CONTACT US

ANZSIL Secretariat
ANU College of Law
The Australian National University
Canberra ACT 0200 AUSTRALIA
E anzsil@law.anu.edu.au
T +61 2 6125 0454
F +61 2 6125 0103

21ST ANNUAL ANZSIL CONFERENCE
ACCOUNTABILITY AND
INTERNATIONAL LAW

UNIVERSITY HOUSE, CANBERRA, AUSTRALIA
THURSDAY 4 JULY – SATURDAY 6 JULY 2013
CONFERENCE SPONSORS

Australian Government
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FOREIGN AFFAIRS & TRADE

Oxford University Press

Australian Government
Australian Civil-Military Centre

CENTRE FOR MILITARY LAW

A COLLABORATION BETWEEN
MELBOURNE LAW SCHOOL AND DEFENCE LEGAL
Welcome to the 21st Annual Conference of the Australian and New Zealand Society of International Law, hosted by the Centre for International and Public Law, ANU College of Law, the Australian National University.
CONFERENCE SPONSORS AND SUPPORTERS

ANZSIL gratefully acknowledges the financial and other support for the 21st Annual Conference and the ANZSIL Postgraduate Workshop provided by:

> The Australian Attorney-General’s Department
> The New Zealand Ministry of Foreign Affairs and Trade
> Asia Pacific Centre for Military Law
> Australian Civil-Military Centre
> ANU College of Law
> Oxford University Press

ABOUT THE CONFERENCE

This 21st ANZSIL conference will explore the theme of accountability and international law. The topics to be examined include: the accountability of international law-makers to their communities and to a broader international community for their acts and failures to act; of the State to its citizens in the fields of diplomatic protection and human rights; the responsibilities of non-State actors including corporations; and many other aspects of the way in which international law advances or fails to advance accountability internationally and nationally.

CONFERENCE FEATURED SPEAKERS

> **Professor Harold Hongju Koh**, Sterling Professor of International Law, Yale Law School
> **Mr Ralph Zacklin CMG**, Former Assistant Secretary-General for Legal Affairs, United Nations

2013 ANZSIL CONFERENCE ORGANISING COMMITTEE

> Anna Hood, University of Melbourne
> Alberto Costi, Victoria University of Wellington
> Camille Goodman, Attorney-General’s Department
> David Leary, University of Technology Sydney
> Penelope Ridings, Ministry of Foreign Affairs and Trade
> Andrew Byrnes, ANZSIL President, University of New South Wales
> Don Anton, Australian National University
> Karen Scott, University of Canterbury
> Petra Butler, Victoria University of Wellington
> Rishi Gulati, Attorney-General’s Department
> Adam McBeth, Monash University
> Rain Liivoja, University of Melbourne
> Richard Rowe, Department of Foreign Affairs and Trade
> Lachlan Scully, Attorney-General’s Department
> Rosemary Paterson, New Zealand Ministry of Foreign Affairs and Trade
> Wendy Mohring, ANZSIL Secretariat, ANU College of Law
**POSTGRADUATE WORKSHOP CONVENERS**

> Adam McBeth, Monash University  
> Alberto Costi, Victoria University of Wellington

**ANZSIL MEMBERSHIP**

ANZSIL was established in 1992 with the aims of:

> Developing and promoting the discipline of international law  
> Supporting the teaching of international law  
> Providing a forum for academics, government lawyers, NGO’s, students and practitioners of international law to discuss research and issues of practice in international law  
> Increasing public awareness and understanding of international law  
> Liaising with other bodies in promoting any of these objects  
> New members are always welcome. The annual membership fee for 2013/14 is $A80, payable on a calendar year basis. For a new membership form please visit anzsil.anu.edu.au/membership.html. Membership forms will also be available at the Conference registration desk.

**GENERAL INFORMATION**

**Venue Locations**

A map of the venue is included on page 4 of this program and are available at the registration desk.

**Registration Desk**

Conference registration will take place in the Torrance Room.  
ANU College of Law staff will be present at the registration desk for the duration of the conference. If you have any questions or need any assistance, please feel free to ask them.

**Catering**

Morning and afternoon teas, and lunches (Thursday and Friday) are included in your registration fee and will be served in the Hall Foyer.

**Conference Dinner**

The conference dinner will be held at the Vanillabean Café. You must have registered and paid for the dinner in addition to your registration for the conference.

**Twitter**

Join ANZSIL on twitter @ANZSIL and converse about the Conference #ANZSIL2013
## OVERVIEW OF SESSIONS

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<tr>
<td>9–9.10 am</td>
<td>Conference Opening</td>
<td>Main Hall</td>
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<tr>
<td>9.10–10 am</td>
<td><strong>Plenary 1</strong>: Keynote Speaker: Harold Hongju Koh</td>
<td>Main Hall</td>
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<tr>
<td>10.30 am–12.30 pm</td>
<td><strong>Panel 1</strong>: International Legal Histories</td>
<td>Main Hall</td>
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<td>10.30 am–12.30 pm</td>
<td><strong>Panel 2</strong>: Seeking Accountability for Sexual and Gender-based Crimes Through International Criminal Tribunals: Challenges and opportunities</td>
<td>Common Room</td>
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<td>1.30–3.30 pm</td>
<td><strong>Panel 3</strong>: International Criminal Law: Issues of process and decision-making</td>
<td>Main Hall</td>
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<td>1.30–3.30 pm</td>
<td><strong>Panel 4</strong>: Using Human Rights Approaches to hold States Accountable Under International Law</td>
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<td>1.30–3.30 pm</td>
<td><strong>Panel 5</strong>: Accountability in the Process and Practice of Counsel, Courts and Tribunals</td>
<td>Scarth Room</td>
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<td>4–5.30 pm</td>
<td>Year In Review</td>
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<td><strong>DAY 2: FRIDAY, 5 JULY 2013</strong></td>
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<td>9–10.30 am</td>
<td><strong>Plenary 2</strong>: The Climate Change Law and Policy Debate</td>
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<td>11–12.30 pm</td>
<td><strong>Panel 6</strong>: International Criminal Law: Crimes, actors and accountability</td>
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<td>11–12.30 pm</td>
<td><strong>Panel 7</strong>: Queer(y)ing International Law</td>
<td>Common Room</td>
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<td>11–12.30 pm</td>
<td><strong>Panel 8</strong>: Accountability of Corporations Under International Law</td>
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<td>12.30–1.30 pm</td>
<td>ANZSIL Annual General Meeting</td>
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<td>1.30–3 pm</td>
<td><strong>Panel 9</strong>: Peacekeeping and Peace Building</td>
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<td>1.30–3 pm</td>
<td><strong>Panel 10</strong>: Accountability in International Economic and Trade Law</td>
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<td>1.30–3 pm</td>
<td><strong>Panel 11</strong>: Using Domestic Approaches to hold States Accountable for International Human Rights Commitments</td>
<td>Scarth Room</td>
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<td>3.30–5 pm</td>
<td><strong>Panel 12</strong>: Accountability in Armed Conflict</td>
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<td>3.30–5 pm</td>
<td><strong>Panel 13</strong>: The Public/Private International Law Intersection</td>
<td>Common Room</td>
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<td>5.30–6.30 pm</td>
<td><strong>Panel 14</strong>: International Law, Social Media and Accountability</td>
<td>Common Room</td>
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<td><strong>DAY 3: SATURDAY, 6 JULY 2013</strong></td>
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<td>9.15–11 am</td>
<td><strong>Panel 15</strong>: Accountability of International Organisations Under International Law</td>
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<td>9.15–11 am</td>
<td><strong>Panel 16</strong>: Accountability and the Environment</td>
<td>Common Room</td>
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<td>11.30 am–1 pm</td>
<td>President’s Plenary</td>
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<td>1–1.15 pm</td>
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<td>Main Hall</td>
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THURSDAY 4 JULY

8.30 am  REGISTRATION (Torrance Room)
          WELCOME TEA/COFFEE (Hall Foyer)

9 am  CONFERENCE OPENING
      Location: Main Hall
             Andrew Byrnes, ANZSIL President
             Stephen Bottomley, Dean, ANU College of Law

9.10 am  KEYNOTE SPEAKER
         Harold Hongju Koh, Sterling Professor of International Law, Yale Law School and
         former Legal Adviser, United States Department of State

10 – 10.30 am  MORNING TEA (Hall Foyer)

10.30 – 12.30 pm  PANEL 1
                  International Legal Histories
                  Location: Main Hall
                  Chair: Gerry Simpson, University of Melbourne
                  Dam(med) If You Do: The Tasmanian Dams Case and international legal
discourse in Australia
                  Madelaine Chiam, University of Melbourne
                  Internationalising the Suez Canal
                  Charlotte Peeters, University of Technology, Sydney
                  Imperial Ethiopia, the League of Nations and the Corruption of the
Disciplinary Self
                  Rose Parfitt, University of Melbourne & The American University, Cairo
                  International Peoples’ Tribunals as Archives?
                  Gabrielle Simm, University of New South Wales
                  The Stillbirth of International Criminal Law at the Paris Peace Conference
                  Kirsten Sellars, National University of Singapore

          PANEL 2
          Seeking accountability for Sexual
and Gender-based Crimes Through
International Criminal Tribunals:
Challenges and opportunities
          Location: Common Room
          Chair: Damien van der Toorn, Department
          of Climate Change & Efficiency
          The Gender Justice Shadow of
Complementarity: Lessons from the ICC’s
preliminary examinations in Colombia
and Guinea
          Rosemary Grey, Emily Waller & Louise
Chappell, University of New South Wales
          Leaving Behind the Age of Impunity:
Victims of gender violence and the promise
of reparations
          Andrea Durbach & Louise Chappell,
University of New South Wales
          The ICC as Site for Enhancing Women’s
Rights?: Challenges, possibilities, strategies
          Kiran Grewal, University of Sydney
          The Extraordinary Chambers in the Courts
of Cambodia: A wasted opportunity for
victims of sexual and gender-based violence?
          Sarah Williams & Emma Palmer,
University of New South Wales

12.30 pm  LUNCH (Hall Foyer)
PANEL 3

International Criminal Law: Issues of process and decision-making

Location: Main Hall

Chair: Richard Rowe, Department of Foreign Affairs & Trade

An Arresting Spectacle? Political assassination within the purview of international criminal law
Michelle Burgis-Kasthala, University of St Andrews

Accountability for War Crimes Involving Cultural Property: A look at the International Tribunals’ approach
Jadranka Petrovic, Monash University

Terrorism in International Law: The role of the special tribunal for Lebanon in the quest for accountability
Jordina Rust, Appeals Chamber, Special Tribunal for Lebanon

PANEL 4

Using Human Rights Approaches to hold States Accountable Under International Law

Location: Common Room

Chair: Wendy Lacey, University of South Australia

Learning From Mabo: Uncontacted peoples, culture and sovereignty
Christine Storry

Indigenous Australian Peoples and the Right of Self-determination: Using a human rights approach to promote the accountability of the Australian state
Amy Maguire, University of Newcastle

Will Ratifying the Third Optional Protocol to the Convention on the Rights of the Child Improve the Protection of Children’s Rights in Australia?
Alice Weekes, Attorney-General’s Department

