



# **International Convention for the Protection of All Persons from Enforced Disappearance**

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## **Meeting of the States parties**

### **Fourth meeting**

New York, 20 June 2017

Item 5 of the provisional agenda

**Election, in accordance with article 26 (4) of the International  
Convention for the Protection of All Persons from Enforced Disappearance,  
of five members of the Committee on Enforced Disappearances to replace  
those whose terms are due to expire on 30 June 2017**

## **Election of five members of the Committee on Enforced Disappearances to replace those whose terms are due to expire on 30 June 2017**

### **Note by the Secretary-General**

#### **Addendum**

1. In accordance with article 26 of the International Convention for the Protection of All Persons from Enforced Disappearance, the fourth meeting of the States parties to the Convention is to be held at United Nations Headquarters on Tuesday, 20 June 2017, for the purpose of electing five members of the Committee on Enforced Disappearances from a list of persons nominated by States parties from among their nationals to replace those whose terms are due to expire on 30 June 2017.
2. In accordance with article 26 (3) of the Convention, the Secretary-General, in a note verbale dated 27 October 2017, invited the States parties to submit their nominations for the election of members of the Committee by 3 February 2017. Information on five persons nominated is contained in CED/SP/4/2. The nominations of the following two persons were received after 3 February 2017: Mohammed Ayat (Morocco) and Milica Kolaković-Bojović (Serbia).
3. The curricula vitae of the above-mentioned candidates, as furnished by their Governments, are contained in the annex to the present document.



## **Annex**

### **Curricula vitae\***

#### **Mohammed Ayat (Morocco)**

**Date and place of birth:** 1 January 1950 in Rabat (Morocco)

**Working languages:** Arabic, English and French

#### **Current position/function**

- Special advisor to the ICC Prosecutor, in charge of cooperation with the MENA Region
- Independent Expert on capacity-building and technical cooperation with Côte d'Ivoire in the field of human rights
- Member of the National Human Rights Council of Morocco

#### **Main professional activities**

- Senior Legal Advisor and Special Representative of the UNICTR Prosecutor
- Professor Emeritus of Law at Mohamed V University, Rabat, Morocco
- Attorney at Law before the Moroccan Supreme Court (Rabat Bar Association)
- President of the Network for Research on International Criminal Justice, Mohamed V University, Rabat, Morocco
- Former Judge and Deputy Prosecutor
- Panellist, consultant and researcher on several topics: genocide, gross human rights violations and transitional justice, including enforced disappearances, protection of human rights defenders, organized crime, post-conflict situations, preservation of memory, torture, arbitrary detention and impunity
- Trainer of judges, lawyers, state actors, national human rights institutions and civil society in the field of justice and human rights

#### **Educational background**

- PhD in Law from the Faculty of Law, University of Social Sciences, Toulouse, France (1979)
- Advanced studies diploma in criminal sciences, University of Social Sciences, Toulouse, France (1976)
- Advanced studies diploma in sociology, University of Toulouse le Mirail, Toulouse, France (1982)
- Fulbright alumni, Rutgers University, New Jersey, USA

#### **Other main activities in the field relevant to the mandate of the treaty body concerned**

- Former Member of the United Nations Human Right Committee (2009-2010)
- Member of the Working Group on the Human Rights Culture Promotion and Democracy Build-up at the National Human Rights Council of Morocco (proposing recommendations and advisory opinion to the government and the parliament with a

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\* Curricula vitae are issued without formal editing.

view to promoting human rights through education, training, outreach and awareness-raising)

- Researcher on the gross human rights violations, including enforced disappearances, its consequences, remedies and guarantees of non-repetition
- Member of the Scientific Committee of the International Society for Criminology
- Chair of the International Forum on Genocide and its Prevention: “Understanding Genocide Processes and the Paths Leading to its Prevention”, 5-6 May 2016, Mohamed V University, Rabat, Morocco
- Panellist with regional perspectives (Africa and MENA regions) on Human rights, justice and post-conflict situations

### **List of the most recent publications in the field**

#### **Books**

- “A la recherche des racines biopsychologiques du crime” in “Savoir criminologique” collection (edited by Mohammed Ayat) n°3 Editions Almaarif Al Jadida Rabat 1998 (208 p.)

