ANZSIL 22nd Annual Conference
Towards International Peace through International Law
University House, Canberra, Australia
Thursday 3 July – Saturday 5 July 2014
Welcome to the 22nd 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 22nd Annual Conference and the ANZSIL Postgraduate Workshop provided by:

- The Commonwealth Attorney-General’s Department
- The Australian Government Department of Foreign Affairs and Trade
- The New Zealand Ministry of Foreign Affairs and Trade
- ANU College of Law
- Oxford University Press
- Hart Publishing

ABOUT THE CONFERENCE

This is the Society’s 22nd Annual Conference, and its theme of ‘Towards International Peace through International Law’ has been chosen to resonate with the commemorations taking place around the world in 2014 to mark the centenary of the beginning of World War 1. The conference provides an opportunity to reflect upon the project of achieving international peace through international law that has shaped the past century. Horror at the scale and destructiveness of World War 1 spurred a new political commitment to preventing future wars. The League of Nations Covenant signed in the war’s aftermath expressed the commitment of the High Contracting Parties to achieving international peace and security through accepting obligations not to resort to war, establishing international law ‘as the actual rule of conduct among Governments’, and maintaining ‘justice and a scrupulous respect for all treaty obligations’. The dream of achieving perpetual peace was an old one, but the emphasis on doing so through international law and international institutions was new. Despite the subsequent disenchantment with the failures of the League, reflected famously in the skeptical reactions of realists such as EH Carr and Hans Morgenthau to the ideal of achieving ‘peace through law’, the United Nations Charter expressed an ongoing determination ‘to save succeeding generations from the scourge of war’ through the maintenance of international peace and security and the peaceful settlement of international disputes in conformity with international law and justice.

Today the commitment to settling disputes by peaceful means continues to underpin many developments in international law. Public and private international law initiatives in the fields of trade, investment, and financial regulation aim to secure peace through economic stability and commercial relations, while the language of security continues to inform internationalist projects, from the maintenance of collective security to human security, food security, energy security, climate security, and cyber security. The conference will explore the role that international law and international lawyers have played in the pursuit of international peace and security over the past century, and the role that they might play in the century to come. It will consider how changing definitions or visions of peace and security have informed the development of international law, and how the trauma and memory of war have shaped international law as an ideal, a set of institutions, a commitment, and a project. We will analyse how international legal doctrines and practices respond to changes in the nature of war and new threats to peace and security, what happens when the pursuit of peace and security comes into conflict with other values, such as justice, equality, or self-determination, and what mechanisms, techniques, and what innovations are today being developed to address contemporary disputes and potential conflicts.

CONFERENCE FEATURED SPEAKERS

- Bill Campbell PSM QC, Commonwealth Attorney-General’s Department
- Hilary Charlesworth, The Australian National University
- B S Chimni, Jawaharlal Nehru University
- Lori Damrosch, Columbia University
- Joanna Harrington, University of Alberta
> **Fleur Johns**, University of New South Wales
> **Sir Kenneth Keith**, International Court of Justice
> **Dino Kritsiotis**, University of Nottingham
> **Yuji Iwasawa**, University of Tokyo
> **Penelope Ridings**, Ministry of Foreign Affairs and Trade, New Zealand
> **Donald Rothwell**, The Australian National University
> **Joseph Weiler**, European University Institute

**2014 ANZSIL CONFERENCE ORGANISING COMMITTEE**

> Anne Orford, ANZSIL President, University of Melbourne (co-chair)
> Anna Hood, University of Melbourne (co-chair)
> Will Brydie-Watson, Commonwealth Attorney-General’s Department
> Jennifer Cavenagh, Commonwealth Attorney-General’s Department
> Alberto Costi, Victoria University of Wellington
> Treasa Dunworth, Auckland University
> Caroline Foster, Auckland University
> Rebecca LaForgia, Adelaide University
> David Leary, University of Technology Sydney
> Rain Liivoja, University of Melbourne
> Carrie McDougall, Australian Government Department of Foreign Affairs and Trade
> Andrew Mitchell, University of Melbourne
> Wendy Mohring, ANZSIL Secretariat, ANU College of Law
> Hunter Nottage, Ministry of Foreign Affairs and Trade, New Zealand
> Kate Wilcox, Australian Government Department of Foreign Affairs and Trade

**POSTGRADUATE WORKSHOP CONVENERS**

> Adam McBeth, Monash University
> Petra Butler, 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, NGOs, students and practitioners of international law to discuss research and issues of practice in international law
> Increasing public awareness and understanding of international law
> Liasing 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
Maps of the venue are included on page 5 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.

Wi-Fi Access
Free Wi-Fi access will be available for the duration of the conference. Log-in details will be available at the registration desk.

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

Conference Dinner
The conference dinner will be held at the Great Hall, University House. Please note that it is necessary to register and pay for the dinner in addition to paying the registration fee for the conference.
# Overview of Sessions

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<td><strong>Conference Opening</strong></td>
<td>Main Hall</td>
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<tr>
<td>9–9.10 am</td>
<td><strong>Plenary: Hilary Charlesworth and Joseph Weiler</strong></td>
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<tr>
<td>11 am–12.30 pm</td>
<td><strong>Panel 1: Internationalism and the Inter-War Period</strong></td>
<td>Main Hall</td>
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<tr>
<td>11 am–12.30 pm</td>
<td><strong>Panel 2: Commerce, Investment and the Values of International Law</strong></td>
<td>Common Room</td>
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<tr>
<td>11 am–12.30 pm</td>
<td><strong>Panel 3: Adjudication, Arbitration, and the Peaceful Settlement of Disputes</strong></td>
<td>Scarth Room</td>
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<td>1–2 pm</td>
<td><strong>Lunch-time Plenary:</strong> Speakers: Bill Campbell PSM QC, Penelope Ridings and Donald Rothwell</td>
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<td>2–3.30 pm</td>
<td><strong>Panel 4: Panel Discussion: Ukraine, Crimea, and International Law</strong></td>
<td>Main Hall</td>
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<td>2–3.30 pm</td>
<td><strong>Panel 5: In Conversation with Erika Feller: The Participation of Women in International Law</strong></td>
<td>Common Room</td>
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<td>2–3.30 pm</td>
<td><strong>Panel 6: Peace, Justice, and International Criminal Law</strong></td>
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<td>4–5.30 pm</td>
<td><strong>Year in Review</strong></td>
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<tr>
<td>6 pm</td>
<td><strong>Annual Kirby Lecture Reception</strong></td>
<td>China in the World</td>
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<tr>
<td>6.30–7.30 pm</td>
<td><strong>Annual Kirby Lecture on International Law</strong></td>
<td>China in the World</td>
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<td><strong>Day 2: Friday 4 July 2014</strong></td>
<td><strong>Plenary: Dinos Kritsiotis and B S Chimni</strong></td>
<td>Main Hall</td>
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<tr>
<td>11–12.30 pm</td>
<td><strong>Panel 7: International Humanitarian Law and the Changing Nature of War</strong></td>
<td>Main Hall</td>
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<tr>
<td>11–12.30 pm</td>
<td><strong>Panel 8: Expressive Dimensions of World War I</strong></td>
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<td>11–12.30 pm</td>
<td><strong>Panel 9: New Security Issues</strong></td>
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<td>12.30–1.30 pm</td>
<td><strong>ANZSIL Annual General Meeting</strong></td>
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<td>1.30–3 pm</td>
<td><strong>Panel 10: Human Rights</strong></td>
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<td>1.30–3 pm</td>
<td><strong>Panel 11: The Influence of War on the Development of International Law</strong></td>
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<td>1.30–3 pm</td>
<td><strong>Panel 12: Use of Force and Aggression</strong></td>
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<td>3.30–5 pm</td>
<td><strong>Panel 13: The UN Security Council and Institutional Innovation</strong></td>
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<tr>
<td>3.30–5 pm</td>
<td><strong>Panel 14: Peace Negotiations and Peace Building</strong></td>
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<tr>
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<tr>
<td>3.30–5 pm</td>
<td><strong>Panel 15:</strong> TRADE AND SECURITY</td>
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<td>5.15–6.30 pm</td>
<td><strong>Panel discussion:</strong> INTERNATIONAL LAWYERS AS PUBLIC INTELLECTUALS</td>
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<td>7.30 pm</td>
<td><strong>CONFERENCE DINNER</strong></td>
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**DAY 3: SATURDAY 5 JULY 2014**