PANEL 5

Accountability in the Process and Practice of Counsel, Courts and Tribunals

Location: Scarth Room

Chair: Karen Scott, University of Canterbury

The Role of the International Lawyer and the Structural Tensions in an Era of Transnationalism
Caroline Foster, University of Auckland

Holding Accountable Those Who Improperly Switch Between Arbitrator and Counsel in Investment Arbitration
James Fry & Agnes Chong, University of Hong Kong

Greater Expectations: Accountability and the WTO dispute settlement system
Suzanne McCourt & Thea Lau, Department of Foreign Affairs and Trade
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<td>3.30 pm</td>
<td><strong>AFTERNOON TEA</strong> (Hall Foyer)</td>
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<td>4–5.30 pm</td>
<td><strong>YEAR IN REVIEW</strong></td>
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<td>Location: Main Hall</td>
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<td>Chair: <strong>Tim Stephens</strong>, University of Sydney</td>
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<td><strong>Richard Rowe</strong>, Department of Foreign Affairs &amp; Trade</td>
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<td><strong>Greg Manning</strong>, Attorney-General’s Department</td>
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<td><strong>Rosemary Paterson</strong>, Ministry of Foreign Affairs &amp; Trade</td>
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<td><strong>Lani Inverarity</strong>, New Zealand Crown Law Office</td>
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<td>6 pm</td>
<td><strong>ANNUAL Kirby Lecture RECEPTION</strong></td>
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<td>Garvan Rd, Australian National University</td>
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<td>6.30–7.30 pm</td>
<td><strong>ANNUAL Kirby Lecture on International Law</strong></td>
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<td></td>
<td>Freedom of Speech and Giving Offence: Can a balance be struck?</td>
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<td><strong>Professor Gillian Triggs</strong>, President, Australian Human Rights Commission</td>
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<td>and Acting Race Discrimination Commissioner</td>
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**FRIDAY 5 JULY**

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<td><strong>WELCOME TEA/COFFEE</strong> (Hall Foyer)</td>
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<td>9 am</td>
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<td><strong>The Climate Change Law and Policy Debate</strong></td>
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<td>Location: Main Hall</td>
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<td>Chair: <strong>Clive Hamilton</strong>, Charles Sturt University (Canberra)</td>
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<td><strong>Ocean Acidification and Accountability to Nature: Climate change law and earth systems</strong></td>
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<td><strong>Tim Stephens</strong>, University of Sydney</td>
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<td><strong>The 2015 Climate Agreement: Distilling the ‘value add’ to the international regime</strong></td>
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<td><strong>Damien van der Toorn</strong>, Department of Climate Change &amp; Energy Efficiency</td>
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<td><strong>Designing an Effective Climate Change Agreement</strong></td>
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<td><strong>Jo Tyndall</strong>, New Zealand Ministry of Foreign Affairs &amp; Trade</td>
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<td><strong>Abandoning the Climate Change Regime: A long overdue step forward?</strong></td>
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<td><strong>Shirley Scott</strong>, University of New South Wales</td>
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<td>10.30 am</td>
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11 am–12.30 pm

PANEL 6
International Criminal Law: Crimes, actors and accountability

Location: Main Hall
Chair: Rosemary Paterson, Ministry of Foreign Affairs & Trade

Accountability for Aggression Under International Criminal Law
Matthew Gillett, International Criminal Tribunal for the Former Yugoslavia

Accountability of Non-State Actors at the Contemporary International Criminal Courts and Tribunals
Sara Wharton, University of New South Wales

Prosecution of Maritime Terrorists: The role of national courts in ensuring accountability
Saiful Karim, Queensland University of Technology

PANEL 7
Queer(y)ing International Law

Location: Common Room
Chair: Gabrielle Simm, University of New South Wales

Preliminary Thoughts on Queer(Y)ing International Trade Law
Wayne Morgan, Australian National University

Transnational Homo-assemblages: Contesting ‘gender’ in counter-terrorism discourses
Dianne Otto, University of Melbourne

A Queer Reading of Singapore’s Continuing Criminalisation of Sodomy: Balancing state power and an international commitment to the rule of law with the maintenance of sexual discipline
Dean Edwards, University of Melbourne

PANEL 8
Accountability of Corporations Under International Law

Location: Scarth Room
Chair: Vivienne Bath, University of Sydney

Global Business and Global Governance: Are energy resources corporations accountable for ‘good governance’ outcomes in the states and communities in which they operate?
Tony Denholder & Katie Allan, Ashurst-Australia

Accountability 2.0: Towards a special responsibility for internet intermediaries
Nicolo Zingales, New York University

Who Watches the ‘Brand Police’? Critiquing online anti-counterfeiting measures
Natasha Tusikov, Australian National University

12.30 pm
LUNCH (Hall Foyer) & Annual General Meeting of ANZSIL (Common Room)
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<tr>
<th>Time</th>
<th>Panel/Focus Area</th>
<th>Location</th>
<th>Chair/Leader</th>
<th>Key Notes</th>
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| 1.30 – 3 pm  |PANEL 9 Peacekeeping & Peace Building                | Main Hall      | Rain Liivoja, University of Melbourne                                         | **KEYNOTE SPEAKER**

  - Mr Ralph Zacklin CMG, Former Assistant Secretary-General for Legal Affairs, United Nations

  - Phoebe Wynn-Pope, Humanitarian Advisory Group, Melbourne & University of Melbourne

- What Happens on Mission Stays on Mission? Accountability for peacekeeping troops’ violations of international law

  - Kelisiana Thynne, Australian Civil-Military Centre

**PANEL 10 Accountability in International Economic and Trade Law**

- Location: Common Room

- Chair: Caroline Foster, University of Auckland

- Alberto Costi & Monique Egli Costi, Victoria University of Wellington

- Valeriy N Lisitsa, Novosibirsk National Research State University

- Simon Brinsmead, Attorney-General’s Department

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**PANEL 11 Using Domestic Approaches to hold States Accountable for International Human Rights Commitments**

- Location: Scarth Room

- Chair: Petra Butler, Victoria University of Wellington

- Jennifer Cavenagh, Attorney-General’s Department

- Dilan Thampapillai, Deakin University

- GN Barrie, University of Johannesburg
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<td>3.30–5 pm</td>
<td><strong>PANEL 12</strong>&lt;br&gt;&lt;strong&gt;Accountability in Armed Conflict&lt;/strong&gt;&lt;br&gt;&lt;br&gt;&lt;strong&gt;Location:&lt;/strong&gt; Main Hall&lt;br&gt;&lt;strong&gt;Chair: Treasa Dunworth&lt;/strong&gt;, University of Auckland&lt;br&gt;&lt;br&gt;&lt;strong&gt;Mutual Accountability in Non-International Armed Conflict&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Gerard O’Shea&lt;/strong&gt;, Australian Defence Force&lt;br&gt;&lt;br&gt;&lt;strong&gt;The Role of the ICRC in Improving Respect for International Humanitarian Law in Armed Conflict&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Monica Silverwood&lt;/strong&gt;, International Committee of the Red Cross Regional Delegation in the Pacific&lt;br&gt;&lt;br&gt;&lt;strong&gt;NGOs and the Construction of International Humanitarian Law&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Amanda Alexander&lt;/strong&gt;, Australian National University&lt;br&gt;&lt;br&gt;International Law and Non-State Actors: Problems and prospects&lt;br&gt;&lt;strong&gt;Carmel Lee&lt;/strong&gt;, Barrister, Seven Wentworth Chambers</td>
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<td><strong>PANEL 13</strong>&lt;br&gt;&lt;strong&gt;The public/private international law intersection&lt;/strong&gt;&lt;br&gt;&lt;br&gt;&lt;strong&gt;Location:&lt;/strong&gt; Common Room&lt;br&gt;&lt;strong&gt;Chair: Thomas John&lt;/strong&gt;, Attorney-General’s Department&lt;br&gt;&lt;br&gt;&lt;strong&gt;International Laws: Public and private: (Is there) A bridge over troubled waters&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Verónica Ruiz Abou-Nigm&lt;/strong&gt;, University of Sheffield &amp; &lt;strong&gt;Duncan French&lt;/strong&gt;, University of Lincoln&lt;br&gt;&lt;br&gt;&lt;strong&gt;Potestativité, Party Autonomy and the Limits of Private Power&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Mary Keyes&lt;/strong&gt;, Griffith University &amp; &lt;strong&gt;Brooke Marshall&lt;/strong&gt;, Lawyer, Allens&lt;br&gt;&lt;br&gt;&lt;strong&gt;Using Private International Law Concepts to Resolve Nationality Disputes&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Rishi Gulati&lt;/strong&gt;, Attorney-General’s Department&lt;br&gt;&lt;br&gt;&lt;strong&gt;Writing the Fine Print: Climate risk insurance for Pacific island states&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Jeffrey McGee&lt;/strong&gt; &amp; &lt;strong&gt;Liam Phelan&lt;/strong&gt;, University of Newcastle</td>
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<td>5.30–6.30 pm</td>
<td><strong>PANEL 14</strong>&lt;br&gt;&lt;strong&gt;International Law, Social Media and Accountability – A Q&amp;A-style Panel&lt;/strong&gt;&lt;br&gt;&lt;br&gt;&lt;strong&gt;Location: Common Room&lt;/strong&gt;&lt;br&gt;&lt;strong&gt;Chair: Madelaine Chiam&lt;/strong&gt;, University of Melbourne&lt;br&gt;&lt;br&gt;&lt;strong&gt;Don Anton&lt;/strong&gt;, Australian National University&lt;br&gt;&lt;strong&gt;Kevin Heller&lt;/strong&gt;, University of Melbourne&lt;br&gt;&lt;strong&gt;Marius Smith&lt;/strong&gt;, Castan Centre for Human Rights Law, Monash University&lt;br&gt;&lt;strong&gt;Thomas John&lt;/strong&gt;, Attorney-General’s Department</td>
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<td>7.30 pm</td>
<td><strong>CONFERENCE DINNER</strong>&lt;br&gt;&lt;br&gt;Vanillabean Café, John Curtin School of Medical Research, Australian National University</td>
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### SATURDAY 6 JULY

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<td>9.15 am</td>
<td><strong>PANEL 15</strong></td>
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<td><strong>Accountability of International Organisations under International Law</strong></td>
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<td><strong>Chair:</strong> John Reid, Attorney-General’s Department</td>
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<td><strong>Holding International Organisations to Account</strong></td>
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<td><strong>Stephen Bouwhuis, Attorney-General’s Department</strong></td>
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<td><strong>Actio Popularis: Accountability of the ICJ vis-à-vis international society</strong></td>
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<td><strong>Dai Tamada, Kobe University</strong></td>
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<td><strong>The Administration of Justice in Protected Refugee Situations: A study of the UNHCR’s international obligations</strong></td>
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<td><strong>Emma Dunlop, International Criminal Court</strong></td>
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<td>11 am</td>
<td><strong>MORNING TEA</strong> (Hall Foyer)</td>
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<td>11.30 – 1 pm</td>
<td><strong>PRESIDENT’S PLENARY</strong></td>
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<td><strong>Location:</strong> Main Hall</td>
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<td><strong>Chair:</strong> Andrew Byrnes, ANZSIL President, University of New South Wales</td>
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<td><strong>Wendy Lacey, University of South Australia</strong></td>
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<td><strong>Treasa Dunworth, University of Auckland</strong></td>
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<td><strong>Anne Orford, University of Melbourne</strong></td>
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<td><strong>Harold Koh, Yale Law School</strong></td>
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<td>1 – 1.15 pm</td>
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SPEAKER BIOGRAPHIES

**Amanda Alexander**  
**Australian National University**

Amanda Alexander has recently completed her PhD at the Australian National University. Her research traces the history of the civilian during the twentieth century, in order to understand the nature of change in international humanitarian law. The first part of this project has been published as 'The Genesis of the Civilian' in the *Leiden Journal of International Law*.

