar el concurso del deudor y eficacia en España del concurso declarado en el extranjero” (in *Revista de la Facultad de Derecho de la Universidad Complutense*, Madrid, 1985).
42. “Separación y divorcio en el Derecho internacional privado español” (commentary on article 107 of the Civil Code, in *Matrimonio y Divorcio. Comentarios al nuevo Título IV del Libro 1 del Código Civil*, Madrid, Civitas, 1982, in collaboration with P. Abarca Junco).

43. “Aspectos internacionales de la situación concursal” (in *La reforma del Derecho de quiebra*, Madrid, Civitas/Universidad-Empresa, 1982).
44. “Cuestiones de Derecho internacional privado en las Comunidades Europeas” (in *España y las Comunidades Europeas*, Valladolid, Universidad de Valladolid, 1982).
45. “La celebración del matrimonio ante funcionarios consulares en España. Algunos casos de la práctica del siglo XIX” (in *Estudios de Derecho internacional. Homenaje al profesor Miaja de la Muela*, vol. II, Madrid, Tecnos, 1979).
46. “Les liens de la compétence judiciaire et de la compétence législative en Droit international privé” (in *Recueil des Cours de l’Académie de Droit International de La Haye*, vol. 156 (1977-II)).
47. “Sobre los orígenes del matrimonio consular de los españoles en el extranjero” (in *Estudios jurídicos en homenaje al profesor Federico de Castro*, vol. 1, Madrid, Tecnos, 1976).
48. “Sobre el convenio de arbitraje en Derecho internacional privado español” (in *Anuario de Derecho internacional*, vol. II, Pamplona, 1975).
49. “El convenio entre España y Francia del 28 de mayo de 1969 sobre reconocimiento y ejecución de decisiones extranjeras” (in *Estudios de derecho internacional. Homenaje al profesor Luis Sela Sampil*, vol. 11, Oviedo, Universidad, 1970).
50. “La Revolución de 1868 y la codificación del Derecho internacional privado en Europa” (in *Revista de la Facultad de Derecho de la Universidad de Madrid*, 1969).

III. Other publications

In addition to the publications listed above, Professor Julio D. González Campos is the author of other studies, case law commentaries and notes on matters of public international law, private international law, European Community law and constitutional law, most of which were published in the *Revista Española de Derecho Internacional* between 1962 and 2004.

Madrid, September 2004

Kenneth Keith (New Zealand)

[Original: English]

Born in Auckland, New Zealand, 19 November 1937, married, four children.

I. Present Positions

Judge of the newly established Supreme Court of New Zealand (2004-).

Judge of Appeal in Samoa (1982-), the Cook Islands (1982-) and Niue (1995-)
Judge of the Supreme Court of Fiji (2003-).

President (2002-) and member (1991-) of the International Humanitarian Fact Finding Commission under the first Additional Protocol to the Geneva Conventions for the protection of war victims, elected in 1991, 1996 and 2001.

Member of the New Zealand National Group of the Permanent Court of Arbitration (1985-) and the panel of arbitrators of the International Centre for the Settlement of Investment Disputes (1994-).

Chair of a NAFTA tribunal (*UPS v Canada*).

II. Previous Positions

Judge of the New Zealand Court of Appeal (1996-2003).

Member of the Judicial Committee of the Privy Council, London (1998-2003).

Member of the international arbitral tribunals in the *Rainbow Warrior* (1990) (*New Zealand v France*) and *Southern Bluefin Tuna* (2000) (*Australia and New Zealand v Japan*) cases.

Member of the New Zealand legal team in the *Nuclear Testing Cases* before the International Court of Justice 1973, 1974 and 1995.

Leader of the New Zealand delegation to two of the sessions of the Diplomatic Conference which prepared the 1977 additional protocols to the Geneva Conventions.

Member of the Office of Legal Affairs (Codification Division) of the United Nations (1968-70), primarily undertaking research for the International Law Commission and working with the Sixth Committee of the General Assembly, including the Committee on Friendly Relations.

Faculty member, Victoria University of Wellington (1962-64, 66-91); Dean (1977-81); now Professor Emeritus; also Visiting Professor at Osgoode Hall Law School, Toronto (1981-82).

Legal Division Officer, New Zealand Department of External Affairs (1960-62).

III. Judicial Experience Applying International Law

As a Judge, Sir Kenneth has decided a number of cases involving international law issues, concerning, for instance, travel by sea (the Hague Rules) and by air (the Chicago and Warsaw Conventions), the movement of people (immigration, refugees, extradition and child abduction), the movement of goods (GATT valuation agreement), the freedom of the high seas, fisheries, foreign state immunity, and many human rights matters, including freedom of speech, freedom of religion, equality, the rights of children and rights in respect of police powers and criminal procedure. For some recent examples see *International Law Reports*, vol. 104: 508 and 526; 108: 622; 114: 568; 115: 655; 117: 636, 641; 120: 551 and 585.

IV. Academic Background

Primary areas of teaching, research and writing are international law (including the International Court of Justice and international humanitarian law), administrative law, constitutional law and issues of legal method including law reform. Over 100 papers and chapters in American, Australian, British, Canadian, and New

Zealand journals and books, along with official publications; some appear in the select bibliography.

Named lectures (in bibliography): Cook Memorial (New Zealand Bankers Association), Sir John Marshall Memorial (Wellington District Law Society), F. W. Guest Memorial (University of Otago), Brainerd Currie Memorial (Duke University), Harkness Henry (University of Waikato), Frank Stuart Dethbridge Memorial (Maritime Law Association of Australia and New Zealand) and Sir David Williams (University of Cambridge).

Studied law at the University of Auckland, Victoria University of Wellington and Harvard Law School, qualifying for LLB and LLM degrees.

V. Other Professional Activities

President (2000-) of the New Zealand Institute of International Affairs.

Counsellor of Honour and International Humanitarian law Consultant, New Zealand Red Cross; Chair of the New Zealand Committee on the Dissemination of International Humanitarian Law.

Member of the Public and Administrative Law Reform Committee (1972-86), the Committee on Official Information (1978-80), the Royal Commission on the Electoral System (1985-86), the Legislation Advisory Committee (1986-96) and the Law Commission (1986-96, President 1991-96).

Membre (2003-), associé (1997-2003) de l'Institut de Droit International.