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<tr>
<td>9.15–11 am</td>
<td><strong>Panel 16:</strong> ARMS CONTROL AND DISARMAMENT</td>
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<td>9.15–11 am</td>
<td><strong>Panel 17:</strong> INTERNATIONAL LAW AND THE POLITICS OF PEACE</td>
<td>Common Room</td>
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<tr>
<td>11.30 am–1 pm</td>
<td><strong>President's plenary:</strong> INTERNATIONAL PEACE THROUGH INTERNATIONAL LAW: PAST, PRESENT, AND FUTURE</td>
<td>Main Hall</td>
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<td>1–1.15 pm</td>
<td><strong>Close</strong></td>
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### 2014 ANZSIL CONFERENCE PROGRAM

**Towards International Peace through International Law**

**THURSDAY 3 JULY**

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<td>8.30am</td>
<td><strong>REGISTRATION</strong> (Torrance Room)</td>
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<td><strong>WELCOME TEA/COFFEE</strong> (Hall Foyer)</td>
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<tr>
<td>9am</td>
<td><strong>CONFERENCE OPENING</strong></td>
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<td></td>
<td>Location: Main Hall</td>
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<tr>
<td></td>
<td>&gt; Anne Orford, ANZSIL President</td>
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<td>&gt; Kim Rubenstein, Director, Centre for International &amp; Public Law, ANU College of Law</td>
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<tr>
<td>9.10 – 10.30am</td>
<td><strong>PLENARY KEYNOTE SPEAKERS</strong></td>
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<td>Location: Main Hall</td>
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<td>Chair: Anne Orford, ANZSIL President</td>
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<td>&gt; Hilary Charlesworth, Laureate Fellow, The Australian National University</td>
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<td>&gt; Joseph Weiler, President, European University Institute</td>
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<td></td>
<td>&gt; Has International Law failed the Middle East peace process?</td>
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<tr>
<td>10.30 – 11am</td>
<td><strong>MORNING TEA</strong> (Hall Foyer)</td>
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<tr>
<td>11am – 12.30pm</td>
<td><strong>PANEL 1</strong></td>
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<td><strong>INTERNATIONALISM AND THE INTER-WAR PERIOD</strong></td>
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<td>Location: Main Hall</td>
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<td>Chair: Rebecca La Forgia, University of Adelaide</td>
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<td>Daniel Joyce, University of New South Wales</td>
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<td>&gt; E H Carr’s ‘Utopian Realism’ and the critique of international society in the Inter-War Period: a reappraisal?</td>
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<td></td>
<td>James Upcher, Volterra Fietta</td>
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<td>&gt; Collective security and sovereign equality: the debates over a discriminating concept of war and the limits of non-participation</td>
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<td>Guy Fiti Sinclair, Victoria University of Wellington</td>
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<td>&gt; The ILO and the birth of development</td>
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<td>Jane McCAdam, University of New South Wales</td>
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<td>&gt; Rethinking the origins of ‘persecution’ in Refugee Law</td>
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<td><strong>PANEL 2</strong></td>
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<td><strong>COMMERCE, INVESTMENT AND THE VALUES OF INTERNATIONAL LAW</strong></td>
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<td>Location: Common Room</td>
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<td>Chair: John Reid, Commonwealth Attorney-General’s Department</td>
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<td>Lucas Bastin, London Bar</td>
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<td>&gt; Who took the ‘F’ out of ‘FCN’: does the modern BIT system promote or hinder international peace?</td>
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<td>Caroline Henckels, University of New South Wales</td>
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<td>&gt; Balancing commercial and non-commercial values in international investment treaties</td>
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<td></td>
<td>Rishi Gulati and William Brydie-Watson, Commonwealth Attorney-General’s Department</td>
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<td>&gt; The utilisation of private International Law to promote development, growth and legal harmony in the Asia-Pacific region</td>
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<td>Time</td>
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| 11 am–12.30 pm | **PANEL 3**  
ADJUDICATION, ARBITRATION, AND THE PEACEFUL SETTLEMENT OF DISPUTES  
Location: Scarth Room  
Chair: Amokura Kawharu, University of Auckland  
Dai Tamada, Kobe University  
Daniel Kalderimis, Chapman Tripp  
National courts and international investment arbitration: where do we stand?  
Ryan Goss, The Australian National University  
Critiquing the role of a supra-national human rights court: does the ECtHR’s ‘Fourth Instance Doctrine’ hold water? |
| 12.30–2 pm  | **LUNCH**                                                                 |
| 1–2 pm      | **LUNCH-TIME PLENARY**  
WHALING IN THE ANTARCTIC  
Location: Main Hall  
Chair: Timothy Stephens, University of Sydney  
Bill Campbell PSM QC, Commonwealth Attorney-General’s Department  
Penelope Ridings, Ministry of Foreign Affairs and Trade, New Zealand  
Donald Rothwell, The Australian National University |
| 2–3.30 pm   | **PANEL 4**  
PANEL DISCUSSION: UKRAINE, CRIMEA, AND INTERNATIONAL LAW  
Location: Main Hall  
Chair: Stephen Bouwhuis, Commonwealth Attorney-General’s Department  
Keynote Speaker: Lori Damrosch, Columbia University, ASIL President  
Greg French, Australian Government Department of Foreign Affairs and Trade  
Christopher Michaelsen, University of New South Wales  
Alberto Costi, Victoria University of Wellington (TBC) |
| 2–3.30 pm   | **PANEL 5**  
IN CONVERSATION WITH ERIKA FELLER: THE PARTICIPATION OF WOMEN IN INTERNATIONAL LAW  
Location: Common Room  
Kim Rubenstein (The Australian National University) in conversation with Erika Feller (former Assistant High Commissioner of the United Nations Refugee Agency) |
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<td>2–3.30 pm</td>
<td><strong>PANEL 6</strong>&lt;br&gt;&lt;br&gt;<strong>PEACE, JUSTICE, AND INTERNATIONAL CRIMINAL LAW</strong>&lt;br&gt;&lt;br&gt;Location: Scarth Room&lt;br&gt;&lt;br&gt;Chair: Jennifer Cavenagh, Commonwealth Attorney-General’s Department&lt;br&gt;&lt;br&gt;Lyma Nguyen, Lawyer&lt;br&gt;&lt;br&gt;Christoph Sperfeldt, The Australian National University&lt;br&gt;&lt;br&gt;Catherine Renshaw, The Australian Catholic University&lt;br&gt;&lt;br&gt;Sarah Williams, University of New South Wales&lt;br&gt;&lt;br&gt;Christoph Sperfeldt&lt;br&gt;Reparations and internationalised criminal tribunals: the experience of the ECCC&lt;br&gt;Catherine Renshaw&lt;br&gt;Nuremberg’s shadow&lt;br&gt;Sarah Williams&lt;br&gt;The amicus in international criminal tribunals: an impartial adviser or a new frontier for ‘lawfare’?</td>
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<tr>
<td>3.30 pm</td>
<td><strong>AFTERNOON TEA</strong></td>
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<td>4–5.30 pm</td>
<td><strong>YEAR IN REVIEW</strong>&lt;br&gt;&lt;br&gt;Location: Main Hall&lt;br&gt;&lt;br&gt;Chair: Jane McAdam, University of New South Wales&lt;br&gt;&lt;br&gt;Katrina Cooper, Australian Government Department of Foreign Affairs and Trade&lt;br&gt;&lt;br&gt;John Reid, Commonwealth Attorney-General’s Department&lt;br&gt;&lt;br&gt;Penelope Ridings, Ministry of Foreign Affairs and Trade, New Zealand&lt;br&gt;&lt;br&gt;Virginia Hardy, New Zealand Crown Law Office (TBC)</td>
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<td>6 pm</td>
<td><strong>ANNUAL KIRBY LECTURE RECEPTION</strong>&lt;br&gt;&lt;br&gt;Location: China in the World Building, Fellows Road, The Australian National University</td>
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<tr>
<td>6.30–7.30 pm</td>
<td><strong>ANNUAL KIRBY LECTURE ON INTERNATIONAL LAW</strong>&lt;br&gt;&lt;br&gt;THE MEANING OF INTERNATIONAL LAW: GOVERNMENT MONOPOLY, EXPERT PRECINCT OR THE PEOPLE’S LAW?&lt;br&gt;&lt;br&gt;Andrew Byrnes, University of New South Wales&lt;br&gt;&lt;br&gt;Location: China in the World Building, Fellows Road, The Australian National University</td>
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### FRIDAY 4 JULY