**Katie Allan**  
**Ashurst-Australia**

Acting for clients developing major resource and energy projects in Queensland, NSW and the Northern Territory, Katie Allan provides advice on native title, cultural heritage and indigenous engagement for mining and gas development.

In negotiating and drafting agreements with indigenous groups and advising on project approvals, Katie advises on statutory requirements under Commonwealth, State and Territory laws, as well as engagement strategies with government, statutory authorities, community corporations and indigenous groups.

Katie has recently advised clients on domestic and public international law requirements to manage social, community and human rights impacts of major energy projects.

Katie has previously served as Associate to the Honourable Justice Margaret McMurdo AC, President of the Queensland Court of Appeal. Katie has also interned at the Department for International Development (UK) and completed a thesis on democratic governance in the Pacific Islands through the London School of Economics.

**Don Anton**  
**Australian National University**

Don Anton is an Associate Professor at the ANU College of Law, where he teaches and researches across the curriculum of international law. He is recognised as an expert in international environmental law. Don maintains an active pro bono international law practice and he serves in leadership roles on a number of professional international law bodies.

**George Barrie**  
**University of Johannesburg**

George Barrie is the Special Professor of Public Law at the Law Faculty of the University of Johannesburg and former Dean of that Faculty. He was previously Senior Law Adviser of the Department of Foreign Affairs and of the South African Mission to the United Nations. He is a Visiting Professor of the Free University of Brussels. He is the author of *Topical International Law; Self-Determination in International Law* and contributing editor to various text books and loose-leaf publications. He is on the editorial board of the *South African Yearbook of International Law and Southern African Public Law*.

**Vivienne Bath**  
**University of Sydney**

Vivienne Bath is Professor of Chinese and International Business Law at Sydney Law School, University of Sydney, Director of the Centre for Asian and Pacific Law and Chair of the China Studies Centre Research Committee at the University of Sydney. Her teaching and research interests are in International Business Law and Chinese law (particularly Chinese investment and commercial law).

She has first class honours in Chinese and in Law from the Australian National University, and a Master of Laws from Harvard University. She is admitted to practice in Australia, New York, England and Wales and Hong Kong and, prior to joining Sydney Law School, was a partner of international law firm Coudert Brothers. She has extensive professional experience in Sydney, New York and Hong Kong, specialising in international commercial law, with a focus on foreign investment and commercial transactions in the People’s Republic of China and the Asian region and was recently appointed to the Shanghai Arbitration Commission list of arbitrators.

**Stephen Bouwhuis**  
**Attorney-General’s Department**

Stephen Bouwhuis is Assistant Secretary, Human Rights Policy in the Australian Government. He was previously the Legal Counsel of the Commonwealth Secretariat during which time he provided advice to the Commonwealth Secretariat on issues including its corporate processes and policies, staffing matters and institutional reform. Prior to that he was Assistant Secretary of the Office of International Law in the Australian Government, where he was responsible for the provision of international legal advice on matters including trade, investment, the environment, maritime, arbitration, security and general international law. His academic qualifications include a Masters of Public Administration from the John F. Kennedy School of Government at Harvard and a Masters of International Law from the Australian National University.

**Kerryn Brent**  
**University of Newcastle**

Kerryn Brent is a PhD candidate and sessional academic at the University of Newcastle, Australia. Her research topic is titled *The International Governance of Solar Radiation Management Methods of Geoengineering*. Kerryn also teaches Legal Systems and Method and tutors in Public International Law.

**Simon Brinsmead**  
**Attorney-General’s Department**

Simon Brinsmead is a Senior Legal Officer with the Attorney-General’s Department, Office of International Law. Simon provides legal advice to the Australian Government concerning its international trade and investment law obligations, including in relation to preferential trade agreement negotiations and WTO dispute settlement. Simon holds bachelor’s degrees in economics and law from the Australian National University, a master’s degree in law from the University of New South Wales and is currently a PhD candidate in international economic law at the University of Bern, Switzerland, supervised by Professor Thomas Cottier. Simon previously practiced commercial law, with a focus on competition and telecommunications law, with King & Wood Mallesons in Sydney, and has also worked for the Australian Competition & Consumer Commission, drafting economic regulatory determinations in relation to the telecommunications and energy industries.

**Michelle Burgis-Kasthala**  
**University of St Andrews, Scotland**

Michelle Burgis-Kasthala is a lecturer in the School of International Relations at the University of St Andrews where she teaches courses on International Law and Middle East Politics. Michelle has an interest in the role of international law across the Middle East, particularly as this relates to legitimacy and international courts.

**Petra Butler**  
**Victoria University of Wellington**

Petra Butler is an Associate Director of the New Zealand Centre for Public Law at Victoria University of Wellington. Petra has been admitted as a barrister and solicitor of the High Court of New Zealand and has also practised law in Germany. Her academic areas of interest centre on human rights law, comparative law and conflict of laws, in particular international commercial law. She is New Zealand’s rapporteur for UNICITRAL in the area of the international sale of goods. Petra has also contributed to books and published many articles on human rights and international commercial contracts in both English and German.
Andrew Byrnes
ANZSIL President, University of New South Wales

Andrew Byrnes has served as President of the Australian and New Zealand Society of International Law since mid-2010, and will complete his second and final term in that role in July 2013. He is Professor of Law at the University of New South Wales and Chair of the Australian Human Rights Centre based in the UNSW Law School. He teaches and writes in the fields of public international law, human rights, and international criminal/humanitarian law. His recent publications include the co-authored Bills of Rights in Australia: History, Theory and Practice (2009) and the co-edited proceedings of the 2010 Four Societies Conference (A Byrnes, M Hayashi and C Michaelsen (eds), International Law in the New Age of Globalization (2013), and articles on gender and human rights, national human rights institutions, economic and social rights, and the incorporation of human rights in Australia law. He has served as co-rapporteur of the International Law Association’s Committee on International Human Rights Law and Practice, and as a member of the Asian Development Bank’s Forum on Gender and Development. Since November 2012 he has been part-time external legal adviser to the Commonwealth Parliamentary Joint Committee on Human Rights.

Jennifer Cavenagh
Attorney-General’s Department

Jennifer Cavenagh is currently a Senior Legal Officer in the International Human Rights Law Section of the Office of International Law, in the Attorney-General’s Department. She has worked in the Office of International Law since 2010. As a lawyer with OIL, Ms Cavenagh has provided legal and policy advice on issues ranging from international refugee law to international environmental law and international human rights law.

Jennifer joined the Attorney-General’s Department in 2008. Since that time, she has worked in a number of positions across the Department, including Family Law and the Access to Justice Taskforce, which released the Strategic Framework for Access to Justice in 2009.

In addition, in 2009–10, Jennifer Cavenagh undertook a nine-month internship at the International Court of Justice in The Hague, during which she was an associate to Judges Keith and Shi. As part of her role, Jennifer undertook research for Judges Keith and Shi on questions of international law and arguments presented by States in cases before the Court. She also attended hearings and assisted the Judges with additional work, as required.

Louise Chappell
University of New South Wales

Louise Chappell is a Professor and ARC Future Fellow in the School of Social Sciences at the University of New South Wales where she is working on a project assessing the implementation of the ICC’s gender justice mandate during the Court’s first decade in operation. Her project looks across the ICC, including its prosecutorial, judicial, administrative and reparative functions to show how informal gendered rules and ‘logics of appropriateness’ have continued to influence court outcomes, despite the ground-breaking gender mandate of the Rome Statute. Louise is currently writing a book on the subject, to be published by Oxford University Press in 2014.

Louise’s work on the ICC builds on her earlier research on women’s rights and comparative research on the obstacles confronting feminist activists in pursuing gender just reforms in bureaucratic, legislative and legal arenas. Her first book, which addressed the Australian and Canadian women’s movements engagement with the state, was awarded the American Political Science Associations prize for the best book in the field of women and politics. Louise also has a strong research interest in the gendered dimensions of federalism and has recently co-edited a special issue on the topic in Publius: The Journal of Federalism (January 2013) and a chapter with Deborah Brennan and Kim Rubenstein in Kildea, Lynch and Williams’ (eds) Tomorrow’s Federation (2012).

With Andrea Durbach, Andrew Byrnes, Sarah Williams and Beth Goldblatt, Louise organised the 2012 ICC conference Justice for All? at the University of New South Wales as well as a workshop on gender justice and the ICC in conjunction with the
Hague-based Women’s Initiatives for Gender Justice for NGOs across the Asia-Pacific Region. Louise regularly attends the ICC’s Assembly of States Parties meetings and engages closely with ICC officials and NGOs.

**Madelaine Chiam**  
University of Melbourne

Madelaine Chiam is a PhD Candidate and sessional lecturer at the Melbourne Law School. Her research interests are in international legal histories, the interactions of international laws with the local and international human rights law. Her PhD examines the role of international law in public debate around war in Australia during three conflicts: the 2003 Iraq War, the Vietnam War and World War I. Madelaine was previously a Research Fellow and Lecturer at the ANU College of Law and in legal practice. Madelaine is Secretary of ANZSIL until the end of her term in June 2013.

**Agnes Chong**  
University of Hong Kong

Agnes Chong is a PhD candidate at the University of Hong Kong and Solicitor of the High Court of Hong Kong (non-practising). She holds a BA (Hons) in Chinese and Management Studies from the University of Leeds, England; a Graduate Certificate in International Relations and Economics from Johns Hopkins University Nanjing Center, China; an MSc in Development Studies from the London School of Economics and Political Science; a Graduate Diploma of Law from BPP Law School, England; a Postgraduate Certificate in Laws from the City University of Hong Kong; and a Master of Laws in Human Rights from the University of Hong Kong. In her professional experience, she has held positions as Consultant of the United Nation’s Resident Co-ordinator’s Office both in Thailand and China, Paralegal at the International Finance Corporation (World Bank Group) in Beijing, Paralegal at Freshfields Bruckhaus Deringer in Hong Kong, and Associate practising in corporate finance with the international law firms O’Melveny & Myers and Cleary Gottlieb Steen & Hamilton in Hong Kong. Her research interests include international human rights law, the rule of law, constitutionalism, environmental governance and international law generally. Her publications include *The United Nations System in China*, Ming Pao Weekly, 15 July 2006 (in Chinese), *Hong Kong Marches for One Person, One Vote*, openDemocracy, 8 December 2005 and *Chinese Civil Society Comes of Age*, openDemocracy, 22 September 2005. She is fluent in English and Chinese (Mandarin and Cantonese).