Member of the New Zealand Bar (1961-).

VI. Selected Honours

Honorary LLD degrees, University of Auckland 2001 and Victoria University of Wellington 2004.

Queen's Counsel (1994).

Knight Commander of the Order of the British Empire for service to law reform and legal education (1988).

VII. Editorial Boards

Member of the Board of Editors of the Public Law Review (Melbourne), New Zealand Law Review (Auckland), Journal of Maritime Law Association of Australia and New Zealand (Brisbane) and New Zealand Journal of Public and International Law (Wellington).

VIII. Selected Professional Organizations

Member, American Law Institute; Honorary Member, Society of Legal Scholars (England); Fellow, Legal Research Foundation (New Zealand); Member, American Society of International Law; Member, British Institute of International and Comparative Law; Member, Australian and New Zealand Society of International Law; Member, International Institute of Strategic Studies.

Select Bibliography

International Law

New Zealand Treaty Practice: The Executive and the Legislature (1964) 1 NZULR 272

International Law and New Zealand Municipal Law, in J F Northey (ed) A G Davis Essays in Law (1965)

The Role of Law in the United Nations (1967) 4 VUWLR 116

Succession to bilateral treaties by seceding States (1967) 61 AJIL 521

The Extent of the Advisory Jurisdiction of the International Court of Justice (1971)

Defence Perspectives (1972) — editor and introduction

Land and Sea Frontier Problems in South-East Asia, in Hedley Bull (ed) Asia and the Western Pacific: Towards a New International Order (1975) 87

The Nuclear Tests cases after ten years (1983) 14 VUWLR 345

A New Zealand Perspective on Globalisation, in Alston and Chiam (eds) Treaty-making and Australia — Globalisation versus Sovereignty? (1995) 283

The Advisory Jurisdiction of the International Court of Justice: Some Comparative Reflections (1996) 17 Aust YBIL 39

Sovereignty: a Legal Perspective, in G A Wood (ed), State and Sovereignty: Is the State in Retreat? (1997)

Application of International Human Rights Law in New Zealand (1997) 32 Texas ILJ 401 (also published in Judicial Colloquium in Georgetown, Guyana 1996 Developing Human Rights Jurisprudence vol. 7 (1998))

The International Law Commission's Work and the Shaping of International Law, in Proceedings of the United Nations Colloquium on Progressive Development and Codification of International Law (1998)

Rights and Responsibilities: protecting the Victims of Armed Conflict (Brainerd Currie Memorial Lecture, Duke University 1997) (1999) 48 Duke LJ 1081

Roles of the courts in New Zealand in giving effect to international human rights — with some history: Seminar Commemorating the 50th Anniversary of the Universal Declaration of Human Rights (1999) 29 VUWLR 27 and (1998) 4 NZACL Yearbook 27

The Impact of International Law on New Zealand Law (Harkness Henry Lecture) (1999) 6 Waikato LR 1

Freedom of Information and International Law, in Jack Beatson & Yvonne Cripps (eds) Freedom of Expression and Freedom of Information: Essays in Honour of Sir David Williams (2000)

The Difficulties of "Internal Flight" and "Internal Relocation" as Frameworks of Analysis (2001) 15 Georgetown Immigration Law Journal 433

Piracy and other perils: Can the law cope? (2002) 16 Journal of Maritime Law Association of Australia and New Zealand (Frank Stuart Dethbridge Memorial Address)

Sovereignty at the Beginning of the 21st Century: Fundamental or Outmoded? (2004) 63 Camb LJ 581 (Sir David Williams Lecture)

Sir Ninian Stephen: Permanent Court of Arbitration, in Cheryl Saunders and Tim McCormick (eds) *Liber amicorum for Sir Ninian Stephen* (forthcoming)

Constitutional and Administrative Law

The Right to Protest, in Keith (ed) *Essays on Human Rights* (1968)

Appeals from Administrative Tribunals — the existing judicial experience (1969) 5 VUWLR 123

The Ombudsman and “Wrong” Decisions (1971) 4 NZULR 361

International Implications of Race Relations in New Zealand (1972)

Race Relations and the Law in New Zealand (1973) 6 Human Rights Journal 329

Constitutional Change, in Ian Wards (ed) *Thirteen Facets: Essays to Celebrate the Silver Jubilee of Queen Elizabeth the Second 1952-1977* (1978)

With others, *Towards More Open Government* (Reports of the Committee on Official Information 1980, 1981)

With others, *A Bill of Rights for New Zealand: A White Paper* (1985)

A Bill of Rights for New Zealand? Judicial Review versus Democracy (1985) 11 NZULR 307 and in, Legal Research Foundation: *A Bill of Rights for New Zealand* (1985)

Law and Administration [1986] NZLJ 275

With others, *Towards a Better Democracy*, Report of the Royal Commission on the Electoral System (1986)

The Law and the Constitution in 1989 (Sir John Marshall Memorial Lecture 1989)

On the Constitution of New Zealand: An introduction to the foundations of the current form of Government, originally in Cabinet Office Manual (1991), also published with slight modifications in (1992) 44 Political Science 28, Cabinet Office Manual (1996) and Cabinet Manual (2001)

The Role of the Tribunal, the Courts and the Legislature, in Treaty of Waitangi: Special Issue (1995) 25 VUWLR 129 (also published in Geoff McLeay (ed) *Treaty Settlements: The Unfinished Business* (1995))

Governance, Sovereignty and Globalisation: 5th Biennial Conference on the New Zealand Council of Trade Unions (1998) 28 VUWLR 477, (1997) 3 NZACL Yearbook 477, (1998) 4 Revue Juridique Polynésienne 477

“Concerning Change”: The Adoption and Implementation of the New Zealand Bill of Rights Act 1990 (2000) 31 VUWLR 721

Sources of law, especially in statutory interpretation, with suggestions about distinctiveness, in Rick Bigwood (ed) *Legal Method in New Zealand: Essays and Commentaries* (2001)

Concerning Choice, in David Carter and Matthew Palmer (eds) *Roles and Perspectives in the Law: Essays in Honour of Sir Ivor Richardson* (2002)

Commissions of Inquiry: Some thoughts from New Zealand, in Allan Manson and David Mullan (eds) *Commissions of Inquiry: Praise or Reappraise?* (2003) 153