#### **Articles**

- “The Moroccan Experience in Transitional Justice” in The Pursuit of Justice of International Criminal Justice, A World Study on Conflicts, Victimization, and Post-Conflict Justice, M. Cherif Bassiouni (ed.) Intersentia. January 2010, p. 5-25 (English)
- “The Algerian Experience in Transitional Justice” in The Pursuit of Justice of International Criminal Justice. A World Study on Conflicts, Victimization and Post-Conflict Justice. M. Cherif Bassiouni (ed.) Intersentia, January 2010, p. 26-45 (English)
- “Should the Military be granted immunity for core crimes? Comments on a Draft Law” published in 2013, [www.Lacom.com](http://www.Lacom.com), (in Arabic)
- “Justice Internationale pour la paix et la reconciliation” International Criminal Law Review, The Hague, 2006, vol. 7 pp. 391-424. (in French)

**Milica Kolaković-Bojović (Serbia)**

**Date and place of birth:** 17.2.1984 — Belgrade (Serbia)

**Working languages:** English and Serbian

**Professional background**

- 10 years of experience in Serbia as transition and developing country. Wide experience in: Criminal justice system reform, Human Rights, International standards, Judicial reform and EU integrations;
- Coordination of policy development and reform evaluation in line with UN standards and EU acquis in the field of criminal justice, judicial reform and EU integrations (2012-present: Coordinator and/or expert member of numerous working groups for drafting key strategic documents, laws and procedures; 2012-2014: Prosecutorial reform specialist, MDTF-JSS-Ministry of Justice);
- Academic work (2009-2012: University lecturer — Criminal Law Cathedra, University of Belgrade, Faculty of law; 2008-present: Research Associate/fellow — Institute of Criminological and Sociological Research, Belgrade; Author of more than 50 published papers, legal studies and analyses; Member of the Serbian Society for Criminology and Criminal law);
- Capacity-building of the state institutions in the field of justice system reform, human rights and EU accession processes: (2012-present) Developing training materials and coordination of workshops and trainings for judges, public prosecutors and civil servants.

**Current position/function**

- 2015-present: President of the Council for implementation of the Action Plan for Chapter 23 — Judiciary and Fundamental Rights (Expert body established by the Government of the Republic of Serbia to monitor and evaluate reform activities related to judicial reform, fight against corruption and protection of fundamental rights);
- 2008-present: Research Fellow — Institute of Criminological and Sociological Research, Belgrade;
- 2012-present: Criminal Justice System Reform Specialist-Coordinator of the Reform Accession Facilitation Unit, RAFU/MDTF-JSS, Ministry of Justice, Republic of Serbia.

**Educational background**

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|---------------|--|
| 2016          | PhD in criminal law and procedure, University of Belgrade-Faculty of Law (Completion of Criminal Proceedings within reasonable time);  |
| 2008          | Master Degree in criminal law and procedure, University of Belgrade-Faculty of Law (Juvenile Justice);   |
| 2007          | BA Degree in Law, Justice System Department, University of Belgrade-Faculty of Law (Judicial Department);  |
| Study visits: | 2014, UK, London (Organization of the judiciary: efficiency, free legal aid, recording of court proceedings; 2015, Ireland, Dublin (Victims' support system); 2016, Netherlands (Protection and support to victims and witnesses). |

**Other main activities in the field relevant to the mandate of the Committee on Enforced Disappearances**

- Coordinator and member of expert teams for drafting key strategic documents dealing with reform of criminal justice system, judicial reform and protection of human rights and in the Republic of Serbia (National Strategy for the Prosecution of War Crimes, Prosecutorial Strategy for Investigation and Prosecution of war Crimes, Action Plan for Chapter 23, National Judicial Reform Strategy);
- Author of the reforms' monitoring and evaluation mechanism in the field of prosecution of war crimes;
- Member of the OSCE Steering board on the Support to victims and witnesses project (2016-present);
- Volunteer in Victim support service, Victimology Society of Serbia (2007-2009).

**List of most recent publications in the field relevant to the mandate of the Committee on Enforced Disappearances**

- Kolaković-Bojović, M. (2017) Enforced Disappearances in Serbian Criminal legislation, Journal of Criminology and Criminal Law, No. 1;
- Kolaković-Bojović, M. (2017) Place of the UN Committees' Recommendations in strengthening professional capacities of judges and public prosecutors, Journal of the Institute of Criminological and Sociological Research, No. 1;
- Kolaković-Bojović, M. (2016) Achieving EU standards regarding support to victims of crime: Serbian approach, in: Preventing Victimization in Vulnerable Communities, Institute of National Economy & General Inspectorate of Romanian Police, Bucharest;
- Kolaković-Bojović, M. (2016) Victims' and witnesses' support in the context of the accession negotiations with EU, in: European Integration: Justice, Liberty and Security, Vol. 2, Belgrade: police Academy & Hanns Seidel Stiftung: pp. 355-366;
- Kolaković-Bojović, M. (2015) Efficiency of war crimes proceedings before Serbian courts, Journal of the Institute of Criminological and Sociological Research, No. 1, pp. 155-167.