**Alberto Costi**  
Victoria University of Wellington

Alberto Costi is an Associate Professor of Law at Victoria University of Wellington. He holds degrees from the Université de Montréal, the College of Europe in Bruges and Harvard Law School. His research interests relate to international law, including the law of international institutions, international human rights law and international criminal law, areas in which he has published, spoken at international conferences and commented in the media and before parliamentary committees. He has also provided legal advice to governments and other bodies on international law and EU law. Alberto has recently edited a special issue of the *New Zealand Journal of Public and International Law* entitled ‘Enhancing Stability in the International Economic Order’ (with Susy Frankel) and he is currently completing the second edition of *The Laws of New Zealand – International Law: Principles* (LexisNexis, Wellington, forthcoming 2013). He currently sits on the editorial boards of six journals and serves as Vice-President of the New Zealand Association for Comparative Law and Secretary-General of the International Law Association New Zealand Branch.

**Monique Egli Costi**  
Victoria University of Wellington

Monique Egli Costi is currently participating in the Visitors Programme of the Victoria University of Wellington Law School and completing a reference monograph on the International Organization of Securities Commissions (IOSCO) for Kluwer Law International (forthcoming 2013). She has presented papers on a range of issues relating to international financial regulation, foreign direct investment, and the global financial crisis at international conferences in New Zealand, Canada and the United States. Prior
to this visiting appointment, Monique was Head of International Affairs at the New Zealand Securities Commission and its successor Financial Markets Authority until the end of June 2011. Her role involved managing the regulator’s international relations, including active participation in IOSCO as well as working on Trans-Tasman issues with its counterpart Australian Securities and Investments Commission (ASIC). Monique holds an MPhil in international relations from the University of Cambridge, a degree in political science and public administration from the Université Libre de Bruxelles and a postgraduate degree in business administration from the Vrije Universiteit Brussel.

Tony Denholder
Ashurst-Australia

Tony Denholder is a board member of Ashurst Australia, one of Australia’s largest law firms. He has specialist expertise in the area of native title dating back to the Wik High Court case. He is the joint leader of Ashurst Australia’s native title practice.

Tony has been a strategic advisor on native title and indigenous engagement to both the Rio Tinto Group and Santos for more than 10 years. He is regularly involved in negotiating native title agreements and other community agreements for Rio Tinto Coal Australia’s Queensland operations.

Tony has also been advising BHP Billiton on native title matters for its Bowen Basin coal projects. He has been advising Santos on the proposed development of its $7.7 billion LNG project in Gladstone, resulting in a number of indigenous land use agreements being negotiated with relevant native title groups.

Tony has also advised a consortium of coal companies (including the world’s largest diversified resources companies—BHP Billiton, Rio Tinto Coal Australia, Vale and Xstrata Coal) on native title issues in respect to the proposed Wiggins Island Coal Export Terminal project in Gladstone. Similarly, he has been advising a consortium including Queensland Rail and Xstrata on native title strategy to enable the development of the Surat Basin Rail project, and Hancock Coal on the Alpha Project (which involves a new coal mine, 500km railway and port facility).

Recently, Tony has presented on the social and environmental standards for Australian project development against international legal standards to potential investors in Australian projects.

Tony was on the native title policy working group for the Australian Petroleum Production & Exploration Association, and has served on the board of Cape York Partnerships which delivers welfare reform and capacity building programs to indigenous communities on Cape York in Queensland.

Tony regularly lectures and delivers papers on the topic of resource and energy development and indigenous engagement.

Emma Dunlop
International Criminal Court

Emma Dunlop holds an LLM in International Legal Studies from New York University Law School (2011), where she studied as a Hugo Grotius Scholar, and an LLB and BA (English) from the University of Sydney (2009). She is currently a candidate for the M.St at the University of Oxford. During her studies Emma was a coordinating editor of the Australian International Law Journal, and a student editor of the Asia Pacific Journal of Environmental Law. Prior to commencing the LLM she worked in the International Arbitration Team of the firm Mallesons Stephen Jaques (now King & Wood Mallesons). In 2012 she was selected as the Oxford Fellow under the International Court of Justice Traineeship Program, assisting Vice President Sepúlveda-Amor and Judge Keith. She is currently working in the Office of the Presidency of the International Criminal Court.

Treasa Dunworth
University of Auckland

Treasa Dunworth is an Associate Professor with the University of Auckland. She worked with the Harvard Sussex Program on Arms Control and Arms Limitation and then with the Organisation for the Prohibition of Chemical Weapons (1995–98) as a Political Affairs Officer, sparking an interest in disarmament and arms control. Since 1999, Treasa has worked at the Auckland Law Faculty. Her research interests include the relationship between international law and domestic law, issues
of arms control and disarmament, and questions of accountability of international organisations. Her current project is examining the discourses of human security in the disarmament world.

**Andrea Durbach**  
University of New South Wales

Andrea Durbach is Associate Professor at the University of New South Wales, Faculty of Law and Director of UNSW’s Australian Human Rights Centre. Andrea practised as a political trial lawyer and human rights advocate in South Africa before coming to Australia where she worked as a solicitor at Freehills and as Director of PIAC. While at PIAC and following the *Bringing them Home* (Stolen Generations) Inquiry, Andrea developed and implemented a major research project on remedies and reparations to inform appropriate models of redress for members of the Stolen Generations. In mid–2011, Andrea was appointed part-time Deputy Sex Discrimination Commissioner of the Australian Human Rights Commission, returning full-time to the University of New South Wales in July 2012. During her term as Deputy Sex Discrimination Commissioner Andrea worked extensively on the Commission’s violence against women program, organising a study tour across Australia with Ms Rashida Manjoo, the UN Special Rapporteur on Violence against Women, its causes and consequences and co-authoring the report on the study.

Andrea has held numerous appointments, including part-time commissioner of the NSW Law Reform Commission and part-time judicial member of the Administrative Decisions Tribunal (Legal Services Division). She is a Foundation Fellow of the Australian Academy of Law and is currently a member of the board of the NSW Legal Aid Commission, the editorial board of the *Australian Journal of Human Rights* and the Advisory Council of Jurists of the Asia Pacific Forum of National Human Rights Institutions.

In February 2012, Andrea was co-convenor of a major international conference at UNSW which marked the 10th anniversary of the International Criminal Court (ICC). The conference considered the work and impact of the ICC during its first decade, with a particular focus on the role and success of the ICC in achieving gender justice. The conference was followed by a one-day workshop organised in conjunction with the Women’s Initiatives for Gender Justice (based in the Hague) and other ICC gender experts and examined issues of victim participation in trials, access to the ICC’s Victims Trust Fund, the design of reparations.

**Dean Edwards**  
University of Melbourne

Dean R. P. Edwards is a Juris Doctor candidate in his final year at the University of Melbourne. He received his BA in History from the College of William and Mary (U.S.) in 2008, and worked for several years as a journalist and government contractor in Washington, D.C. before returning to Australia to undertake the JD. His current research interests include the psychology of law in ordering reality, and the historical and contemporary techniques of power in the disciplining of human beings.

**Caroline Foster**  
University of Auckland

Dr Caroline Foster is a Senior Lecturer at the University of Auckland. Caroline’s current research interests include the potential effects of investment treaty arbitration on the structure of public international law, and the international judicial and arbitral function in the twenty-first century. Selected publications include: ‘New Clothes for the Emperor? Consultation of Experts by the International Court of Justice’ [2013] *Journal of International Dispute Settlement* (forthcoming, full text available on the ssrn); ‘Adjudication, Arbitration and the Turn to Public Law ‘Standards of Review’: Putting the Precautionary Principle in the Crucible’ [2012] 3[3] *Journal of International Dispute Settlement*; and her book *Science and the Precautionary Principle in International Courts and Tribunals: Expert Evidence, Burden of Proof and Finality* (Cambridge University Press, 2011), cited by Judges Simma and Al-Khasawneh in the *Case Concerning Pulp Mills*. Caroline also presently researches in the field of Trade and Environment and teaches Law of the Sea and Antarctica. She speaks French and Spanish as second languages and was previously employed by the New Zealand Ministry of Foreign Affairs and Trade. Caroline has visited the Lauterpacht Research Centre for International Law in Cambridge.
and worked for the British Institute of International and Comparative Law. She holds degrees from the University of Canterbury in Law and French, together with an LLM (First Class) and a PhD from the University of Cambridge, where she took the Whewell Scholarship.

**Duncan French**
University of Lincoln, UK

Duncan French is Head of the Law School, University of Lincoln, UK and Professor of International Law. He is also an Adjunct Professor at the University of South Australia. Duncan's principal research interests are public international law, international environmental law and the international legal implications of sustainable development.

Professor French recently completed a nine-year term as co-rapporteur of the International Law Association (ILA) Committee on International Law on Sustainable Development, and is chair of the newly established ILA Study Group on Due Diligence in International Law. He is also General Editor of *Environmental Liability: Law, Policy and Practice*.


**James Fry**
University of Hong Kong

James Fry (BA BYU, MIA Columbia, JD Georgetown, LLM Leiden, PhD University of Geneva IHEID) is Assistant Professor of Law, Director of the LLM programme and Deputy Director of the Japan and Korea programme at the University of Hong Kong. Prior to joining HKU in 2008, he was a member of the teaching and research faculty at the Graduate Institute of International and Development Studies, University of Geneva. He previously has worked with the U.S. Department of State's Office of the Legal Adviser, the International Litigation and Arbitration Group of the law firm Skadden, Arps, Slate, Meagher & Flom in New York and the Chief Judge of the New York Court of Appeals, and also has served as a legal consultant and researcher for various international organisations. His research and teaching focuses on international dispute settlement, the law of international organizations, international humanitarian law, international investment law, international human rights law and the law of arms control and disarmament, among other areas.

**Johannes Fuchs**
Kiel University, Germany

Johannes Fuchs studied law at Bayreuth University and Bonn University on a scholarship by the German National Academic Foundation. He graduated in 2009 with a major in international environmental and energy law. His subsequent work as Senior Fellow at the Max Planck Institute for Comparative Public Law and International Law involved research on the law of the sea and environmental law, as well as teaching at the University of Heidelberg, inter alia the coaching of three consecutive teams participating in the Philip C. Jessup Moot Court Competition. At the same time, Johannes began his PhD on international energy security in the natural gas sector. His publications and activities as a legal consultant to the European Science Foundation and the German Advisory Council on Global Change address international energy affairs and the law of the sea.

Johannes is an alumnus of the Rhodes Academy of Oceans Law and Policy as well as the Summer Academy of the International Foundation for the Law of the Sea. He currently works as a Research Associate at the Chair of Law of the Sea (Prof. Nele Matz-Lück), Kiel University, and is associated with the Cluster of Excellence ‘The Future Ocean’.