Introductory essay: Public Law in New Zealand (2003) 1 NZJPIL 3

The Unity of the Common Law and the Ending of Appeals to the Privy Council (2005) 54 ICLQ 197

Review and reform of the law

A Code of Procedure for Administrative Tribunals? (1971)

With others, reports and other publications of the Public and Administrative Law Reform Committee (1972-86), Legislation Advisory Committee (1986-96) and the Law Commission (1986-96)

Administrative Law Reform 1953-1978 (1978) 9 VUWLR 427

A Lawyer looks at Parliament, in Sir John Marshall (ed) *The Reform of Parliament: Contributions by Dr Alan Robinson and papers presented in his memory ...* (1978)

Commercial Law Reform: Processes with a Purpose (1988 Cook Memorial Lecture, New Zealand Bankers Association)

Philosophies of Law Reform (F W Guest Memorial Lecture) (1991) 7 Otago LR 363

Lawyers and the Rule of Law: Lawyers in the Law Reform Process, in 10th Commonwealth Law Conference, Nicosia, Cyprus: Conference Papers (1993)

Policy and Law: Politicians and Judges (and Poets), in Gray and Wilkinson (eds) *Courts and Policy: Checking the Balance* (1995) 117

Law Reform, in Barker and Wear (eds) *Law Stories: Essays on the New Zealand Legal Profession 1969-2003* (2003)

Administrative Law Developments in New Zealand, in M Taggart and G Huscroft (eds) *Festschrift in Honour of David Mullan* (forthcoming)

Other

The impact of American ideas on New Zealand's educational policy, practice and theory: the case of law (1988) 18 VUWLR 327 (also in David Philips and others (eds) *The Impact of American Ideas on New Zealand's Educational Policy, Practice and Thinking* (1989))

With others, *Report of the Presidential Commission of Inquiry on the Araly Point Explosion* (Colombo 1993)

Why is academic freedom important for New Zealand? in Rob Crozier (ed) *Troubled Times: Academic Freedom in New Zealand* (1998)

April 2005

Seidou Adamou Mazou (Niger)

[Original: French]

Date of birth: 13 December 1955

Place of birth: Niamey, Niger

Nationality: Niger citizen

Marital status: Married

Senior judge at the highest grade

University career

May 1979	Bachelor's degree in private law (University of Benin, Togo)
June 1980	Master's degree in private law (University of Benin, Togo)
June 1982	Diploma, National School of the Judiciary, Paris

Professional experience

Since July 2003	Inspector-General, Judicial Services, while also serving as acting Secretary-General, Ministry of Justice since October 2004
2002-2003	Judge, Supreme Court
2000-2001	President, Niamey Appeal Court
1999-2000	Judge, State Court
1996-1999	Procurator General, Niamey Appeal Court
1996	Secretary-General, Ministry of Justice
1994-1996	Director of Judicial Affairs, Ministry of Justice
1993-1994	President, Indictment Division, Niamey Appeal Court
1992-1994	Judge, Niamey Appeal Court
1990-1992	President, Court of First Instance, Niamey
1989-1990	Deputy Procurator General, Niamey Appeal Court
	President, Control Division, State Security Court
1988-1989	Vice-President, Court of First Instance, Niamey, while also serving as Judge, Special Court responsible for matters relating to embezzlement of public funds
1984-1988	President, Court of First Instance, Zinder, while also serving as Examining Magistrate, Special Court
1982-1984	District judge, Arlit

Specialized training courses

1993 Certificate	Commercial litigation (National School of the Judiciary, Paris — Versailles Appeal Court)
1995 Certificate	Administration of courts and central administration of justice (Paris)
1997 Certificate	Training on the implementation of conventions on extradition and judicial assistance in criminal matters of the Economic Community of West African States (ECOWAS) (Grand-Bassam, Côte d'Ivoire) organized by the Division for Crime Prevention and Criminal Justice and the United Nations International Drug Control Programme (UNDCP)
1997	Certificate of attendance at the workshop for inter-ministerial drug control committee coordinators in the ECOWAS area, organized by UNDCP (Training Unit for Drug Control in Africa (UFDA), Grand-Bassam, Côte d'Ivoire)

Missions and advisory work

1 September 1999 to 31 December 1999	Mission to assess the feasibility of the French Association of Volunteers of Progress (AFVP) Juvenile Justice project in 2000, together with two international consultants; their report led to the implementation of measures to support juvenile courts.
2001-2003	Helped organize five training seminars as part of the AFVP Juvenile Justice project. <ul style="list-style-type: none">– Organization and coordination– Preparation of information sheets– Presentations on juvenile justice

Other experience

Member-jurist of the Regional Council for Public Savings and Financial Markets (CREPMF) of the West African Economic and Monetary Union (WAEMU) since January 2003

Member of the Board of Directors of the National Lottery of Niger (1997-2003)

Instructor at the National School of the Judiciary (2003)

Member of the Supreme Council of Justice (1997-2000)

Part-time instructor at the National School of Administration (1993-1996)

Photo laboratory amateur

Good knowledge of IT (software, hardware and text processing)

Commissions

President of the National Commission responsible for drafting anti-corruption strategies

Vice-President of the Commission responsible for amending criminal, civil and commercial legislation (since November 2003)

President of the National Commission responsible for coordinating drug control (1995-1999)

Member of the Central Commission on Markets (1995-1998)

President of the National Commission responsible for examining the Uniform Acts of the Organization for the Harmonization of Business Law in Africa (OHADA) (1998-1999)

Member of the Commission responsible for drafting the Code of Commerce (1996-1997)

Member of the Commission of Inquiry on the crash of the NAS Cessna 337D 5U-ABS, which occurred at Azéghouei on 15 December 1995 and cost Mano Dayak (rebellion leader) his life

President of the Credentials Commission, National Conference, 29 July 1991

Languages

Very good knowledge of French

Basic knowledge of English

Associations

Member of the association Defense for Children International (DCI)

Member of the International Association of Prosecutors (IAP)

Member of the Niger Association of Human Rights (ANDDH)

Seminars and symposia

1995-1998 Participated several times in various meetings of drug control coordinators at UFDA, Grand-Bassam, Côte d'Ivoire, and in Praia, Cape Verde, and Banjul, Gambia, as national drug control coordinator for Niger (certificates)