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<tr>
<td>8.30 am</td>
<td><strong>REGISTRATION</strong> (Torrance Room) <strong>WELCOME TEA/COFFEE</strong> (Hall Foyer)</td>
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| 9 – 10.30 am | **PLENARY** **KEYNOTE SPEAKERS**  
**Location:** Main Hall  
**Chair:** Anna Hood, University of Melbourne  
Dino Kritsiotis, University of Nottingham  
> *Intertemporality and the Great War*  
B S Chimni, Jawaharlal Nehru University  
> *Peace through law: lessons from 1914* |
| 10.30 am | **MORNING TEA** (Hall Foyer) |
| 11 am – 12.30 pm | **PANEL 7** **INTERNATIONAL HUMANITARIAN LAW AND THE CHANGING NATURE OF WAR**  
**Location:** Main Hall  
**Chair:** Leonard Blazeby, International Committee of the Red Cross  
Rain Liivoja, University of Melbourne  
> *Occupation by remote control?*  
David McBride, Australian Army Legal Corps  
> *Getting it right before it’s too late: clarifying targeting and detention of transnational non-state actors*  
Carrie McDougall, Australian Government Department of Foreign Affairs and Trade  
> *Blue helmet combatants: peace enforcement and IHL*  
Bridget Dunne, University of Tasmania  
> *Vulnerability vs Legality: child soldiers as victims of sexual violence* |
| 11 am – 12.30 pm | **PANEL 8** **EXPRESSIVE DIMENSIONS OF WORLD WAR I**  
**Location:** Common Room  
**Chair:** Fleur Johns, University of New South Wales  
James Parker, University of Melbourne  
> *The jurisprudence of sonic warfare*  
Madelaine Chiam, University of Melbourne  
> *International Law and the language of protest in Australia*  
Jacqueline Mowbray, University of Sydney  
> *International Law and Esperanto: the language of peace?* |
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<th>Time</th>
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<tr>
<td>11 am–12.30 pm</td>
<td><strong>NEW SECURITY ISSUES</strong></td>
<td><strong>HUMAN RIGHTS</strong></td>
<td><strong>THE INFLUENCE OF WAR ON THE DEVELOPMENT OF INTERNATIONAL LAW</strong></td>
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<tr>
<td></td>
<td>Location: Scarth Room</td>
<td>Location: Main Hall</td>
<td>Location: Common Room</td>
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<td></td>
<td>Chair: David Leary, University of Technology, Sydney</td>
<td>Chair: Katherine Wilcox, Australian Government Department of Foreign Affairs and Trade</td>
<td>Chair: Treasa Dunworth, University of Auckland</td>
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<td>Hitomi Kimura, Otsuma Women's University</td>
<td>Adam McBeth, Monash University</td>
<td>Geoffrey Skillen, The Australian National University</td>
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<td>Vernon Rive, Auckland University of Technology</td>
<td>&gt; All care, no responsibility: the current state of extraterritorial human rights obligations</td>
<td>&gt; The influence of World War I on the development of IHL</td>
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<td>&gt; Climate security and International Law</td>
<td>Ursula Tracy Doyle, Salmon P Chase College of Law</td>
<td>Imogen Saunders, The Australian National University</td>
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<td>&gt; Climate change displacement in the South Pacific: a New Zealand perspective on the International Law framework</td>
<td>&gt; Killing them with kindness: why US courts should solicit input from the most interested country before denying jurisdiction over corporate human rights abuse cases on the basis of international comity</td>
<td>&gt; General principles of law from 1875 to 1920 and beyond: tracing a legacy of war and peace through the development of the third source of International Law</td>
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<td>Teneille Elliott</td>
<td>Sarah Joseph, Monash University</td>
<td>Colin Milner</td>
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<td>&gt; Applying ‘just war theory’ as a framework to assess the moral legitimacy of Australia’s counter-terrorism laws</td>
<td>&gt; Tintin and representations of self-determination (or lack of it)</td>
<td>&gt; Robert Randolph Garran and the Paris Peace Conference of 1919: reflections on Australia’s experience of International Law and diplomacy during and after the First World War</td>
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### 1.30–3 pm

**PANEL 12**  
**USE OF FORCE AND AGGRESSION**

**Location:** Scarth Room  
**Chair:** Carrie McDougall, Australian Government Department of Foreign Affairs and Trade

**Jure Vidmar,** University of Oxford  
> Illegal but legitimate: excusing an unlawful use of force

**Sean Richmond,** University of Western Australia  
> At the vanishing point of law? International Law and the use of force by Canada in the Korean War

**Kirsten Sellars,** National University of Singapore  
> Mr Litvinov’s legacy: definitions of aggression as the harbingers of change in international law arrangements

### 3–3.30 pm

**AFTERNOON TEA** (Hall Foyer)

### 3.30–5 pm

**PANEL 13**  
**THE UN SECURITY COUNCIL AND INSTITUTIONAL INNOVATION**

**Location:** Main Hall  
**Chair:** Ben Saul, University of Sydney  
**Alberto Alvarez-Jimenez,** University of Waikato  
> The post 9/11 practices of the United Nations Security Council related to the right to self-defence against non-state actors: has anything changed after resolutions 1368 and 1373?

**Jeremy Farrall,** The Australian National University  
> Strengthening the rule of law through the United Nations Security Council

**Joanna Harrington,** University of Alberta  
> The United Nations Security Council, its working methods, and institutional change

**PANEL 14**  
**PEACE NEGOTIATIONS AND PEACE BUILDING**

**Location:** Common Room  
**Chair:** William Brydie-Watson, Commonwealth Attorney-General’s Department  
**David Leary,** University of Technology, Sydney  
> Hikiwake? Prospects for an end to WWII and a settlement of the northern territories dispute between Japan and Russia

**Philipp Kastner,** University of Western Australia  
> Negotiating peace and justice: the legal agency of civil society actors

**Victor Kattan,** National University of Singapore  
> International Law and the Middle East peace process – a post-mortem
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<tr>
<th>Time</th>
<th>Session</th>
<th>Panel 15</th>
<th>Panel Discussion</th>
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<tr>
<td>3.30–5pm</td>
<td><strong>TRADE AND SECURITY</strong></td>
<td>- <strong>Location:</strong> Scarth Room</td>
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<td><strong>Chair:</strong> Camille Goodman, Commonwealth Attorney-General’s Department</td>
<td>- <strong>Jadranka Petrovic,</strong> Monash University</td>
<td><strong>INTERNATIONAL LAWYERS AS PUBLIC INTELLECTUALS</strong></td>
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<td>- <strong>Keith Wilson,</strong> University of Adelaide</td>
<td><strong>Chair:</strong> Madelaine Chiam, University of Melbourne</td>
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<td>- <strong>Holly Cullen,</strong> University of Western Australia</td>
<td><strong>-</strong> Hilary Charlesworth, The Australian National University</td>
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<td>- <strong>Sanjiva de Silva,</strong> De Silva Mackay</td>
<td><strong>-</strong> Ben Saul, University of Sydney</td>
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<td>- **The promise of development at the WTO: development at the core and the periphery of the Global Trade Liberalisation Project</td>
<td><strong>-</strong> Dino Kritsiotis, University of Nottingham</td>
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<td><strong>-</strong> Sarah Joseph, Monash University</td>
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<td>5.15–6.30pm</td>
<td><strong>PANEL DISCUSSION</strong></td>
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<td>7.30pm</td>
<td><strong>CONFERENCE DINNER</strong> (Great Hall, University House, The Australian National University)</td>
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**SATURDAY 5 JULY**