**Matthew Gillett**
International Criminal Tribunal for the former Yugoslavia

Matthew Gillett is a Legal Officer in the Office of the Prosecutor of the ICTY, working as an attorney on the last trial before the ICTY that of Prosecutor v. Hadžić. At the ICTY Matthew has previously worked as an appeals counsel on cases including Prosecutor v. Lukić and Lukić and Prosecutor v. Popović et al. and also in Chambers. Prior to that he worked at the International Criminal Court in the Immediate Office
of the Prosecutor. He has written several articles on international criminal law and was a member of the New Zealand delegation to the Review Conference of the ICC in Kampala in 2010 where the amendments on the crime of aggression were adopted. In 2012 he jointly received the prize for the inaugural Benjamin B Ferencz essay competition.

**Rosemary Grey**  
*University of New South Wales*

Rosemary Grey holds a Bachelor of Arts/Law from UNSW and is a PhD Candidate in the Faculty of Arts at the University of New South Wales, with co-supervision in the Faculty of Law. Her PhD focuses on the gender politics of prosecutorial discretion at the International Criminal Court. In the course of researching her PhD, she has worked with the International Bar Association’s ICC Programme in the Hague, the Women’s Initiatives for Gender Justice in Kampala, and has been a delegate to symposiums and conferences including the Rome Statute Review Conference in Kampala, the 10th Session of the Assembly of States Parties to the Rome Statute in New York, the Second Colloquium on Systematic Sexual Violence in the Hague, and the International Peace and Security Institute’s Symposium on Post-Conflict Transitions and International Justice in the Hague. She has written about the ICC in publications including the *Sydney Morning Herald*, *Human Rights Defender*, and *Men and Masculinities*. In 2014, Rose will be a PhD Fellow at the Centre for International Governance and Justice, Australian National University.

**Kiran Grewal**  
*University of Sydney*

Dr Kiran Grewal is an academic in the School of Social and Political Sciences at the University of Sydney. She is the lead field researcher on a three-year project entitled, ‘Enhancing Human Rights Protection in the Context of Law Enforcement and Security’ in Nepal and Sri Lanka. She has also worked as a lawyer in Australia, with the International Justice Project of Amnesty International, London and as a trial monitor at the UN Special Court for Sierra Leone. Her research interests include sexual violence, international criminal justice, torture and women’s human rights activism.

**Rishi Gulati**  
*Attorney-General’s Department*

Rishi Gulati completed his undergraduate law degree (Honours) from the Australian National University in 2008, and an Advanced Masters in Public International Law from Leiden University in 2010. He is admitted to practice in the Supreme Court of the Australian Capital Territory.

Presently, he works as a Legal Officer at the Private International Law Section of the Commonwealth Attorney-General’s Department, and has previously worked on International Human Rights and Foreign Bribery related issues. In 2010, Rishi taught Public International Law at the University of New South Wales as well as working on an anti-terrorism laws project run by Professor George Williams. In 2008–09, he was a Research Associate at the Federal Court of Australia performing work for Justices Kenny, Finkelstein and Marshall. In addition, Rishi has worked at the Organisation for the Prohibition of Chemical Weapons, and has undertaken various internships in the Public International Law field.

Rishi has published in the area of international terrorism, international administrative law and nationality law, and has presented in conferences in Australia and overseas on various international law topics.

**Clive Hamilton**  
*Charles Sturt University, Canberra*

Clive Hamilton is Professor of Public Ethics at Charles Sturt University in Canberra. For 14 years, until 2008, he was executive director of the Australia Institute, a think tank he founded. He has held various visiting academic positions, including at Yale University and the University of Oxford. His books include *Growth Fetish*, *Requiem for a Species: Why we resist the truth about climate change* and, most recently, *Earthmasters: Playing God with the climate*. He is a member of the Federal Government’s Climate Change Authority.
Kevin Heller is Associate Professor and Reader at Melbourne Law School and serves as Project Director for International Criminal Law at the Asia Pacific Centre for Military Law, a joint project of Melbourne Law School and the Australian Defence Force. As of January 2014, he will be Professor of Criminal Law at the University of London’s School of Oriental and African Studies (SOAS). His book *The Nuremberg Military Tribunals and the Origins of International Criminal Law* was published by Oxford University Press in June 2011.

Lani Inverarity is an Assistant Crown Counsel in the Constitutional and Human Rights Team at Crown Law. Previously, she was a Judges’ Clerk in the High Court of New Zealand, having graduated from Victoria University of Wellington with a BA/LLB (Hons).

Thomas John currently heads the Commonwealth Attorney-General’s Department’s Private International Law Section. He holds law degrees from the University of Konstanz, Germany, and the University of Queensland and is admitted to practice as a barrister in Australia. His previous and current roles at the Attorney-General’s Department, the Australian Government Solicitor, the Federal Parliament’s Research Services and Queensland’s Crown Law, equipped Thomas with a particular expertise in conflict of law, legal cooperation, ADR, constitutional and comparative law. Thomas teaches Private International Law at UNE, is an Associate Member of the Chartered Institute of Arbitrators and the Co-Chair of the Law Council of Australia’s Comparative Law Group. He has published on private international and constitutional law, usually with a comparative angle.

Saiful Karim is a Lecturer at the Faculty of Law, Queensland University of Technology. Saiful studied law in Chittagong University, National University of Singapore and Macquarie University, on scholarships from the National University of Singapore and Macquarie University. Saiful has submitted his PhD thesis for examination at Macquarie Law School, Sydney. He was a lawyer of Bangladesh Environmental Lawyers Association (BELA). After completing his LLM by Research programme at the National University of Singapore, he practiced at a Singapore law firm. Before joining Queensland University of Technology, Saiful taught law at Southern Cross University, Lismore; Macquarie University, Sydney; and the University of the South Pacific, Vanuatu. Saiful has published extensively in the fields of public international law and environmental law and has presented research papers in a number of conferences and workshops organised by different academic and research organisations based in Asia, Australia, Europe and North America.

Mary Keyes is professor at Griffith Law School, where she teaches and researches principally in the area of private international law. She is widely published in this area, including *Jurisdiction in International Litigation* (2005). She is co-author of the leading Australian textbook, *Private International Law in Australia* (2nd ed, 2011, with Reid Mortensen and Richard Garnett). Mary is an associate member of the Centre for Private International Law at the University of Aberdeen, and is a member of the Expert Group advising the Australian Standing Council on Law and Justice on reform of private international law. She is currently working on a book which critically analyses the conception and application of party autonomy in private international law.
Harold Koh
Yale Law School

Harold Koh is Sterling Professor of International Law, Yale Law School and former Legal Adviser, United States Department of State. Professor Koh is one of the United States’ leading experts in public and private international law, national security law, and human rights. He first began teaching at Yale Law School in 1985 and served as Dean from 2004–09, when he took leave as the Martin R. Flug ’55 Professor of International Law to join the State Department. From 1993–2009, he was the Gerard C. & Bernice Latrobe Smith Professor of International Law at Yale Law School, and from 1998–2001, he served as US Assistant Secretary of State for Democracy, Human Rights and Labor.

Professor Koh has received thirteen honorary degrees and more than thirty awards for his human rights work, including awards from Columbia Law School and the American Bar Association for his lifetime achievements in international law. He has authored or co-authored eight books, published more than 180 articles, testified regularly before Congress, and litigated numerous cases involving international law issues.

Wendy Lacey
University of South Australia

Associate Professor Wendy Lacey is currently the Associate Head of the School of Law at the University of South Australia, where she was appointed as one of the foundation staff members responsible for establishing the new law programs in 2007. She holds Honours degrees in both Law and Political Science, a PhD in Law from the University of Tasmania, and, prior to joining the University of South Australia, held academic positions at the Universities of Adelaide and Tasmania. Dr Lacey is an expert in human rights and Australian public law, having published numerous books, book chapters and journal articles that explore the intersections of international human rights norms with constitutional law, administrative law, principles of statutory interpretation and judicial discretion. Her recent research has focused on multi-disciplinary and comparative perspectives on the rights of older persons and the prevention of elder abuse. In 2013, she was a member of the South Australian Minister for Health’s Steering Committee which reviewed the State’s policy framework for the prevention of elder abuse, and was the principal author of South Australia’s Charter of Rights and Freedoms of Older Persons which now underpins SA’s Strategy for Safeguarding Older People 2014–2021.

Thea Lau
Department of Foreign Affairs and Trade

Ms Thea Lau is a Desk Officer in the Trade Law Branch of the Department and Foreign Affairs and Trade. Since joining the Department, she has worked in the Domestic Legal Branch and has also dealt with a range of policy areas, including intellectual property, human rights and the Pacific.

Prior to joining the Department, Thea Lau was the Campaign Coordinator of the Australian Human Rights Group and provided legal advice on issues including disability discrimination law and immigration. He is currently Treasurer of ANZSIL.

David Leary
University of Technology, Sydney

David Leary is a Senior Lecturer in the Faculty of Law at the University of Technology, Sydney. David is also affiliated with the Sino-Australia Research Centre for Coastal Management at the Australian Defence Force Academy and is a Visiting Research Fellow at the United Nations University-Institute of Advanced Studies. His research interests include the Law of the Sea, International Environmental Law, Biotechnology, climate change, renewable energy and the Arctic and Antarctica. His publications include books such as International Law and the Genetic Resources of the Deep Sea and The Future of International Environmental Law, numerous book chapters and articles in journals such as Ocean Development and International Law, Polar Record, Marine Policy, the International Journal of Marine and Coastal Law, the Review of European Community & International Environmental Law, and the Yearbook of Polar Law amongst others. He has also contributed to or authored various reports issued by United Nations agencies, the Commonwealth Secretariat and the OECD.
Carmel Lee
Seven Wentworth Chambers

Carmel Lee is a barrister at Seven Wentworth Chambers. Prior to being called to the bar she worked as a Deputy Registrar of the NSW Supreme Court and Court of Criminal Appeal, as Tipstaff to Judges in the NSW Supreme Court and Court of Appeal, at the NSW Crown Solicitor’s Office and as a solicitor in private practice.

Carmel holds a Bachelor of Laws (honours) from the University of Technology Sydney with a major in International Law, and Bachelor of Arts from the University of Sydney in Government (International Relations) and English Literature.

Carmel has a diverse practice and maintains keen research interests in international law including international trade law, conflict of laws, international criminal law, and public international law.

Rain Liivoja
University of Melbourne

Rain Liivoja is a Research Fellow at Melbourne Law School and Project Director for the Law of Armed Conflict at the Asia Pacific Centre for Military Law. He is also an Affiliated Research Fellow of the Erik Castrén Institute of International Law and Human Rights, University of Helsinki, where he was based prior to taking up a position at the University of Melbourne. Rain has published on the law of armed conflict, international criminal law, the law of treaties, criminal jurisdiction and the regulation of private military contractors. He has taught international law at the Universities of Melbourne, Helsinki and Tartu, as well as the Estonian National Defence College and the Riga Graduate School of Law. Rain is the book review editor of the Finnish Yearbook of International Law and a member of the Board of Directors of the International Society for Military Law and the Law of War. He has an undergraduate degree in law from the University of Tartu, and postgraduate degrees, including a Doctor of Laws, from the University of Helsinki.

Valeriy Lisitsa
Novosibirsk National Research State University

Valeriy N. Lisitsa graduated from Novosibirsk National Research State University in 2000. In 2003 he was awarded PhD degree. The theme of his dissertation was ‘International Investment Contracts’.