1994-1999 Legal expert at all the meetings of experts and Ministers of Justice organized in connection with the Harmonization of Business Law in Africa (Lomé, Bamako, N'Djamena, Dakar, Libreville, Yaoundé, Ouagadougou); subsequently, as President of the National Commission

23-26 May 1991 International Humanitarian Law Seminar, Ouagadougou, Burkina Faso, on the topic "International humanitarian law and Africa"

15-17 October 1992	Regional seminar on human rights, Lomé, Togo
18-25 April 1994	Legal expert at the meeting of the committee of experts and Council of Ministers of Justice of ECOWAS, Lagos, Nigeria. The meeting resulted in the adoption of draft texts on extradition, the protocol concerning the ECOWAS Parliament, and draft rules on granting non-governmental organizations observer status at ECOWAS.
28-30 June 1994	Second Symposium on the Promotion of Human Rights in the Context of Structural Adjustments, World Organization against Torture (OMCT)/SOS Torture, Ouagadougou, Burkina Faso (as a member of ANDDH)
28 April-8 May 1995	Representative of Niger at the Ninth United Nations Congress on the Prevention of Crime and the Treatment of Offenders, Cairo
28-30 December 1995	Workshop on the strategic plan to computerize Niger's economy, Niamey
2, 3, 4 December 1995	Sixth Summit Meeting of French-Speaking Countries, Cotonou, Benin
21-24 July 1997	African Summit on transnational crime and the fight against corruption, held in Dakar
August 1997	Workshop at UFDA, Grand-Bassam, Côte d'Ivoire, on extradition and judicial assistance in the context of ECOWAS (certificate)
25 June-1 July 2001	Training seminar on community law (WAEMU, OHADA, ECOWAS) organized by the Centre of European and Integration Studies (CEEI), Ouagadougou, Burkina Faso, and led by judges from the ECOWAS area
24-28 September 2001	Meeting of the technical committee responsible for adopting the thematic classification plan (legislation, case law) of French-speaking countries, Abidjan
30 March-1 April 2005	ETHICS project training seminar on international criminal justice: infringements and institutions (Judicial Training Centre (CFJ), Dakar)

Bernardo Sepulveda Amor (Mexico)

[Original: English]

Bernardo Sepulveda has been chosen as Judge ad-hoc of the International Court of Justice in the Case concerning Avena and other Mexican nationals (*Mexico v. United States*).

He is currently serving his second five-year term as member of the UN International Law Commission. He was elected by the United Nations General Assembly in 1996 and re-elected in 2001.

In recent times he has devoted much of his professional activity to international arbitration. He is a member of the Panel of Arbitrators of the International Center for Dispute Resolution (ICDR), the international division of the American Arbitration Association. He belongs to the Institute for Transnational Arbitration (ITA), a division of the Center for America and International Law.

He is a member of the Commission of Arbitration of the Mexican Chamber of Commerce. He has been appointed President of an arbitral tribunal in an ICC case.

Bernardo Sepulveda has been Secretary of Foreign Relations of Mexico from December 1982 to 1988. During this period, he acted as President of the Mexican delegations to the General Assembly of the United Nations and of the Organization of American States, as well as of other international regional and global organizations.

From January to November 1982, he served as Ambassador of Mexico to the United States of America. From 1989 to 1993, he served as Mexican Ambassador to the United Kingdom. He has also represented his country in Ireland.

During the period he was Foreign Secretary, Bernardo Sepulveda chaired the Binational Commission, together with the US Secretary of State. The Commission is an intergovernmental organization dealing with all matters of interest in the relationship between Mexico and the United States.

As Foreign Secretary, Bernardo Sepulveda was responsible for the Mexican participation in the Central American peace process that took place in the 1980's. For those purposes and together with Venezuela, Colombia and Panama, he established the Contadora Group as a diplomatic instrument to bring peace and stability to the area.

Together with the Foreign Ministers of Argentina, Brazil, Colombia, Panama, Peru, Uruguay and Venezuela, Bernardo Sepulveda took part in the creation of the Group of Eight, now the Rio Group, an institution devoted to promote Latin American cooperation; under its auspices, Presidential Summits have taken place since 1987.

Mr. Sepulveda was also a participant in a number of Mexican delegations to United Nations Conferences, where he attended, among others, the UN Conference on the Law of the Sea, the Vienna Conference on the Law of Treaties and several UN Conferences on Disarmament. He was a member of the Mexican delegation to the 1981 Cancun Meeting of Heads of State and government.

His other foreign service experience includes appointments related to economic affairs. Thus in 1980, he became President of the UN Commission on Transnational Corporations; from 1978 to 1980, he was elected Rapporteur of the UN's Inter-governmental Working Group on a Code of Conduct for Transnational Corporations; he was the Mexican representative to the UN Commission on Transnational Corporations from 1977 to 1981.

From 1976-1980, he was a member of the Mexican Delegation to the annual meetings of the International Monetary Fund, the World Bank and the Interamerican Development Bank, as well as the Group of 24.

Mr. Sepulveda has likewise held various offices in the Mexican government. From 1968 to 1970, he was the Deputy Director for Legal Affairs for the Secretary of the Presidency. Then in 1971 to 1975, he served as the Director of the Foreign Investment Program, and then became the Director General for International Affairs, both for the Secretary of the Treasury.

Moreover, in 1981, he was appointed the Principal Advisor on International Affairs to the Secretary of the Budget. In addition, Mr. Sepulveda has been (1982-1988) a Board of Directors member for the state owned oil and gas company Petróleos Mexicanos (PEMEX), and the governmental trust to promote tourism in Mexico, Fondo Nacional de Fomento al Turismo (FONATUR).

Bernardo Sepulveda has acted as the General Counsel for ICA, the largest engineering, procurement and construction company in Mexico. As General Counsel, he coordinated a number of international arbitrations involving ICA and foreign governments. He also conducted arbitrations in Mexico.

Mr. Sepulveda has throughout his entire career actively participated in academic endeavours. Since 1967, he has been Professor of International Law and of International Organizations at El Colegio de México in Mexico City where he is also Associate Research Fellow. Furthermore, for the past three decades, he has lectured at the Foreign Office institute devoted to the training of Mexican diplomats (Academia Diplomática Matias Romero) on international law and foreign policy.