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<th>Time</th>
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<tr>
<td>9 am</td>
<td><strong>WELCOME TEA/COFFEE</strong> (Hall Foyer)</td>
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<td>9.15–11 am</td>
<td><strong>PANEL 16</strong> &lt;br&gt;<strong>ARMS CONTROL AND DISARMAMENT</strong> &lt;br&gt;Location: Main Hall &lt;br&gt;Chair: Rain Liivoja, University of Melbourne &lt;br&gt;Treasa Dunworth, University of Auckland &lt;br&gt;Anna Hood, University of Melbourne &lt;br&gt;Maria de la Fuente, Pontifical Catholic University of Argentina &lt;br&gt;Robert Mathews, University of Melbourne &lt;br&gt;Disarmament in the Cold War: interrogating the silences &lt;br&gt;The pursuit of nuclear disarmament without the P5 &lt;br&gt;1540 at 10 &lt;br&gt;Efforts to strengthen the prohibition of use of chemical and biological weapons: Australia’s contribution</td>
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<tr>
<td>11 am</td>
<td><strong>MORNING TEA</strong> (Hall Foyer)</td>
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<td>11.30 am–1 pm</td>
<td><strong>PRESIDENT’S FOUR SOCIETIES PLENARY</strong> &lt;br&gt;INTERNATIONAL PEACE THROUGH INTERNATIONAL LAW: PAST, PRESENT, AND FUTURE &lt;br&gt;Location: Main Hall &lt;br&gt;Chair: Anne Orford, ANZSIL President, University of Melbourne &lt;br&gt;Joanna Harrington, University of Alberta &lt;br&gt;Yuji Iwasawa, University of Tokyo &lt;br&gt;Fleur Johns, University of New South Wales &lt;br&gt;Sir Kenneth Keith, International Court of Justice &lt;br&gt;Chantal Thomas, Cornell University</td>
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<td>1–1.15 pm</td>
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SPEAKER BIOGRAPHIES

Alberto Alvarez-Jimenez
University of Waikato

Alberto Alvarez-Jimenez holds a doctor of laws degree from the University of Ottawa and an LLM from McGill University. His fields of research are public international law, international investment law, and international trade law. His articles have appeared in the Journal of International Economic Law, the European Journal of International Law, the International and Comparative Law Quarterly, the Journal of World Trade, the World Trade Review, the Journal of International Arbitration, and the Yearbook of International Investment Law and Policy, among others. He has taught international law in Canada and Latin America and is currently a senior lecturer at Te Piringa Faculty of Law of the University of Waikato in New Zealand.

Lucas Bastin
Barrister

Lucas is a barrister at Quadrant Chambers in London, practising in public international law with a focus on investment treaty arbitration. He currently represents both investors and States in such arbitrations, and advises on broader issues of public international law, including State immunities, WTO law, extradition, EU and UN sanctions and the use of public international law in domestic courts generally. Prior to joining the Bar, Lucas practised for several years in the public international law group of Latham & Watkins in London and as Associate to the Hon. Justice Tamberlin of the Federal Court of Australia. He holds a BCL from the University of Oxford, a BA and LLB from the University of Sydney and won the Jessup Moot in 2007. Commentary by Lucas on issues of public international law and investment treaty arbitration can be found in several journals, including the Australian International Law Journal, Melbourne Journal of International Law, Journal of World Trade, Cambridge Journal of International and Comparative Law, Australian Law Journal and Arbitrational International.

Cecilia Bailliet
University of Oslo

Cecilia M Bailliet is Professor at the Department of Public & International Law and Director of the Master’s Program in Public International Law at the University of Oslo, Norway. She has a doctoral degree in law from the University of Oslo and a combined JD/MA (honours) degree from the George Washington University Law School & Elliott School of International Affairs. Her research and teaching addresses the vulnerability of humanity, examining the cross-fields of international public law, human rights, women’s law, refugee law, counter-terrorism, and peace studies. Among her publications are Security: A Multidisciplinary Normative Approach (2009), Cosmopolitan Justice and its Discontents (co-edited with Katja Franko Aas, 2011), Non-State Actors, Soft Law and Protective Regimes (2012), and Promoting Peace through International Law (co-edited with Kjetil M. Larsen, 2014). She is an editor at Intl Law Girls blog.

Leonard Blazeby
International Committee of the Red Cross

Leonard Blazeby worked as a Barrister and Solicitor in South Australia and Victoria, primarily in criminal law and refugee law for over 10 years before joining the International Committee of the Red Cross in 2000. He was the regional legal adviser based in Pretoria, South Africa from 2000 until 2005 and was the Deputy Head of that delegation from 2003. He was then the communications coordinator for the ICRC regional delegation in Nairobi, Kenya, before moving in January 2008 to Geneva as the Common Law legal adviser, a position he held for four years before taking up his current post, Head of Mission, ICRC in Australia in April 2012.
Stephen Bouwhuis
Commonwealth Attorney-General’s Department

Stephen Bouwhuis is currently the Assistant Secretary of Human Rights Policy in the Commonwealth Attorney-General’s Department. He was formerly the Legal Counsel of the Commonwealth Secretariat in London and formerly the Trade Measures Review Officer for Australia. Stephen was appointed an Assistant Secretary in the Office of International Law in 2006 and as a Principal Legal Officer in 1999. Stephen has advised on all aspects of international law and published widely on international law, leadership and the administration of government legal offices. 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.

William Brydie-Watson
Commonwealth Attorney-General’s Department

William Brydie-Watson is a legal officer working in the private international law field at the Commonwealth Attorney General’s Department. William holds Bachelor of Arts (International Relation and Italian) and Bachelor of Laws (Honours) degrees from The Australian National University and has also recently completed his LLM from the same institution. He has undertaken further study at the Università Commerciale Luigi Bocconi in Milan and the University of Alabama in the United States. William’s main area of work is international civil legal procedure, which includes jurisdiction, choice of law and forum and recognition and enforcement of judgments. William also works closely on the operation of the Trans-Tasman Proceedings Act 2010, which regulates the processes for managing and resolving civil proceedings where parties are located in both Australia and New Zealand. From September 2014 William will be working as a lawyer for the International Institute for the Unification of Private Law (UNIDROIT) in Rome.

Bill Campbell PSM QC
Commonwealth Attorney-General’s Department

Bill Campbell PSM QC is General Counsel (International Law), Office of International Law, Commonwealth Attorney-General’s Department. He has advised the Australian Government on international law for a period of over thirty years. He graduated in law from the University of Sydney in 1976 and completed an LLM at the University of London in 1979, focusing on international law. He was Agent and Counsel for Australia in the Southern Bluefin Tuna and Volga cases before the International Tribunal for the Law of the Sea and in the recent Whaling in the Antarctic case before the International Court of Justice. He is currently a counsel for Australia in the Questions Relating to the Seizure and the Detention of Certain Documents and Data case before the ICJ. He was, for a period, Vice-President of the Australian and New Zealand Society of International Law.

Jennifer Cavenagh
Commonwealth Attorney-General’s Department

Jennifer Cavenagh is currently a Senior Legal Officer in the Office of International Law, in the Commonwealth Attorney-General’s Department. During her time with the Office of International Law, Jennifer has provided legal and policy advice in a range of areas, including international human rights law, international refugee law and international environmental law. Jennifer has also drafted submissions on behalf of the Australian Government in international legal proceedings. In 2009–10, Jennifer worked in the International Court of Justice as an associate to Judges Keith (New Zealand) and Shi (China). As part of her role, Jennifer prepared research on questions of international law and the arguments presented by States in cases before the Court. Jennifer first joined the Attorney-General’s Department in 2008. Since that time, she has worked in a number of positions across the Department, including in Family Law and the Access to Justice Taskforce, which released the Strategic Framework for Access to Justice in 2009.

TOWARDS INTERNATIONAL PEACE THROUGH INTERNATIONAL LAW
Hilary Charlesworth  
The Australian National University

Hilary Charlesworth is Professor and Director of the Centre for International Governance and Justice in the Regulatory Institutions Network at The Australian National University. She also holds an appointment as Professor of International Law and Human Rights in the ANU College of Law. She has held visiting appointments in United States and European universities. She held an ARC Federation Fellowship from 2005–10 and currently holds an ARC Laureate Fellowship. She was elected an Associate Member of the Institut de Droit International in 2011 and was appointed Judge Ad Hoc of the International Court of Justice in 2011 for the Whaling in the Antarctic case.

Katrina Cooper  
Australian Government Department of Foreign Affairs and Trade

Katrina Cooper is Senior Legal Adviser at the Department of Foreign Affairs and Trade. Prior to taking up her position she was Australia’s Ambassador to Mexico from 2008–12. During her career, Ms Cooper has performed a range of roles in the Department and overseas, including as Assistant Secretary of the Domestic Legal Branch (2006–07).