Now he is the Head of Department of Business Law of Economics Faculty of Novosibirsk National Research State University. He teaches Civil Law and Private International Law at the University.

Valeriy N. Lisitsa is also a senior researcher of Department of Civil Law and Civil Procedural Law of the Institute of Philosophy and Law of Siberian Branch of the Russian Academy of Sciences. The sphere of his interests is international and national investment law, private international law, civil and business law.


Amy Maguire
University of Newcastle

Amy Maguire is a lecturer at Newcastle Law School, NSW. She was awarded her PhD in December 2011, with a thesis titled: ‘Let the People Decide’: Self-Determination, Liberation from the Colonial Experience, and the Human Rights Approach. Her major research interests are self-determination as a collective human right, the rights of Indigenous peoples, colonialism in international law, and socio-legal research. Amy is also engaged in collaborative, inter-disciplinary research on the Indigenisation of curricula in Law and Business schools. Amy teaches Public International Law, Indigenous Peoples, Issues and the Law, and Legal Theory. She is the undergraduate program convenor and Indigenous student support coordinator at Newcastle Law School.
**Greg Manning**  
**Attorney-General's Department**

Greg Manning is First Assistant Secretary of the International Law and Human Rights Division of the Australian Attorney-General’s Department. In this role he heads the Office of International Law, which advises the Australian Government on all aspects of international law and its implementation by Australia. Greg has worked in the Office of International Law for ten years, advising on human rights and security issues in particular, among a wide range of other issues.

Prior to working in the Office of International Law, Greg worked for a range of Federal and State government agencies, primarily in the fields of human rights and social policy, and was a solicitor in private practice.

**Brooke Marshall**  
**Allen Linklaters**

Brooke Adele Marshall is a lawyer in Commercial Litigation at Allens Linklaters. In 2012, she worked as Associate to the Honourable Chief Justice Keane of the Federal Court of Australia (as his Honour then was). Brooke holds a Bachelor of Laws, with Honours, and a Bachelor of Arts from the University of Queensland and is fluent in French. Her area of special interest is in private international law. A published author, Brooke's recent article entitled ‘Reconsidering the Proper Law of the Contract’ appeared in the *Melbourne Journal of International Law* in June 2012. Her current research focus, along with Professor Mary Keyes of Griffith Law School, is the compatibility of asymmetric jurisdiction clauses and the fundamental justifications for party choice. Brooke will commence work in The Hague later this year under the auspices of the 2013 Nygh Hague Conference Internship Award.

**Suzanne McCourt**  
**Department of Foreign Affairs and Trade**

Suzanne McCourt is a Director in the Trade Law Branch of the Department of Foreign Affairs and Trade. In that capacity, she has represented Australia as a third party participant in the Panel hearing on China–Rare Earths in the WTO.

Since joining the Department, Ms McCourt has undertaken a number of legal roles, including Director of the Administrative and Domestic Law Section. She has served overseas as Deputy Head of Mission in the Australian Embassy in Dili, Timor-Leste, and as Second Secretary in The Hague, Netherlands, where she worked with international legal institutions including the International Court of Justice, the Permanent Court of Arbitration, the Hague Conference on Private International Law and the International Criminal Court.

**Jeffrey McGee**  
**University of Newcastle**

Jeffrey McGee is a Senior Lecturer in the School of Law at Newcastle Law School, Australia and is a Research Fellow of the Earth System Governance Project. His main research interest is in global environmental governance, particularly interaction between the UN climate change regime and non-UN climate institutions. Jeff has previously published articles on climate change governance in *Global Change Peace and Security, Colorado Journal of International Environmental Law and Policy, International Environmental Agreements, McGill Journal of International Sustainable Development Law and Policy, Portal, Environmental Politics* and *WIRES Climate Change*. Jeff also teaches environmental law and international law at the University of Newcastle.

**Wayne Morgan**  
**Australian National University**

Wayne Morgan has been an academic lawyer since 1990. He began teaching at Melbourne University. He has also taught at Charles Darwin University and Flinders University, joining the Australian National University in 2001. Internationally he has taught at Columbia University, USA and Nan Kai University, China. He teaches a range of subjects in both international and domestic law, including International Trade Law, International Dispute Resolution and Property. He instigated Law and Sexuality studies at Melbourne University and teaches this course at the Australian National University. Wayne maintains a small anti-discrimination and human rights practice, where he advises pro-bono clients on discrimination.
and UN Human Rights Committee cases. He has advised on UN Communications in indigenous issues as well as refugee and sexuality issues.

Anne Orford  
University of Melbourne

Anne Orford is the holder of the Michael D Kirby Chair of International Law and an Australian Research Council Future Fellow at Melbourne Law School. She researches and teaches in the field of public international law, particularly international law and security, international economic law, and the history and theory of international law. Her publications include *International Authority and the Responsibility to Protect* (CUP, 2011), *Reading Humanitarian Intervention: Human Rights and the Use of Force in International Law* (CUP, 2003), and the edited collection *International Law and its Others* (CUP, 2006). She has been a Visiting Professor at the Université Paris 1 (Panthéon Sorbonne) and at Lund University, the Torgny Segerstedt Visiting Professor at the University of Gothenburg, a Senior Emile Noël Research Fellow at NYU, and a Core Faculty Member of the Harvard Workshop on Global Law and Economic Policy. She has been awarded the degree of Doctor of Laws honoris causa by Lund University and by the University of Gothenburg. Anne is currently working on a four-year project entitled *From Famine to Food Security: The Role of International Law*.

Gerard O’Shea  
Australian Defence Force

Gerard O’Shea is an Australian Army legal officer. He deployed to Afghanistan during 2010–11 as the senior coalition legal advisor in Uruzgan province. He has previously served in Iraq and Timor Leste.

Dianne Otto  
University of Melbourne

Dianne Otto is Professor and Director of the Institute for International Law and the Humanities (IILAH) at Melbourne Law School. She researches in the areas of public international law and human rights law, drawing upon and developing a range of critical legal theories particularly those influenced by feminism, postcolonialism, poststructuralism and queer theory. Her current research focus is on gender and sexuality issues in the context of the UN Security Council, peacekeeping, counter-terror measures, people’s tribunals and the work of the human rights treaty bodies. Dianne’s scholarship explores how international legal discourse reproduces hierarchies of nation, race, gender and sexuality, and aims to understand how the reproduction of such legal knowledge can be resisted. Her recent publications include ‘Transnational Homo-Assemblages: Reading “gender” in counter-terrorism discourses’ (*Jindal Global Law Review*, 2013) and ‘International Human Rights Law: The Perils of Sex/Gender Dualism and Asymmetry’ (Margaret Davies and Vanessa Munro (eds), *A Research Companion to Feminist Legal Theory*, Ashgate 2013). Dianne has recently edited three volumes on *Gender Issues and Human Rights* (Edward Elgar, Human Rights Law Series, 2013) and prepared a bibliographic chapter, ‘Feminist Approaches’, in *Oxford Bibliographies Online: International Law*, ed. Tony Carty (Oxford University Press, 2012).

Emma Palmer  
University of New South Wales

Emma Palmer is a graduate of the University of New South Wales, having completed a Masters in Law, specialising in international law, in 2011, after completing Bachelor degrees in Law and Commerce. During her studies she was awarded the Dean’s Prize for First Place in International Criminal Law. After completing her post-graduate studies, Emma undertook an internship with the Australian Permanent Mission to the United Nations in Geneva. Emma also recently completed the coursework component of the College of Law’s Professional Programme while researching women’s legal and justice issues at Women’s Legal Services New South Wales. Prior to undertaking postgraduate studies, Emma worked for four years as an investment analyst at Macquarie Bank, responsible for analysing international private equity opportunities and coordinating the investment process from target identification to monitoring. Emma is currently a Research Assistant within the Faculty of Law at the University of New South Wales, where she focuses on international law, in particular international criminal law.
Rose Parfitt
University of Melbourne and The American University, Cairo

Rose Parfitt began a McKenzie Research Fellowship at Melbourne Law School’s Institute for International Law and the Humanities (IILAH) in June 2013, and has been an Assistant Professor of International Law at the American University in Cairo (AUC) since 2011. She is interested in international legal history and theory and her work has focused in particular on the concept of international personality. She received her doctorate from the School of Oriental & African Studies (SOAS) Law School (University of London) in 2011. Her thesis was entitled *Ethiopia and the Incorporation of the Disciplinary ‘Other’: a Bakhtinian Approach to International Personality*. Her post-doctoral project – ‘We Will Give You Another Law and Another King’: Fascism, Empire and International Community—aims to put pressure on the taken-for-granted opposition between fascism and international law.

Rosemary Paterson
Ministry of Foreign Affairs and Trade, NZ

Rosemary Paterson is currently Manager of the International and Resources Law Unit in the Legal Division of the New Zealand Ministry of Foreign Affairs and Trade. She has held several positions within the Ministry, both in Wellington and abroad. Most recently, she was New Zealand’s Ambassador to Chile, Peru and Colombia, based in Santiago. She has also served in Germany, Singapore and Canada. She has been Director of the Ministry’s Consular Division and, prior to that, Deputy Director in Legal Division managing the Oceans and Environment Team. During her time in the Legal Division she has covered the range of international legal issues, including trade law. Rosemary has a BA(Hons)/LLB from Otago University and speaks French, German and Spanish.

Charlotte Peevers
University of Technology, Sydney

Charlotte Peevers is a Lecturer in the Faculty of Law at University of Technology, Sydney and a practising barrister (Middle Temple, England & Wales). Her research interests include: the politics of justifying force; the role of media in international law; and histories and theory of international law, with a particular interest in the legal history of the Suez Canal. Her monograph *The Politics of Justifying Force: the Suez Crisis, the Iraq War, and International Law* will be published by Oxford University Press in October 2013.

Jadranka Petrovic
Monash University

Dr Jadranka Petrovic teaches International Law and Policy and International Trade Law at the Department of Business Law and Taxation, Faculty of Business and Economics, Monash University, Melbourne. During her studies she has completed a number of courses in various areas of international law. Her research interest is primarily in the area of protection of cultural property in armed conflict in a variety of contexts, including international humanitarian law, international criminal law, international human rights law and international dispute resolution. Her recent work includes *The Old Bridge of Mostar and Increasing Respect for Cultural Property in Armed Conflict* (2013) Brill, Martinus Nijhoff Publishers; ‘A monument, identity and nationhood: the case of the Old Bridge of Mostar’ in Duncan French (ed), *Statehood, Self-Determination and Minorities: Reconciling Tradition and Modernity in International Law* (2013) Cambridge University Press; ‘What further for endangered cultural treasures? The Mali crisis and the responsibility to protect’ (submitted to NZJPIL); ‘Cultural Property’ in Rain Liivoja and Timothy McCormack (eds), *Handbook of the Law of Armed Conflict* (to be published by Routledge). Currently she is editing and contributing to a collection of essays, provisionally titled *Accountability for serious violations of IHL: Essays in honour of Tim McCormack*, and working on a book manuscript concerning the relationship between the deliberate destruction of cultural property and a crime of genocide.