He co-founded the Research Center on the United States at the Centro de Investigaciones y Docencia Económica (CIDE) in 1975-1976 and was its first Director. He was also in charge of the Seminar on International Legal Problems in the Political and Social Sciences Faculty at the Universidad Nacional de México from 1971 to 1976. More recently, from 1994 to 1996, he served as the Director for the Institute of European Integration Studies headquartered at El Colegio de México.

In 1974 through 1975, Mr. Sepulveda was a member of the Executive Council of the American Society of International Law. He is also a founding member of Transparencia Mexicana, a non-governmental organization linked to International Transparency, belonging also to its Board of Directors. Recently, he was elected as President of the Mexican Branch of the International Law Association.

Mr. Sepulveda belongs to the Editorial Board of *Foro Internacional*, the journal of international affairs of El Colegio de México. He is a member of the Board of Directors of the journal *Este País*. He has written a considerable number of books and articles concerning issues related to the United Nations, international law, foreign policy, and international economic issues. These works have been published in Mexico and abroad by leading publishers and specialized journals in the field.

In 2002 Mr. Sepulveda was invited by The Hague Academy of International Law to deliver a series of lectures on the responsibilities of States, during its Regional Program held in Mexico City.

Mr. Sepulveda is the recipient of numerous orders, decorations and medals awarded by foreign governments. Most notably, he received in 1984 from King Juan

Carlos of Spain the “Principe de Asturias Prize” in the field of international cooperation. In 1985, UNESCO awarded him the Simon Bolivar Prize. He has also received Honorary Doctorate Degrees from the University of San Diego (1984), and the University of Leningrad, now St. Petersburg (1987). Mr. Sepulveda is an Honorary Fellow of Queens’ College, University of Cambridge since 1990.

Bernardo Sepulveda holds a Law Degree from the Faculty of Law at the Universidad Nacional de México (1964) where he graduated Magna Cum Laude. He later earned a Master’s Degree in International Law from Cambridge University in Great Britain (1966). The University of Cambridge also awarded him the Diploma in International Law, for his thesis on “Collective Security in the Inter-American System”.

Bernardo Sepulveda lives in Mexico City, where he was born on 14 December 1941. He is married to Ana Yturbe and has three sons.

Address:

Home: Campos Eliseos No. 67 Dept. 801
Col. Polanco
Mexico 11580, D.F.
MEXICO
Tel. 5545 00 65
Fax 5545 02 10

Office: Minería No. 145
Col. Escandon
Mexico 11800, D.F.
MEXICO
Tel. 5227 50 07
Fax 5277 46 60
Mail: bernardo.sepulveda@ica.com.mx

Orders, Decorations and Medals

- Knights Grand Cross, The Most Distinguished Order of Saint Michael and Saint George. (Great Britain).
- Grand Cross, Order of Isabel The Catholic. (Spain)
- Grand Cross, Order of Civil Merit. (Spain)
- Grand Cross, Order of Cruzeiro do Sul. (Brazil)
- Grand Cross, Order of Rio Branco. (Brazil)
- Grand Cross, Order of Boyacá (Colombia)
- Ribbon, Order of Kwang-Wha. (Korea)
- Grand Cross, Order of General San Martín. (Argentina)
- Gran Cordón, Order of the Libertador. (Venezuela)
- Grand Cross, Orden de la Bandera Yugoslava. (Yugoslavia)
- Grand Cross Orden de Cristo. (Portugal)
- Grand Cross, Order Infante Don Henrique. (Portugal)

- Grand Cross, Ordre de la Couronne. (Belgium)
- Grand Officier, Ordre de la Légion d'Honneur. (France)
- Commander Insignia of the Order of Merit, with the Star. (Poland)
- Superior Commander, Grand Order of the Saviour. (Greece)
- Grand Cross, Order of Vasco Núñez de Balboa. (Panama)
- Grand Cross, Order of Manuel Amador Guerrero. (Panama)
- Grand Cross, Order of The Quetzal. (Guatemala)
- Grand Cordon, Order of the Rising Sun. (Japan)
- Grand Cross, Order of El Sol de Peru. (Peru)
- Order of the Republic, First Class. (Egypt)
- Commander, Order of Distinction. (Jamaica)
- Doctor **Honoris Causa**, University of San Diego, California.
- Doctor **Honoris Causa**, University of Leningrad.
- Premio Príncipe de Asturias.
- Premio Simón Bolívar.

Publications

Las Naciones Unidas, el Tratado de Río y la OEA (The United Nations, the Rio Treaty and the Organization of American States (OAS)). *Foro Internacional*, vol. VII, Nos. 1-2, 1967.

Las Naciones Unidas: dilema a los 25 años (The United Nations: Dilemma at 25) (co-editor). México, El Colegio de México, 1970.

Derecho del Mar: apuntes sobre el sistema legal mexicano (Law of the sea: Notes on the Mexican legal system). *La política exterior de México: realidad y perspectivas*. México, El Colegio de México, 1972.

Los orígenes políticos del Porfiriato (Political origins of the Porfiriato). *Foro Internacional*, vol. XII, No. 3, 1972.

La inversión extranjera en México (Foreign investment in Mexico). México, Fondo de Cultura Económica, 1973.

Las empresas transnacionales en México (Transnational corporations in Mexico). México, El Colegio de México, 1974.

A Mexican view of foreign investment. *Proceedings of the 68th annual meeting of the American Society of International Law*. Washington, D.C., April 1974.

Mexico and the Law of the Sea. In *The Changing Law of the Sea: Western Hemisphere Perspectives*. Ralph Zacklin (ed.), Leiden, Sijthoff, 1974.

La estrategia de las corporaciones transnacionales y el sistema jurídico de los Estados: la experiencia latinoamericana (Strategies of transnational corporations and legal systems of States: the Latin American experience). OAS, Series K/XXI.I;

Inter-American Convention on General Rules of Private International Law (CIDIP)-IV (mimeograph), 25 February 1974.

GATT, ALALC y el trato de más favor (General Agreement on Tariffs and Trade (GATT), Latin American Free Trade Association (LAFTA) and Most Favoured Nation Treatment). In *Lecturas: Derecho Económico Internacional*. México, Fondo de Cultura Económica, 1974.