Madelaine Chiam  
University of Melbourne

Madelaine Chiam is a PhD Candidate and Senior Fellow in the Melbourne Law Masters at the Melbourne Law School. Madelaine holds undergraduate degrees in Arts and Law from the University of Melbourne and a Masters in Law from the University of Toronto. Madelaine’s research interests are in the histories of international law, human rights and the relationships between the global and the local. She has published predominantly on global-local interactions, particularly aspects of Australia’s engagement with the international system. Her PhD examines the role of international law in public discourse about war in 20th century Australia. Madelaine was previously a Research Fellow and Lecturer at the ANU College of Law.

B S Chimni  
Jawaharlal Nehru University

B S Chimni is Professor of International Law, School of International Studies, Jawaharlal Nehru University, New Delhi. He has served as Vice-Chancellor of the West Bengal National University of Juridical Sciences, Kolkata (2004–06). He has been a Visiting Professor at Brown and Tokyo Universities. He has also held visiting positions at Harvard, Cambridge, Minnesota, and York Universities. He is an associate member of the Institut de Droit International.

His central research interest is to elaborate, in association with a group of likeminded scholars, a critical third world approach to international law.

Alberto Costi  
Victoria University of Wellington

Alberto Costi is an Associate Professor of Law at Victoria University of Wellington. His research interests relate to international law, including the law of armed conflict, 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 organisations on international law and EU law. Alberto currently sits on the editorial or advisory board of seven journals, including the Comparative Law Journal of the Pacific, the Revue québécoise de droit international and the New Zealand Yearbook of International Law. He is a member of the New Zealand International Humanitarian Law Committee and serves as the Secretary-General of the International Law Association New Zealand Branch and the Vice-President of the New Zealand Association for Comparative Law. He has recently co-edited a special issue of the New Zealand Journal of Public and International Law devoted to papers from the 20th Annual ANZSIL Conference (issue 11(2) of 2013).

Holly Cullen  
University of Western Australia

Holly Cullen is a Winthrop Professor of Law at the University of Western Australia, and Director of Higher Degrees by Research in the Faculty of Law.
She teaches in the areas of public international law, international law of human rights and legal theory. Prior to joining the University of Western Australia in 2010, she was Reader in Law at the University of Durham (UK). She was also Deputy Director of the Durham European Law Institute from 1998–2006, and its Acting Director in 2003–04. She is the author of *The Role of International Law in the Elimination of Child Labor* (2007), part of the *Procedural Aspects of International Law* series. She is a member of the International Law Association’s research committee on non-state actors in International Law. She has published in several areas of international law including human rights, international organisations, international labour law and theory of international law.

**Lori Damrosch**  
*Hamilton Fish Professor of International Law and Diplomacy and Henry L Moses Professor of Law and International Organization at Columbia Law School, and the President of the American Society of International Law.*

Lori Damrosch is Hamilton Fish Professor of International Law and Diplomacy and Henry L Moses Professor of Law and International Organization at Columbia Law School, and the President of the American Society of International Law. She served in the Office of the Legal Adviser, US Department of State, through 1980, was special assistant to the legal adviser in 1980, an Associate at Sullivan & Cromwell from 1981–84, and joined the Columbia faculty in 1984. Her publications include *The International Court of Justice at a Crossroads* (1987); *Law and Force in the New International Order* (1991); *Enforcing Restraint: Collective Intervention in Internal Conflicts* (1993); *Beyond Confrontation: International Law for the Post-Cold War Era* (1995); *Enforcing International Law through Non-Forcible Measures* (1997); and *International Law: Cases and Materials* (2009). She is a member of the Council on Foreign Relations, the Department of State Advisory Committee on International Law, and numerous international law and human rights organisations, and has been an associate member of the *Institut de Droit International* since 2009.

**Maria de la Fuente**  
*Pontifical Catholic University of Argentina*  

Maria del Rosario de la Fuente is a Political Affairs officer in the UN Office for Disarmament Affairs. She is a Professor of Public International Law on extended leave at the School of Law, Pontifical Catholic University of Argentina (UCA). She is participating in this conference in her personal capacity and her statements do not necessarily represent the views of the United Nations or the UN Office for Disarmament Affairs. Professor de la Fuente holds her First Degree in Law from UCA School of Law and a Master of Laws in International Law from the Fletcher School of Law and Diplomacy. She is currently a candidate for the Doctorate of Juridical Science (JD) at UCA. Professor de la Fuente was awarded a Fulbright scholarship in 2008–09. She was the UCA grantee and research fellow in International Law from 2006–09. She has been a Visiting Professor of International Law at the Argentine National Institute of Aeronautic and Space Law. Professor de la Fuente has published several articles in scholarly publications and chapters in books, both in Argentina and Spain.

**Sanjiva de Silva**  
*Australian Government*  

Since 2005, Sanjiva has been a senior international lawyer to Australian government. Sanjiva has also been an advisor on various international negotiations including at the UNFCCC (Copenhagen Climate Conference COP15) and various bilateral free trade agreement negotiations. Sanjiva’s management experience since 2013 includes leading a multidisciplinary team of nine (lawyers, economists and scientists) to deliver a demanding legislative program. Sanjiva has over 11 years experience as a lawyer including at leading commercial firms in Sydney and London. Sanjiva has been admitted to legal practice in UK and Australia.

**Ursula Doyle**  
*Northern Kentucky University (Chase)*  

Ursula is an Assistant Professor of Law at Chase College of Law at Northern Kentucky University (Chase), where she teaches international law, torts and mass torts/complex litigation. Ursula researches in the areas of international law in domestic courts and business and human rights. She is also researching the life of the late United States ambassador (Luxembourg), politician and lawyer Patricia Roberts Harris. Before joining Chase, Ursula taught at Howard University School of Law,
in Washington, DC and practiced law primarily at Garrison Scott, PC, in Birmingham, Alabama, in the areas of mass torts/complex litigation. She was a law clerk to the Hon. Theodore McKee, United States Court of Appeals for the Third Circuit, Philadelphia, Pennsylvania. Ursula is a graduate of Cornell University (AB); Columbia University (MA), and Indiana University-Bloomington School of Law (JD).

Bridget Dunne  
University of Tasmania

Bridget Dunne is a trainee solicitor and sessional lecturer and tutor at the University of Tasmania. In 2013 she worked at the International Criminal Court in The Hague as Legal Assistant to the Special Advisor to the Prosecutor on International Humanitarian Law, Professor Tim McCormack. Bridget has previously worked for the Australian Red Cross as an International Humanitarian Law Officer. She graduated with a BA-LLB with First Class Honours from the University of Tasmania in 2011 and was awarded a University Medal. She was a finalist in the 2011 Jessup International Law Moot, a grand finalist in the 2011 Red Cross International Humanitarian Law Moot and has been an editor of the University of Tasmania Law Review. Bridget will start an associateship with Chief Justice Blow of the Tasmanian Supreme Court in August 2014.

Treasa Dunworth  
University of Auckland

Treasa Dunworth is an Associate Professor with the University of Auckland where she is currently teaching Public International Law, Issues in International Peace and Security and South Pacific Legal Studies. 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 research project is examining the discourses of human security in the disarmament world. Prior to joining the Auckland Law School, Treasa 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.

Teneille Elliott

Teneille Elliott was the Adviser to the former Independent National Security Legislation Monitor (INSLM), Mr Bret Walker SC, from 2011–14. Teneille advised the INSLM on the operation, effectiveness and implications of Australia’s counter-terrorism and national security legislation with particular regard to Australia’s obligations under international agreements, including human rights obligations, counter-terrorism obligations and international security obligations. Teneille has also held legal roles in the International Crime Cooperation and National Security Law and Policy Divisions of the Commonwealth Attorney-General’s Department where she contributed to major policy and legislative reform projects. Teneille is admitted as a legal practitioner of the Supreme Court of New South Wales and her academic qualifications include an Honours degree in Law from the University of Wollongong. Teneille is an alumnus of The Australian National University’s National Security College.