John Reid
Attorney-General’s Department

John Reid is the Assistant Secretary of the International Law, Trade and Security Branch of the Office of International Law within the Commonwealth Attorney-General’s Department. He has worked as
a legal advisor to Government for 10 years, working across a range of subject areas. In his current role, John is responsible for advice to Government covering international security, environment law, law of the sea, air law and international trade and investment law. Previously, John has worked as counsel in the Office of General Counsel of the Australian Government Solicitor and as in-house legal adviser for the Australian Customs and Border Protection Service, and has worked in the Office of the Attorney-General, advising on international legal matters.

Verónica Ruiz Abou-Nigm
University of Sheffield

Verónica Ruiz Abou-Nigm is a Lecturer in Law at the School of Law of the University of Sheffield (England), where she is also the Deputy Director of the Sheffield Centre for International and European Law (SCIEL). Verónica is a qualified Uruguayan solicitor. She was a shipping practitioner in Uruguay from 1997 – 2002. She started her academic career in Uruguay in 1997 as an Assistant Professor in Private International Law (UCUDAL). She moved to the UK in 2002 and obtained an LLM and her PhD at Edinburgh University. She has been a member of the Sheffield Law School staff since 2008. Her main areas of expertise are private international law, maritime law, air law, international commercial litigation and international commercial arbitration. She was elected as a Member of the University of Sheffield Senate in March 2012.

Richard Rowe
Department of Foreign Affairs and Trade

Richard Rowe is a senior career officer with the Australian Department of Foreign Affairs and Trade and is currently the Department’s Senior Legal Adviser. Prior to this appointment, he was First Assistant Secretary of the Pacific Division. Mr Rowe has been Ambassador to Sweden with accreditation also as Ambassador to Finland, Estonia, Latvia and Lithuania. He has also served as Minister and Deputy Permanent Representative in the Australian Permanent Mission to the United Nations, New York; Consul-General in New Caledonia; Counsellor and Deputy Head of the Australian Delegation to the Conference on Disarmament in the Australian Mission to the United Nations in Geneva; High Commission in London and the Australian Embassy in Hanoi. Mr Rowe has been the Head of the Australian Delegation to many international conferences, including the International Criminal Court Statute negotiations and the ICC Review Conference and Antarctic Treaty Consultative Meetings (ATCM). He was Chair of the ATCM held in Hobart in June 2012. He is also Australia’s National Focal Point for ‘Responsibility to Protect’. He is currently a Vice-President of ANZSIL.

Jordina Rust
Appeals Chamber, Special Tribunal for Lebanon

Jordina Rust has just completed a year-long role in the Appeals Chamber of the Special Tribunal for Lebanon under a Melbourne Law School Legal Fellowship. Her research interests centre on international criminal law, comparative criminal law, IHL, terrorism, transitional justice and the rule of law. She has been an Assistant Editor of the Melbourne Journal of International Law and has worked as a research assistant at the Melbourne Law School in fields that include international criminal law, children’s rights, comparative juvenile justice, as well as discrimination, electoral financing and immigration law. She has previously interned at the International Criminal Tribunal for Rwanda and Victoria Legal Aid. She completed her LLB at the University of Melbourne and has studied at the L’Institut d’études politiques de Paris (Sciences Po.).

Karen Scott
University of Canterbury

Karen N. Scott is a Professor in Law at the University of Canterbury, New Zealand. She researches and teaches in the areas of international environmental law, law of the sea and Antarctic law and policy. She has published widely in these fields in journals such as the Michigan Journal of International Law, the International and Comparative Law Quarterly, the Melbourne Journal of International Law and the Yearbook of International Environmental Law. She has recently co-edited (with Alan D. Hemmings and Donald R. Rothwell) a collection entitled Antarctic Security in the Twenty-first Century: Legal and Policy
Perspectives (Routledge, 2012). Between 2009–12 she was the General Editor of the New Zealand Yearbook of International Law. She is currently a Vice-President of ANZSIL.

Shirley Scott
University of New South Wales

Shirley Scott is an Associate Professor in the Faculty of Arts and Social Sciences at the University of New South Wales, Sydney. Her research lies at the intersection of International Law and International Relations and she has published widely in leading journals in both disciplines. She is Co-Chair of the Research and Planning Committee of the Asian Society of International Law and Vice-Chair of the International Law Section of the International Studies Association. Shirley’s recent books include International Law in World Politics. An Introduction (2nd ed., Lynne Rienner 2010); International Law, US Power. The United States’ Quest for Legal Security (Cambridge University Press, 2012) and International Law in the Era of Climate Change (edited with Rosemary Rayfuse, Edward Elgar, 2012).

Kirsten Sellars
National University of Singapore

Kirsten Sellars focuses on public international law, with an interest in international aggression and uses of force, international criminal law, law of the sea, and human rights. She is currently Post-doctoral Fellow at the Faculty of Law, National University of Singapore. Her route into academia began with journalism, having written on international affairs and other issues for newspapers and publications including The Times, Guardian, New Statesman, Spectator, and Los Angeles Times. Her first book, The Rise and Rise of Human Rights, was nominated as one of 2020’s books of the year in the New Statesman. Her latest book, ‘Crimes Against Peace’ and International Law, has just been published by Cambridge University Press as part of their series, Cambridge Studies in International and Comparative Law.

Monica Silverwood
International Committee of the Red Cross
Regional Delegation in the Pacific

Monica Silverwood is the Legal Adviser for the International Committee of the Red Cross Regional Delegation in the Pacific. In this role, Monica engages with governments, defence forces and academic communities in Australia, New Zealand and Pacific Islands on aspects of IHL, particularly regarding ratification and domestic implementation. Previously Monica was an Associate Crown Counsel in the Human Rights Team at Crown Law in Wellington, New Zealand, and a Reserve Legal Officer in the New Zealand Army. She has also held internships at the International Centre for Transitional Justice in New York and with the Office of the Ombudsperson of the Security Council’s 1267 Committee. Monica graduated from Canterbury University with a BA and LLB (Hons) in 2006 and in 2011 with a Masters of Law from Columbia Law School.

Gabrielle Simm
University of New South Wales

Gabrielle Simm is a Senior Research Associate in the Australian Human Rights Centre at the Law School, University of New South Wales. She is the author of Sex in Peace Operations. She has taught law at the ANU and at the University of British Columbia. She previously worked as an international lawyer at the Department of Foreign Affairs and Trade and the Attorney-General’s Department. She has also worked as a refugee lawyer at Victoria Legal Aid in Melbourne.

Gerry Simpson
University of Melbourne

Gerry Simpson holds the Kenneth Bailey Chair of Law at Melbourne Law School, the University of Melbourne, where he is Director of the Asia Pacific Centre for Military Law. He is a Visiting Professor of Public International Law at the London School of Economics, where he held a Chair until 2009, and is currently an Open Society Fellow (based in Tbilisi, Georgia). He is the author of Great Powers and Outlaw States (Cambridge, 2004) and Law, War and Crime: War Crimes Trials and the Reinvention
of International Law (Polity 2007). His latest book, The Margins of International Law (a collection of his essays), will be published by Cameron and May. He is currently working on a book about the literary life of international law.

Marius Smith  
Monash University

Marius Smith is the Manager of the Castan Centre for Human Rights Law at Monash University. As part of his role, Marius is responsible for the centre’s social media strategy. Prior to his current position, Marius worked with humanitarian aid organisations in Sudan and the Philippines and worked in private practice in Australia. He holds BA, LLB and LLM degrees from Monash.

Tim Stephens  
University of Sydney

Tim Stephens is a public international lawyer and geographer at the Faculty of Law, University of Sydney. Admitted as a legal practitioner in New South Wales, Dr Stephens previously worked as a judge’s associate, and as a solicitor in a leading commercial law firm.

He holds a PhD in law from the University of Sydney, and an M.Phil in geography from the University of Cambridge. He has published widely on issues of public international law, international environmental law, international climate law, and the law of the sea. He has an international profile as a cross-disciplinary researcher in the field of international environmental governance. In 2010 Dr Stephens was the recipient of the International Union for the Conservation of Nature Academy of Environmental Law Junior Scholarship Prize in recognition of outstanding scholarship in the field of environmental law. In 2012 he became the first legal researcher to be invited to join the Steering Committee of the Australian Academy of Science Biennial Frontiers of Science Conference.

Dr Stephens is Co-Director of the Sydney Centre for International Law and Editor-in-Chief of the Asia Pacific Journal of Environmental Law. He is a regular media commentator in Australia and internationally on issues of international law and environmental law.

Christine Storry  

Christine Storry has recently completed her masters of environmental law with the award pending. She has undergraduate qualifications in architecture and a particular interest in international sustainable development law at the intersection of environmental, human development and trade law. She has previously worked as a Senior Researcher with the Public Works Committee of the Queensland Parliament. She recently completed a term as a part-time member of the National Capital Authority and is also completing post-graduate research in architecture. Christine has published and presented her research work in architecture.

Legal work to date includes working as research assistant to QUT Environmental Law professor Douglas Fisher, as tutor and lecturer in land stewardship at Queensland University of Technology, working as a legal researcher for a Sydney based planning lawyer and assisting Don Anton as a sub-editor of the International Law Digest.

Dai Tamada  
Kobe University, Japan

Dai Tamada is Associate Professor of Public International Law at Kobe University, Japan since 2009 and Visiting Scholar at the University of London (Queen Mary, CCLS) since 2012. Prior to joining Kobe, he previously held a position at Okayama University. He holds a Masters degree of law from Kyoto University in Japan (2000). His research focuses on the international dispute settlement, in particular the procedure of international courts and arbitral tribunals including investment arbitration.

His recent publications include Legal Effects of International Courts’ Judgments, Tokyo, Yuhikaku, 2012 (in Japanese). He works with Japanese governmental research institutions, and participates in research projects in METI (Ministry of Economy, Trade and Industry) and RIETI (The Research Institute of Economy, Trade and Industry), where he advises the government officials on the future policy of foreign investment, especially Japan’s FTA and TPP.
Muhammad Taufan
Flinders University

Muhammad is a PhD candidate at the School of Law, the Flinders University of South Australia. He has received an Indonesian Government scholarship to undertake his doctoral research focusing on the international and domestic regulatory framework for offshore petroleum operations, with a particular focus on legal issues arising from activities in Indonesian waters. Prior to commencing his PhD research, Taufan completed his Master of Laws degree on a Nippon Foundation scholarship in the field of International Maritime Law at the IMO-International Maritime Law Institute in Malta, a Master of Science degree on an Indonesian Ministry of Youth scholarship in the field of National Resilience at the University of Indonesia, and Bachelor of Laws degree at the Diponegoro University in Semarang, Indonesia. Taufan has been an official of the Ministry of Foreign Affairs, Republic of Indonesia since 2009. At the Ministry, he has been assigned to the Directorate of Treaties on Political, Security and Territorial Affairs, and to the Secretariat of Directorate General of Multilateral Affairs.

Dilan Thampapillai
Deakin University

Dilan Thampapillai is a Lecturer with the School of Law at Deakin University. Dilan has an LLB from the ANU and an LLM from Cornell University. Dilan is currently completing a PhD at the University of Melbourne. He has recently co-authored a chapter on asylum seekers and exclusion with Professor Cindy Davids for the forthcoming book Spooked (UNSW Press) edited by Dr Daniel Baldino. He has also written opinion pieces on asylum seekers and Australian law on the Australian Broadcasting Corporation’s (ABC) website The Drum and also on the Conversation.