Las empresas transnacionales y la transferencia de tecnología: perspectivas para su regulación internacional (Transnational corporations and the transfer of technology: views on international controls). *Los problemas de un mundo en proceso de cambio*. Luis González Souza and Ricardo Méndez Silva (eds.), México, Universidad Autónoma de México (UNAM), 1978.

Perspectivas de un país de desarrollo intermedio sobre la economía internacional (Views of a partly-developed country on the international economy). *Visión del México contemporáneo*. México, El Colegio de México, 1979.

Las nuevas reglas del GATT y el sistema legal mexicano (The new GATT rules and the Mexican legal system). *Comercio Exterior*. México, 1980.

Inversión extranjera, deuda externa y comercio exterior: notas sobre el orden jurídico mexicano (Foreign investment, external debt and foreign trade: notes on the Mexican legal order). *Anuario Jurídico*. México, Instituto de Investigaciones Jurídicas de la UNAM, 1980.

La crisis económica mundial: el nuevo orden internacional y la planeación: comentarios (The world economic crisis: the new international order and planning: commentaries). In *Planeación para el desarrollo*. México, SPP/Fondo de Cultura Económica, 1981.

La regulación internacional de las empresas transnacionales (International regulation of transnational corporations). *Foro Internacional*, No. 84, 1981.

La regulación jurídica de las inversiones extranjeras en México (Legal regulation of foreign investments in Mexico). *Aspectos jurídicos de la planeación en México*. México, SPP/Editorial Porrúa, 1981.

Perspectivas de la relación entre México y Estados Unidos (Perspectives on the relationship between Mexico and the United States). In Institutional Revolutionary Party, Comisión de Asuntos Internacionales, *Grandes temas de política exterior*. México, Fondo de Cultura Económica, 1983, pp. 308-310.

Reflexiones sobre la política exterior de México (Reflections on Mexican foreign policy). *Foro Internacional*, vol. XXIV, No. 4, April-June 1984.

México en las Naciones Unidas: unbalance de cuatro décadas (Mexico in the United Nations: taking stock after four decades). In *México en las Naciones Unidas*. México, Secretariat of Foreign Affairs, 1986, pp. 7-13.

Política exterior de México — Discursos y documentos (Mexican foreign policy — statements and documents), six volumes covering the period from 1983 to 1988. México, Secretariat of Foreign Affairs, 1983-1988.

México en la concertación política internacional (Mexico in the international political sphere). In Rosario Green (ed.), *México y sus estrategias internacionales*. México, Diana, 1989, pp. 119-133.

Latin American-European Relations in the 1990s. In Dermot Keogh (ed.), *Beyond the Cold War: Europe and the Superpowers in the 1990s*. Dublin, Hibernian University Press, 1990, pp. 94-106.

La política exterior de México en la coyuntura internacional (Mexican foreign policy at the current international juncture). In *Coloquio de Invierno. Los grandes cambios de nuestro tiempo: la situación internacional, América Latina y México. Vol. III: México y los cambios de nuestro tiempo*. México, UNAM/Consejo Nacional para la Cultura y las Artes (CONACULTA)/Fondo de Cultura Económica, 1992, pp. 290-300.

Política exterior y estrategias de seguridad y defensa: los trabajos de la Comunidad Europea (Foreign policy and security and defence strategies: the work of the European Community). *México y Europa*. México, Secretariat of Foreign Affairs, 1992.

Seguridad y defensa: después de Maastricht (Security and defence: after Maastricht). *Nexos*, No. 172, April 1992.

Doctrina y práctica de la política exterior de México (1982-1988) (Doctrine and practice in Mexican foreign policy (1982-1988)). Ensayos Jaliscienses. Guadalajara, El Colegio de Jalisco, 1993.

Régimen de partidos y renovación continua (The party system and continuing renewal). *Examen*, No. 67, December 1994.

Política exterior para el desarrollo nacional (Foreign policy for national development). *Examen*, No. 54, November 1993.

Política exterior y tratado de libre comercio (Foreign policy and the free trade agreement). *Comercio Exterior*, June 1994.

Los intereses de la política exterior (Foreign policy interests). In César Sepúlveda (ed.), *La política internacional de México en el decenio de los ochenta*. México, Fondo de Cultura Económica, 1994.

Asuntos internacionales de México: una bibliografía (1980-1993) (Mexican international affairs: a bibliography (1980-1993)). In César Sepúlveda (ed.), *La política internacional de México en el decenio de los ochenta*. México, Fondo de Cultura Económica, 1994.

Los intereses de la política exterior (Foreign policy interests). *Nexos*, No. 203, November 1994.

No intervención y derecho de injerencia: el imperio o la decadencia de la soberanía (Non-intervention and the right to intervene: the preponderance or erosion of sovereignty). Modesto Seara Vázquez (ed.), *Las Naciones Unidas a los 50 años*. México, Fondo de Cultura Económica, 1995.

El oficio internacional (International vocation). Introduction to the *Obras Completas de Jorge Castañeda*. Three volumes, co-published by El Colegio de México and the Secretariat of Foreign Affairs, México, 1995.

México, el Consejo de Seguridad y el futuro de las Naciones Unidas (Mexico, the Security Council and the future of the United Nations). *Foro Internacional*, No. 142, October-December 1995, El Colegio de México.

Un galope en la oscuridad: México, el Consejo de Seguridad y el futuro de la ONU (Galloping into the darkness: Mexico, the Security Council and the future of the United Nations). *Enfoque*, Sunday supplement to the newspaper *Reforma*, October 1995.

El Senado y la política exterior (The Senate and foreign policy). In *Libro homenaje a Rafael Segovia, con motivo de su designación como profesor emérito del Colegio de México*. México, El Colegio de México, Fondo de Cultura Económica, Consejo Nacional de Ciencia y Tecnología (CONACYT), 1998.

El TLC y las reivindicaciones de la jurisdicción mexicana (The free trade agreement and the claims of Mexican jurisdiction). In *El papel del derecho internacional en América: la soberanía nacional en la era de la integración regional*. México, Facultad de Derecho of UNAM/American Society of International Law, 1997. This essay was also published under the title Jurisdicción nacional, agotamiento de los recursos locales y protección de inversiones extranjeras: los riesgos del TLCAN (National jurisdiction, exhaustion of local remedies and protection of foreign investments: the risks of the North American Free Trade Agreement (NAFTA)) in the yearbook *México, Estados Unidos, Canadá: 1995-1996*. Gustavo Vega and Francisco Alba (eds.), México, El Colegio de México, Centro de Estudios Internacionales, 1997.