Jeremy Farrall

The Australian National University

Dr Jeremy Farrall is Australian Research Council Linkage Fellow at the ANU Centre for International Governance and Justice and Fellow at the Asia-Pacific College of Diplomacy, The Australian National University. He has worked for the United Nations in a range of positions, including as UN Facilitator for the Secretary-General’s Good Offices Mission in Cyprus and as Political Affairs Officer for the UN Security Council in New York and the UN Mission in Liberia. Jeremy is the author of United Nations Sanctions and the Rule of Law (2007) and editor of The Role of International Law in Rebuilding Societies After Conflict (2009, with Brett Bowden and Hilary Charlesworth). He is currently Chief Investigator on the Australian Research Council project ‘Strengthening the Rule of Law through the UN Security Council’. The project is a collaboration between the ANU Centre for International Governance and Justice and the Australian Civil-Military Centre.
Erica Feller  
University of Melbourne  

Erica Feller is a Fellow of the Australian Institute of International Affairs and has recently taken up a Vice-Chancellor’s Fellow position at the University of Melbourne. Erica retired in 2013 from her position as the Assistant High Commissioner for Protection in the United Nations High Commission for Refugees (UNHCR), one of the four top management posts of UNHCR, which she held from 2006. A University of Melbourne graduate in law, Feller enjoyed a substantial career in the Australian diplomatic service with the Department of Foreign Affairs and Trade, before taking up a permanent position at the UNHCR. Her Assistant High Commissioner appointment was the culmination of a series of progressively more senior appointments focussing on the protection of refugees under international law, mostly based in Geneva but travelling widely and including three years in Malaysia as UNHCR’s representative to three south-east Asian countries. One of Feller’s many lasting contributions to the UNHCR is her management of the Global Consultations on International Protection (in 2001–02), which established a global agenda for refugee protection for the start of the 21st century. Erica Feller is one of the oral history interview subjects for the Trailblazing Women and the Law Australian Research Council projects and is participating in this conference in that capacity.

Greg French  
Australian Government Department of Foreign Affairs and Trade  

Greg French (BA LLB (Macquarie); LLM Dr. jur. (Münster/Germany)) is Legal Adviser and Head of the International Legal Branch in the Australian Department of Foreign Affairs and Trade. He has led Australian delegations at meetings of the International Criminal Court Assembly of States Parties and Antarctic Treaty Parties, as well as in negotiations on the Law of the Sea Convention and biosafety. He also led the Australian delegation that negotiated the Australia-New Zealand maritime boundary. He chaired a UN Commission on seabed mining and was rapporteur for the negotiation of the 1994 Implementing Agreement to the Law of the Sea Convention. He has published one book and numerous chapters and articles on international law. He was Australia’s High Commissioner to Sri Lanka and the Maldives (2004–08), has served at Australia’s Embassy in Germany and was Business Development Manager of Australia’s Pavilion at Expo 2000 in Hanover. He received the Humanitarian Overseas Service Medal for service with respect to the 2004 Indian Ocean tsunami. He has worked as a simultaneous conference interpreter on four continents and as a translator with publications in the fields of law, economics, medicine and marketing. He has also interpreted for Australian prime ministers and German chancellors and presidents.

Camille Goodman  
Commonwealth Attorney-General’s Department  

Camille Goodman is a Principal Legal Officer in the Office of International Law at the Commonwealth Attorney-General’s Department, where she provides advice to Government on legal and policy matters relating to public international law, domestic implementation of international law, constitutional law and treaty interpretation. Camille is particularly interested in law of the sea and international fisheries law, and has been the legal adviser to Australian Government delegations at a wide range of international meetings on these issues.

Ryan Goss  
The Australian National University  

Ryan Goss (BA (Hons), LLB (Hons) (Queensland); BCL (Dist), DPhil (Oxford)) is a Lecturer at the ANU College of Law working on constitutional law and human rights law. After undergraduate studies at UQ, Goss was Associate to Justice PA Keane (then of the Queensland Court of Appeal) and a solicitor in Brisbane. After undertaking postgraduate study at Oxford as a Rhodes Scholar, Goss worked as Junior Research Fellow in Law at Lincoln College, Oxford from 2011–13. At ANU since mid-2013, Goss teaches Australian Public Law and International Human Rights Law, and is Deputy Director of Higher Degree Research Programs. His forthcoming book (Criminal Fair Trial Rights: Article 6 of the European Convention on Human Rights, Hart), updates and revises his doctoral research on criminal fair trial rights as
considered in the case law of the European Court of Human Rights. Related work on closed material procedures forms the basis of a contribution to a forthcoming edited collection that Goss is subediting (Lazarus & McCrudden (eds), Reasoning Rights, Hart, forthcoming). Goss has done consultant and pro bono research for a number of NGOs, and has written and spoken in the media on various public law issues.

Thomas Gregory
Department of the House of Representatives

Thomas Gregory is Inquiry Secretary to the House of Representatives Standing Committee on Social Policy and Legal Affairs, and has supported a range of House and Joint committees in the Australian Parliament. He holds a Master of International Affairs degree, as well as Bachelor’s degrees in Law and Arts from The Australian National University. He has a strong interest in the role of parliament in foreign policy development, as well as democratic development in post-colonial and post-conflict societies.

Rishi Gulati
Commonwealth 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, Rishi 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. As an Affiliated Counsel at the UN Office of Staff Legal Assistance (New York) Rishi currently provides pro bono legal assistance to UN staff members at the UN internal justice system. 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 done various internships in the field of Public International Law. Rishi has published various articles in the area of international terrorism, international administrative law and nationality law, and has presented at various conferences both in Australia and overseas.

Virginia Hardy
New Zealand Crown Law Office

Virginia has appeared in the Privy Council, Supreme Court and Court of Appeal over the past 10 years on numerous cases focused on Treaty of Waitangi and indigenous rights issues. Virginia also has extensive experience in the Waitangi Tribunal on both historical and contemporary claims. Virginia has been involved in a wide range of advice to departments, primarily on Treaty issues and participates regularly in cross-agency fora in government on Treaty issues with an impact on government policy. Before joining Crown Law, Virginia was Senior Solicitor at Bell Gully Buddle Weir and practised at the New York State Bar for several years.

Joanna Harrington
University of Alberta

Joanna Harrington is a Professor in the Faculty of Law and an Associate Dean in the Faculty of Graduate Studies and Research at the University of Alberta in Canada. She has combined an academic career, specialising in international law, with experience as a lawyer and legal adviser, serving from 2006–08 as the Scholar-in-Residence with the Legal Affairs Bureau of Canada’s then Department of Foreign Affairs and International Trade. She has represented Canada at the United Nations, the Organization of American States, and the Assembly of States Parties to the Rome Statute of the International Criminal Court. Her consultancy experience includes work with the Canadian Human Rights Commission and the United Nations Development Programme, as well as work with defence counsel in transnational criminal matters. Before becoming a legal academic, she served as the legal officer to a prominent member of the British House of Lords. Professor Harrington holds a BA from the University of British Columbia, a JD
from the University of Victoria, and a PhD in Law from the University of Cambridge, where she was a Tapp Scholar.

Caroline Henckels  
University of New South Wales


Anna Hood  
University of Melbourne

Anna is a lecturer at Melbourne Law School at the University of Melbourne. Her academic research focuses on international law and security issues, the law of international organisations and international law and disarmament. She also has a keen interest in the intersection between public international law and domestic public law matters. Anna has a BA/LLB from the University of Melbourne and an LLM (International Legal Studies) from New York University.

Yuji IWASAWA  
University of Tokyo

Yuji Iwasawa is Professor of International Law at the Faculty of Law, University of Tokyo in Japan. He is the Director for International Programmes in the Japanese Society of International Law. He is a former Chairperson of the Human Rights Committee under the International Covenant on Civil and Political Rights and currently a member. He is formerly the Vice-President of the Asian Development Bank Administrative Tribunal in Manila and a Visiting Fellow at the Lauterpacht Research Centre for International Law in Cambridge, UK. He was a counsel for Japan in the *Whaling in the Antarctic (Australia v. Japan: New Zealand intervening)* case before the International Court of Justice.