Kelisiana Thynne
Australian Civil-Military Centre

Kelisiana Thynne is the Research Manager at the Australian Civil Military Centre. In that role she is responsible for coordinating research projects related to the aims and priorities of the Centre, particularly on the complexities of civil-military interaction, peacekeeping, protection of civilians and strengthening the rule of law through the UNSC. Previously she was the Legal Advisor to the Afghanistan Delegation of the International Committee of the Red Cross where she was in charge of providing international legal advice specifically to the Protection team on issues including detention and protection of the civilian population (conduct of hostilities).

Kelisiana also worked with the ICRC for three years as the Regional Legal Adviser to the Pacific Regional delegation, promoting and assisting ratification and implementation of IHL treaties. Before that Kelisiana worked for the Office of International Law in the Australian Attorney-General’s Department, the Women’s Initiatives for Gender Justice (an NGO promoting gender issues at the International Criminal Court), and was Associate to an Australian Federal Judge. Kelisiana holds a Master of Laws degree from the University of Sydney and a Bachelor of Laws (Honours) and Bachelor of Arts (Honours) from the Australian National University.

Natasha Tusikov
The Australian National University

Natasha Tusikov is a PhD candidate at the Regulatory Institutions Network within the Australian National University. Her research examines the transnational private regulation of websites distributing counterfeit goods by intellectual property rights holders and Internet firms. For this research, she conducted fieldwork in Australia, United States, United Kingdom and Canada.

Natasha worked for the Canadian federal government as a researcher where she focused on developing threat and risk assessment techniques for analysing transnational organised crime networks. She has also worked with law enforcement and intelligence agencies in Canada, the United States, the Netherlands, and the United Kingdom to develop and evaluate techniques to measure the ‘harm’ (negative consequences) resulting from organised crime. Natasha has presented at various academic conferences and seminars in Canada, the United States, Mexico, the United Kingdom, and Australia. She has published several articles on risk assessment methodology, organised crime, and assessing harms resulting from organised crime.
Jo Tyndall
New Zealand Ministry of Foreign Affairs and Trade

Jo Tyndall has been New Zealand’s Climate Change Ambassador and head of delegation to the UNFCCC negotiations, with the Ministry of Foreign Affairs and Trade, since July 2010.

Prior to this she was Director of the Broadcasting Unit in the Ministry for Culture and Heritage. From 1999–2006, she was Chief Executive of the broadcasting funding body, NZ On Air. She was Chief Executive of two screen industry organisations—the Screen Production and Development Association (SPADA) and Project Blue Sky from 1994–99. Prior to that, she spent eight years as a multilateral trade policy specialist with the Department of Trade and Industry and the Ministry of Foreign Affairs and Trade.

Damien van der Toorn
Department of Climate Change and Energy Efficiency

Damien van der Toorn currently leads the Office of International Climate Law within the Australian Government. Damien has also worked in the Office of International Law in the Australian Attorney-General’s Department since 2005, most recently as a Principal Legal Officer.

Damien has advised on a wide range of international law issues, including in the areas of international environmental law, the use of force, international humanitarian law, international criminal law, international human rights law, and the law of the sea.

Most recently, he has acted as Principal Legal Adviser to the Australian Government for the UNFCCC negotiations. He has also advised the Australian Defence Force for many years in relation to its overseas deployments, including to Iraq, Afghanistan and Timor Leste. Damien has also been legal adviser to the Australian Government on a number of significant treaty negotiations, including the Cluster Munitions Treaty and recent amendments to the Montreal and Hague Aviation Conventions.

In 2000, Damien was Associate to Justice Chesterman in the Supreme Court of Queensland. Between 2001–03, he worked as a lawyer at Allens Arthur Robinson in Brisbane. Damien was admitted as a Solicitor of the Supreme Court of Queensland and High Court of Australia in 2001.

Damien received a Bachelor of Arts (International Relations) in 1997 and a Bachelor of Laws (Honours) in 1999, both from the University of Queensland. He was also awarded a Master of Laws (Public International Law) from the LSE, University of London in 2004.

Erik Van Doorn
Kiel University, Germany

Erik obtained bachelor degrees in International Relations & International Organisations and International & European Law at the University of Groningen, Netherlands. He then graduated from Utrecht University in the same country with a masters degree in Public International Law. At the University of Tromsø in Norway, Erik finished a masters degree in Law of the Sea and attended additional masters courses on the management of international fisheries. During his studies, he interned at the Fisheries and Aquaculture Department of the Food and Agriculture Organization at its headquarters in Rome. In 2011, Erik completed an expert opinion for the Norwegian Ministry of Fisheries and Coastal Affairs dealing with the potential usefulness of classification societies for fisheries. After having assisted the legal office of the International Tribunal for the Law of the Sea during a case on maritime delimitation, Erik started a PhD project at Kiel University, Germany. He participates in the Cluster of Excellence ‘The Future Ocean’ and researches to what extent the common heritage of humankind and is interaction with other principles of international law of the sea and environmental law could provide enhanced protection for the ocean’s living resources.

Emily Waller
University of New South Wales

Emily Waller is a research associate at the University of New South Wales where she is working on two projects: 1) analysing the International Criminal Court’s progress in advancing gender justice, particularly in relation to sexual and gender-based violence, and 2) analysing of the scientific and public health responses to pandemic influenza. She has
worked in human rights and global health research, education and program management for over nine years. Her research background has focused on exploring the interface between human rights, public health, security, and gender, with particular attention to the Asia-Pacific Region. She supported research in Sri Lanka and the Solomon Islands (2004–06), which drew on the experience of academics and practitioners to develop a practical field tool to provide rapid assessment of peace-building and conflict prevention components of health initiatives in conflict-affected settings. Later, she worked for the cross-faculty UNSW Initiative for Health and Human Rights (2006–10), and the Program on International Health and Human Rights, Harvard School of Public Health (2010–11), where her research and program management focus expanded to the theory, methods, tools and application of health and human rights frameworks to various international public health and development challenges, including HIV (particularly in Vietnam), sexual and reproductive health, and maternal and child health. She received her Master in Public Health from UNSW in 2007.

Alice Weekes
Attorney-General’s Department

Alice Weekes is a Legal Officer within the Office of International Law at the Commonwealth Attorney-General’s Department. She has worked on a number of human rights communications and has provided legal advice to the Government in the areas of international human rights law, international humanitarian law and the use of force. Alice joined the Attorney-General’s Department in 2010 and has also worked in the Security Law Branch and the Indigenous and Community Legal Services Branch on the development of legal policy. Prior to joining the Department, Alice was a Consultant in the Compliance and Regulatory division at Ernst & Young. Alice has a Master of Laws (specializing in International Law) from the Australian National University and a Bachelor of Commerce (Accounting) and Bachelor of Laws (Honours II) from the University of Sydney.

Sara Wharton
University of New South Wales

Sara Wharton is a Visiting Fellow at the University of New South Wales, Faculty of Law on an Endeavour Research Fellowship (Government of Australia). She recently completed her PhD at the University of Cambridge. Her doctoral thesis is entitled ‘The Application of International Criminal Law to Non-State Actors in the Contemporary International Criminal Courts and Tribunals’. Sara also holds an LLM (Harvard Law School), JD (Osgoode Hall Law School), and BA (Queen’s University, Kingston, Ontario). Her primary research interests are in the fields of international criminal law, the law of armed conflict, and public international law.

Sarah Williams
University of New South Wales

Sarah Williams is an Associate Professor at the University of New South Wales. Sarah was the Dorset Fellow in Public International Law at the British Institute of International and Comparative Law (from 2008–10), a Senior Legal Researcher at the UK Foreign and Commonwealth Office (from 2006–07), a Lecturer at Durham Law School, University of Durham (from 2003–08) and a commercial solicitor in London and Sydney (1998–2001). Sarah has acted as a consultant to the European Commission, the British Red Cross, the International Federation of the Red Cross and the British Institute of International and Comparative Law. Sarah is the co-editor of the PIL Current Developments section of the International and Comparative Law Quarterly. Her research areas include international criminal law, international humanitarian law and international disaster law. Sarah’s book, Hybrid and Internationalized Criminal Tribunals: Selected Jurisdictional Issues, was published by Hart Publishing in 2012. She is an Associate of the Australian Human Rights Centre, and co-director of its Humanitarian Law programme.
Phoebe Wynn-Pope
Humanitarian Advisory Group, Melbourne and University of Melbourne

Phoebe Wynn-Pope specialises in international law and humanitarian affairs with a particular focus on responsibilities of the international community working in conflict zones and fragile states. This work encompasses a wide range of issues including the protection of civilians in armed conflict, the role and responsibilities of businesses working in unstable governance areas, and the new international principle of a Responsibility to Protect against crimes against humanity and genocide.

Phoebe has 20 years’ experience in humanitarian aid. She worked in complex humanitarian emergencies and conflict zones throughout Africa, the Middle East, and Europe including in Somalia, Rwanda, and Bosnia, Iran and Iraq. She has held senior management positions in the field and head office, in both emergency and development programming and public communications. More recently she completed her doctoral thesis in international law at the University of Melbourne and is a Fellow at the Asia Pacific Centre of Military Law.

Ralph Zacklin CMG
Former Assistant Secretary General for Legal Affairs of the United Nations.

Mr Ralph Zacklin CMG served as Assistant Secretary General for Legal Affairs of the United Nations between 1998–2005. In a UN career spanning more than thirty years he worked closely with Secretaries-General Javier Pérez de Cuéllar, Boutros Boutros-Ghali and Kofi Annan. In recent years he has been a member or chairperson of several Commissions of Inquiry on human rights and accountability. His most recent publication is The United Nations Secretariat and the Use of Force: Power vs. Principle, an expanded version of his 2008 Sir Hersch Lauterpacht Memorial Lectures.

Mr Zacklin is the 2013 Sir Ninian Stephen Visiting Scholar to the Asia Pacific Centre for Military Law at Melbourne Law School and his visit to Australia is supported by the APCML and the Australian Civil-Military Centre (ACMC).

Nicolo Zingales
New York University

Nicolo Zingales is a Hauser Global Research Fellow at New York University, where he is conducting comparative research on economic law. Prior to coming to NYU, he was Teaching Fellow at Bocconi University and Research Fellow at the Max Planck Institute for Intellectual Property and Competition. He completed his PhD in International Law and Economics in 2012. During his studies, he was an exchange student at Universidad Abat Oliba and UC Berkeley, a visiting researcher at Harvard Law School and a research assistant at the College of Europe in Bruges. He also gained practical experience as a trainee at the European Commission (Directorate General for Competition) and at the Cabinet of Judge Moavero Milanesi at the EU General Court. He is admitted to the bar in Barcelona, where he acts as a consultant in commercial and private international law.
NOTES
CONTACT US

ANZSIL Secretariat
ANU College of Law
The Australian National University
Canberra ACT 0200 AUSTRALIA
E anzsil@law.anu.edu.au
T +61 2 6125 0454
F +61 2 6125 0103

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