El equilibrio del poder en perspectiva (The balance of power in perspective): commentaries on *Diplomacy* by Henry Kissinger. *Este País*, April 1996.

México y Europa (Mexico and Europe). *Este País*, October 1996.

Hacia un nuevo concierto europeo (Towards a new European harmony). Commentaries on the special issue of *Revista Mexicana de Política Exterior* (49) devoted to Mexico and the European Union. *Este País*, October 1996.

México y su compromiso con la protección de los derechos humanos (Mexico and its commitment to protecting human rights). *Revista de la Facultad de Derecho de México*, Nos. 205-206. México, UNAM, January-April 1996.

México y la Unión Europea: hacia un nuevo entendimiento (Mexico and the European Union: towards a new understanding). *Todo México 1997. Enciclopedia de México*, México, 1997.

Los valores éticos y el orden jurídico mexicano: la perspectiva del derecho internacional (Ethical values and the Mexican legal order from the viewpoint of international law). Sergio García Ramírez (ed.), *Los valores en el derecho mexicano*. México, Instituto de Investigaciones Jurídicas de la UNAM/Fondo de Cultura Económica, 1997.

Objetivos e intereses de la política exterior (Foreign policy goals and interests). Ilan Bizberg (ed.), *México ante el fin de la guerra fría*. México, Centro de Estudios Internacionales, El Colegio de México, 1998.

Las relaciones interamericanas: cuestiones de política, derecho y diplomacia (Inter-American relations: matters of policy, law and diplomacy). *Revista Mexicana de Política Exterior*, No. 59, February 2000. México, Secretariat of Foreign Affairs, Instituto Matías Romero, 2000.

Memorias de la diplomacia mexicana (Recollections of Mexican diplomacy). *Revista Mexicana de Política Exterior*, No. 60, June 2000. México, Secretariat of Foreign Affairs, Instituto Matías Romero, 2000.

La globalización y las opciones nacionales: memoria. La globalización y las soberanías nacionales (Globalization and national options: report. Globalization and national sovereignty). México, Fondo de Cultura Económica, 2000.

Orden y desorden internacional: La función del Estado (International order and disorder: the role of the State). *Este País*, No. 119, February 2001.

Las definiciones de la política exterior (Defining foreign policy). In Rafael Fernández de Castro (coord.), *México en el mundo: los desafíos para México en 2001*. México, Instituto Tecnológico Autónomo de México (ITAM), 2001.

Una asignatura pendiente: la participación de México en las operaciones de paz de la ONU (Unfinished business: Mexico's participation in United Nations peace operations). In Miguel Covian (ed.), *Cumbre del Milenio: Hacia dónde van las Naciones Unidas?* México, Instituto Matías Romero, Secretariat of Foreign Affairs, 2001.

Terrorismo, seguridad nacional y seguridad colectiva (Terrorism, national security and collective security). *Este País*, February 2002.

Terrorismo transnacional y seguridad colectiva (Transnational terrorism and collective security). In Rafael Fernández de Castro (coord.), *Cambio y continuidad en la política exterior de México: México en el mundo 2002*. México, Editorial Planeta/Ariel, 2002.

Política exterior: terrorismo, seguridad nacional y seguridad colectiva (Foreign policy: terrorism, national security and collective security). In Enrique González Pedrero (coord.), *México: Transiciones múltiples, gobernabilidad y Estado nacional*. México, Instituto Nacional de Administración Pública/Fondo de Cultura Económica, 2003.

El eje del mal y su destino manifiesto (The axis of evil and its manifest destiny). In José Juan de Olloqui (coord.), *Problemas jurídicos y políticos del terrorismo*. México, Instituto de Investigaciones Jurídicas, UNAM, 2003.

Educar para entender (Educating for understanding). *Este País*, December 2003.

International Court of Justice: Case concerning Avena and Other Mexican Nationals (Mexico v. United States of America), separate opinion of Judge ad hoc Bernardo Sepúlveda, 31 March 2004. For the text of the separate opinion, see www.icj-cij.org.

Orden jurídico y derechos humanos (The legal order and human rights). *Este País*, November 2004.

Derechos humanos: México en la perspectiva internacional (Human rights: Mexico from an international perspective. *Iurisdictio*, bulletin of the High Court of Justice of the State of Querétaro, January 2005.

Mexico and the settlement of investment disputes: ICSID as the recommended option. The Institute for Transnational Arbitration, vol. 19, No. 1, winter 2005.

Una perspectiva mexicana de los asuntos internacionales (A Mexican perspective on international affairs). *Este País*, May 2005.

Leonid Skotnikov (Russian Federation)

[Original: English/Russian]

Born 26 March 1951 in Kalinin, USSR.

1974 — Diploma in International Law; Moscow Institute of International Relations.

1990 — Fellow, Center for International Affairs, Harvard University.

Brief Career Resume

2001-present	Ambassador, Permanent Representative of the Russian Federation to the United Nations Office and other International Organizations in Geneva, as well as to the Conference on Disarmament
1998-2001	Director, Legal Department, Member of the Collegium, Ministry of Foreign Affairs (MFA) of Russia
1992-1998	Ambassador Extraordinary and Plenipotentiary of the Russian Federation to the Kingdom of the Netherlands
1991-1992	Director, Legal Department, MFA of Russia
1988-1991	Head of Division, International Law Department, MFA of the USSR (general problems of international law, cooperation in countering new threats and challenges)
1981-1988	Third, Second, First Secretary (human rights issues), Head of Sector, Treaties and Law Division, MFA of the USSR (general problems of international law)
1977-1981	Officer, Permanent Mission of the USSR to the United Nations (United Nations General Assembly Third and Sixth Committees matters)
1974-1977	Officer, Consular Department, MFA of the USSR (legal issues)

Participation in major international forums and negotiations

2004	Representative of Russia in the First Committee, United Nations General Assembly, fifty-ninth session
2002-2004	Deputy Head/Head of the Russian delegation to the 58th, 59th and 60th sessions of the United Nations Commission on Human Rights
2004	Government Delegate of Russia to the 92nd session of the International Labour Conference
2003	Head of the Russian delegation to the 111th session of the Executive Board of the World Health Organization
2003	Head of the Russian delegation to the 28th International Conference of the Red Cross and Red Crescent