Fleur Johns  
University of New South Wales

Fleur Johns is Professor in the Faculty of Law at UNSW Australia and a specialist in public international law and legal theory. Recent publications include *Non-Legality in International Law: Unruly Law* (2013) and the edited books *Events: The Force of International Law* (2011; co-edited with Sundhya Pahuja and Richard Joyce) and *International Legal Personality* (2010). Currently, Fleur is in the early stages of a new project exploring the use of data analytics in global governance. Before joining UNSW, Fleur was Co-Director of the Sydney Centre for International Law and an Associate Professor at the University of Sydney Faculty of Law. Fleur has also held an appointment as a Distinguished Visiting Professor at the University of Toronto, Faculty of Law. Fleur is a graduate of the University of Melbourne (BA, LLB (Hons)) and Harvard Law School (LLM, SJD). Before commencing her academic career, Fleur practised as a corporate lawyer for six years with Sullivan & Cromwell LLP in New York, specialising in international project finance in the Latin American region. She remains a member of the New York Bar. Fleur has also made submissions to a number of parliamentary and governmental inquiries on international legal matters and currently serves on a range of journal editorial boards.
Sarah Joseph
Monash University

Sarah Joseph is a Professor of Human Rights Law and the Director of the Castan Centre for Human Rights Law at Monash University, as well as an Adjunct Professor at Vrije University, Amsterdam. Her research interests lie largely in the area of international human rights law, with publications, for example, on the intersection of human rights issues and, for example, global trade regimes, multinational corporations, intellectual property, and terrorism. She has also written articles on freedom of speech and the right of self-determination. She is the main author of the key book on the ICCPR, The International Covenant on Civil and Political Rights: Cases Materials and Commentary (2013). She is a regular contributor to media debate on human rights issues, and is a regular columnist for The Conversation.

Anagha Joshi
Australian Government

Anagha Joshi works in the International Legal Assistance Branch of the Commonwealth Attorney-General’s Department. She was the Director of Africa programs in 2011–12 and has published articles on security issues in that region. Most recently, she spent 18 months delivering a security sector reform project for the International Organisation for Migration in South Sudan. Previously, Anagha provided legal advice on international law and participated in international negotiations for the Office of International Law in the Attorney-General’s Department. In 2011, Anagha undertook substantial research into ICC cases relating to situations in Kenya, Uganda and the DRC for the NGO International Refugee Rights Initiative. Anagha holds a Master of Public International Law from the London School of Economics and Political Science where she was also a Research Affiliate with the LSE International Humanitarian Law Project. Anagha has a Bachelor of Laws/Arts from the Queensland University of Technology and was admitted as a Solicitor in the Supreme Court of Queensland in 2005.

Daniel Joyce
University of New South Wales

Daniel Joyce joined UNSW Law as a Lecturer in January 2011. Daniel had previously worked as a solicitor for the DPP in NSW and volunteered for human rights and transitional justice NGOs. He pursued graduate studies at the University of Cambridge where he was the Whewell Scholar in international law and a Senior Rouse Ball Student at Trinity College. He also spent a year as a Visiting Research Fellow at Columbia Law School. Daniel then undertook postdoctoral research as the Erik Castrén Fellow in international law and human rights at the University of Helsinki. His main research interests are in media law and international law – specifically the development of international media law and the mediatisation of international law. He also continues to research and publish in human rights and international legal theory. He is especially interested in the connections between media and human rights. Daniel was a visiting research fellow at the Lauterpacht Centre for International Law at the University of Cambridge in 2013. Daniel is admitted and practises as a barrister with Seven Wentworth Chambers.

Daniel Kalderimis
Chapman Tripp

Daniel is a partner at Chapman Tripp, where he leads the firm’s international arbitration practice. He is also an experienced commercial litigator and advocate. Daniel is recognised in the Legal 500 and Benchmark Asia Pacific as a leading individual in dispute resolution, and is the only practitioner from a New Zealand firm listed in the International Who’s Who of Commercial Arbitration and the Euromoney Guide to the World’s Leading Experts in Commercial Arbitration. He is New Zealand’s national correspondent to the United Nations for the New York Convention and the UNCITRAL Model Law. Daniel is the author of the New Zealand chapters of the arbitration guides published by the International Bar Association, Global Arbitration Review and the World Arbitration Reporter, co-author of an international guide to the ICSID Convention and Arbitration Rules, and a contributing author to New Zealand’s foremost arbitration text, Williams & Kawharu on Arbitration. Daniel was previously a Fulbright Scholar and Associate-in-Law at Columbia
Law School in New York, and a senior associate in the international arbitration group of Freshfields Bruckhaus Deringer LLP in London. He is admitted in New York, England & Wales and New Zealand.

Amokura Kawharu
University of Auckland

Amokura holds a BA/LLB (Hons) degree from Auckland University and an LLM with a major in international law from the University of Cambridge. She became member of the University of Auckland’s Law Faculty’s academic staff in 2005 after working for several years in private commercial law practice in Auckland and in Sydney.

Philipp Kastner
University of Western Australia

Philipp Kastner is an Assistant Professor at the Faculty of Law of the University of Western Australia. He holds graduate degrees in law from McGill University, Montreal, Quebec, Canada (DCL and LLM) and the University of Innsbruck, Austria (Dr. iur.). His research and teaching interests include the resolution of armed conflicts, international criminal law, international human rights and humanitarian law, public international law, legal pluralism and legal theory. Philipp Kastner’s current research focuses on the creation and role of legal norms in the context of peace negotiations aiming to end internal armed conflicts. Recent publications include International Criminal Justice? The ICC between Law and Politics in Darfur and Northern Uganda (2012).

Victor Kattan
National University of Singapore

Victor Kattan is a post-doctoral fellow at the Law Faculty of the National University of Singapore (NUS). He was previously a legal adviser to the Palestine Negotiations Support Project at the Negotiations Affairs Department of the Palestine Liberation Organization in Ramallah on secondment from the United Nations Development Program (UNDP). Dr Kattan teaches a course on the use of force in international law at the NUS and previously taught international law at the University of London’s School of Oriental and African Studies. He has worked as a consultant with DFID, FCO, and the UNDP for the Jordanian, Palestinian, and South African Governments. He is the author of many publications on various aspects of the Israel-Palestine conflict in international law journals, as well as two books: From Coexistence to Conquest: International Law and the Origins of the Arab-Israeli Conflict 1891–1949 (2009) and The Palestine Question in International Law (2008).

Jennifer Cavenagh
Commonwealth Attorney-General’s Department

Jennifer Cavenagh is currently a Senior Legal Officer in the Office of International Law, in the Commonwealth Attorney-General’s Department. During her time with the Office of International Law, Jennifer has provided legal and policy advice in a range of areas, including international human rights law, international refugee law and international environmental law. Jennifer has also drafted submissions on behalf of the Australian Government in international legal proceedings. In 2009-10, Jennifer worked in the International Court of Justice as an associate to Judges Keith (New Zealand) and Shi (China). As part of her role, Jennifer prepared research on questions of international law and the arguments presented by States in cases before the Court. Jennifer first joined the Attorney-General’s Department in 2008. Since that time, she has worked in a number of positions across the Department, including in Family Law and the Access to Justice Taskforce, which released the Strategic Framework for Access to Justice in 2009.

Judge Kenneth Keith
International Court of Justice

Sir Kenneth Keith has been a judge of the International Court of Justice since February 2006, the first New Zealander to be elected to that position. Before that he was a judge of the New Zealand Court of Appeal and Supreme Court and of appellate courts in the Pacific and a member of the judicial committee of the Privy Council. He has also sat on a number of international tribunals. He was a member of the legal teams in the ICJ in the nuclear testing cases. Judge Keith was a founding member of the New Zealand Law Commission, a member of bodies which proposed official information legislation, the bill of rights and the proportional electoral system.
Earlier he was a member of the Office of Legal Affairs of the United Nations assisting the International Law Commission and related bodies and the New Zealand Department of External Affairs. For much of his working life Judge Keith has been an academic, primarily at the Victoria University of Wellington. He studied law there and at the University of Auckland and Harvard Law School. Judge Keith’s publications cover administrative law, constitutional law, law reform, legal education and international law.

Hitomi Kimura
Otsuma Women’s University

Hitomi Kimura is an Assistant Professor at Otsuma Women’s University, Japan, teaching international and domestic environmental law. She has also taught foreign students from Asia and Africa at the University of Tokyo, Graduate Program on Human Security (2012) and at Hiroshima University, Graduate School for International Development and Cooperation, as part of the Global Environmental Leaders Special Education Program, supported by the Japan Science and Technology Agency. She was a Researcher at UFJ Research Institute (Current Mitsubishi UFJ Research and Consulting) (2002–04), and a Researcher (2004–10) and Fellow (2011–13) at the Institute for Global Environment Strategies (IGES), involved in various policy issues. Her research areas include international environmental law, climate change law in particular, and legislation of implementation of international environmental law and policy.