2003	Deputy Head of the Russian delegation to the Substantive Annual Session of the United Nations Economic and Social Council (ECOSOC)
2003	Member of the Russian delegation to the World Summit on Information Society (WSIS)
2002-present	Member, Board of Trustees of the United Nations Institute for Training and Research (UNITAR)
2002	Head of the Russian delegation to the Annual Meeting of the States Parties to the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons which May be Deemed to be Excessively Injurious or to have Indiscriminate Effects
2001-2002	Head of the Russian delegation to the 3rd and 4th Annual Conferences of the States Parties to the Protocol II on Prohibitions or Restrictions on the Use of Mines, Booby-Traps and Other Devices to the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons which May be Deemed to be Excessively Injurious or to have Indiscriminate Effects
2001-2002	Head of the Russian delegation to the 5th Review Conference of the States Parties to the Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction
1992, 1998-2002	Head of the Russian delegation to the negotiations with the Kingdom of Norway on the delimitation of exclusive economic zones and continental shelf in the Barents Sea
2001	Head of the Russian delegation to the 2nd Review Conference of the States Parties to the Convention on Prohibition or Restrictions on the Use of Certain Conventional Weapons which May be Deemed to be Excessively Injurious or to have Indiscriminate Effects
2001	Head of the Russian delegation to the Forum on Afghan Refugees and Displaced Populations (Geneva)
2001	Chairman of the XXIV Antarctic Treaty Consultative Meeting, St. Petersburg
1998-2001	Representative of Russia in the Ad Hoc Committee of legal advisers on public international law (CAHDI), Council of Europe. Participated in the 16th, 17th, 19th and 20th CAHDI meetings (Paris, 1998; Vienna, 1999; Berlin, 2000; Strasbourg, 2001)
1998-2000	Member of the Russian delegation to the United Nations General Assembly, fifty-third to fifty-fifth sessions; Representative of Russia in the Sixth Committee

1999	Co-Chairman of the Russian-US Working Group on Law Enforcement
1999	Representative of Russia, "Ministerial on Ice", Antarctica
1999	Head of the Russian delegation to the negotiations with the Governments of the Republic of Iceland and the Kingdom of Norway on the trilateral agreement concerning certain aspects of cooperation in the area of fisheries
1994-1998	Member of the Permanent Court of Arbitration Steering Committee established by the Secretary-General pursuant to the authorization of the PCA Administrative Council with the purpose to assist the International Bureau and the Administrative Council in preparing for the centenary of the PCA, by making recommendations concerning revision of the Hague conventions and improvement of the PCA's dispute settlement mechanisms
1992-1998	Member of the Administrative Council of the Permanent Court of Arbitration
1997	Deputy Head of the Russian delegation to the 2nd session of the Conference of States Parties of the Organization for the Prohibition of Chemical Weapons
1992	Member of the Russian delegation, Council of Heads of States of the Commonwealth of Independent States (CIS)
1991-1992	Member of the Russian delegation to the CIS meetings of Heads of States and Governments (Alma-Ata, 1991; Minsk, 1991; Moscow, 1992; Minsk, 1992)
1987-1989	Member of the delegation of the USSR to the Sixth Committee, United Nations General Assembly, forty-second to forty-fourth sessions
1986	Member of the delegation of the USSR to the session of the United Nations Commission on Human Rights
1985	Member of the delegation of the USSR, Meeting of Experts on Questions concerning Respect, in their States, for Human Rights and Fundamental Freedoms, in all their Aspects, as embodied in the Final Act, CSCE (Ottawa)
1984	Representative of the USSR, United Nations Seminar on the Encouragement of Understanding, Tolerance and Respect in Matters relating to Freedom of Religion or Belief (Geneva)
1983	Member of the delegation of the USSR to the session of the United Nations Economic and Social Council (ECOSOC)
1982	Member of the delegation of the USSR to the Third Committee, United Nations General Assembly, thirty-seventh session

1982	Representative of the USSR in the United Nations General Assembly 37th session Working Group on Principles of Medical Ethics relevant to the role of health personnel, particularly physicians, in the protection of prisoners and detainees against torture, and other cruel, inhuman or degrading treatment or punishment
1979-1981	Representative of the USSR in the United Nations General Assembly intersessional Working Group to elaborate an international convention on the protection of the rights of all migrant workers and their families
1976-1977	Member of the delegation of the USSR to the negotiations on bilateral consular conventions between the Government of the USSR and the Governments of the People's Democratic Republic of Algeria, the Republic of Benin, the Republic of Cape Verde, the Republic of Mali, the Republic of Tunisia, the Republic of Turkey

Scholarly, Research and Expert Activities

2004	Participated in the international Workshop on Article 51 of the United Nations Charter in Light of Future Threats to International Peace and Security organized by the Government of Switzerland as a contribution to the work of the High-Level Panel on Threats, Challenges and Change (Geneva)
2002-present	Member of the Foundation Council of the Geneva Centre for Security Policy
2000	Participated in the international conference "Entering the XXI Century: Primacy of Law in International Relations" (Moscow)
1999	Participated in the preparation and the work of the Meetings Dedicated to the Centennial of the first International Peace Conference (The Hague, May 1999; St. Petersburg, June 1999)
1998	Participated as a panellist in the Conference "Transatlantic Storms? US-European Relations After European Monetary Union (EMU)", held by the Weatherhead Center for International Affairs, Harvard University (Talloires, France)

Member of the Russian Association of International Law.

Author of a number of publications on international law, among others:

- "The Right of Self-Defence and the New Security Imperatives", "International Affairs", Vol. 9, 2004;
- "Legal Limits of the Use of Force", "International Affairs", Vol. 11, 2003;
- "Entering the XXI Century: Primacy of Law in International Relations", "International Affairs", Vol. 12, 2000;
- "Primacy of Law in Politics" (co-author), "International Affairs", Vol. 4, 1989.

Ranks and Decorations

- Diplomatic rank of Ambassador Extraordinary and Plenipotentiary (1995).
- Order of Friendship (2002).
- Decree of Commendation by the President of the Russian Federation (2004).

Languages: Russian, English, French.

Married, with a son.