Dino Kritsiotis
University of Nottingham

Dino Kritsiotis is Chair of Public International Law at the University of Nottingham, where he has taught since October 1994, and serves as the founding Head of the International Humanitarian Law Unit of the Human Rights Law Centre, which was established in November 2012. He is a recognised authority in the field of general international law, specialising in international law and the use of force and armed conflict (international humanitarian law) as well as the history and theory of public international law. He is widely published in these fields. Professor Kritsiotis has held the Robert K. Castetter Distinguished Visiting Foreign Law Professorship at the California Western School of Law in San Diego (2012) and the L. Bates Lea Visiting Professorship of Law at the University of Michigan (2005-2008). He has taught at the University of Hong Kong, the University of New South Wales, the University of Melbourne and the University of Cape Town, and, in July 2011, he became a regular member of the faculty of the summer Masters Programme in International Human Rights Law at Oxford University. Together with Anne Orford, Michael D. Kirby Professor of International Law and Australian Research Council Future Fellow at Melbourne Law School, and J.H.H. Weiler, President of the European University Institute in Florence, Professor Kritsiotis has convened the Annual Junior Faculty Forum for International Law since its launch at New York University School of Law in May 2012.

Rebecca LaForgia
University of Adelaide

Dr Rebecca LaForgia is a Senior Lecturer in the Law School at the University of Adelaide. She holds a first class Masters in law from Cambridge University. Dr LaForgia’s research interests are international law and constitutional law. Her current research and her doctoral research centres on public participation within international law. Rebecca has made submissions to the Department of Foreign Affairs and Trade and to the Negotiators of the Trans-Pacific Partnership Agreement on the political and legal significance of including public participation within forthcoming trade agreements. Rebecca is currently Director, Internationalisation & International Student Support at the University of Adelaide.

David Leary
University of Technology, Sydney

Dr David Leary is a Senior Lecturer and Director (Courses) in the Faculty of Law, at the University of Technology, Sydney. His research and teaching interests include Law of the Sea, International Environmental Law, and International Law as it relates to the Arctic and Antarctica. He was first elected to the Council of the Australian and New Zealand Society of International Law (ANZSIL) in 2010 and since 2011 has served as the Treasurer.
of ANZSIL. From 2009–11 Dr Leary was a member of the International Scientific Advisory Board of the Arctic Centre (Finland). He is currently a Visiting Research Fellow at the United Nations University-Institute of Advanced Studies (Japan), and a member of the IUCN Commission on Environmental Law. His publications have included books such as *International Law and the Genetic Resources of the Deep Sea*, *The Future of International Environmental Law* (as co-editor), and *The Yearbook of Polar Law* (Guest editor, 2009). He has also published extensively in journals such as *The International Journal of Marine and Coastal Law*, *Ocean Development and International Law*, the *Review of European Community and International Environmental Law*, the *Yearbook of International Environmental Law*, *Marine Policy*, the *Yearbook of Polar Law* and *Polar Record*.

**Rain Liivoja**  
*University of Melbourne*

Rain Liivoja is a Senior Lecturer 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 before joining Melbourne Law School. Rain’s work focuses on the law of armed conflict, international criminal law, the law of treaties and comparative military justice. He is the Book Review Editor of the *Finnish Yearbook of International Law* and a member of the Board of Directors of the International Society of Military Law and the Law of War. He has recently co-edited *International Law-making: Essays in Honour of Jan Klabbers* (with Jarna Perman; 2013). Rain holds a doctorate in international law from the University of Helsinki.

**Robert Matthews**  
*Australian Defence Science and Technology Operations*

Robert Mathews is Head of the Nuclear Biological and Chemical (NBC) Arms Control Unit in the Australian Defence Science and Technology Organisation (DSTO), and an Associate Professor at the University of Melbourne Law School within the Asia Pacific Centre for Military Law. He served as Scientific Adviser to the Australian Delegation to the UN Conference on Disarmament in the negotiation of the Chemical Weapons Convention (CWC) in Geneva from 1984, and since 1993 has provided scientific support to the Australian delegation to the Organisation for the Prohibition of Chemical Weapons (OPCW). He has also provided support to Australia’s efforts towards the non-proliferation of weapons of mass destruction, including the efforts to strengthen the Biological Weapons Convention (BWC) and the Australia Group export control regime. Since 1991, he has been collaborating with the Faculty of Law at the University of Melbourne on various scientific / legal aspects of arms control. He has also been on various committees and advisory boards associated with the regulation of particular weapons, including the Australian Red Cross International Humanitarian Law Committee.

**Jane McAdam**  
*University of New South Wales*

Jane McAdam is Scientia Professor of Law and Director of the Andrew & Renata Kaldor Centre for International Refugee Law at the University of NSW. She holds an Australian Research Council Future Fellowship, and is a non-resident Senior Fellow at The Brookings Institution in Washington DC and a Research Associate at the University of Oxford’s Refugee Studies Centre. Professor McAdam publishes widely in international refugee law and forced migration, with a particular focus on climate change and mobility. She serves on a number of international committees, including as Co-Rapporteur of the International Law Association’s International Committee on International Law and Sea-Level Rise; a member of the Consultative Committee of the Nansen Initiative on Disaster-Induced Cross-Border Displacement; and as Associate Rapporteur of the Convention Refugee Status and Subsidiary Protection Working Party for the International Association of Refugee Law Judges. She is joint Editor-in-Chief of the *International Journal of Refugee Law*. 
Adam McBeth
Monash University

Dr Adam McBeth is an Associate Professor in the faculty of law at Monash University and a Deputy Director of the Castan Centre for Human Rights Law. He is the author of *International Economic Actors and Human Rights* (2010), co-author of *The International Law of Human Rights* (2011 with Justine Nolan and Simon Rice) and co-editor of *Research Handbook on International Human Rights Law* (2010, with Sarah Joseph), and author of numerous book chapters and journal articles on the interaction between international human rights law and global economic activity. Adam has conducted human rights training for government and civil society representatives from Australia, Indonesia and Iraq. He is currently part of a team from Monash University, the University of Melbourne and Oxfam Australia studying community experience of accountability processes in the context of development projects in Cambodia.

David McBride
Australian Army Legal Corps

David McBride is an Officer in the Australian Army Legal Corps. In this role he was deployed to Afghanistan in 2011 and 2013 advising on operational legal matters. He has been involved in training soldiers in the use of force, the development of Rules of Engagement and kinetic targeting. Before joining the ADF he was a barrister in the NSW Bar and previously an Officer in the British Army. In 2013 he was published in the *Australian Yearbook of International Law* on tests for defining Members of Organised Armed Groups.

Carrie McDougall
Australian Government Department of Foreign Affairs and Trade

Dr Carrie McDougall (BA (Hons), LLB (Hons), PhD) is a legal specialist in the International Law Section at the Australian Government Department of Foreign Affairs and Trade. Prior to joining DFAT, she held a number of positions at Melbourne Law School including a Research Fellowship at the Asia Pacific Centre for Military Law, in which role she worked extensively on Protection of Civilians issues with the Australian Civil-Military Centre. She has also been employed by the International Criminal Tribunal for the former Yugoslavia and has worked on numerous projects for the International Committee of the Red Cross. Having completed a PhD on the subject of the crime of aggression, she was an external advisor to the Australian delegation to the Special Working Group on the Crime of Aggression from 2006–09, before attending the Review Conference in 2010 as an independent expert. Her book, *The Crime of Aggression under the Rome Statute of the International Criminal Court* was published by Cambridge University Press in 2013.

Christopher Michaelsen
University of New South Wales

Dr Christopher Michaelsen is an Associate Professor at UNSW Law and a member of the Australian Human Rights Centre. He teaches and specialises in public international law, human rights and international security. Prior to joining UNSW, he served at the Office for Democratic Institutions and Human Rights of the Organization for Security and Cooperation in Europe in Warsaw, Poland. He has also served in the Department for Disarmament Affairs at the United Nations Secretariat in New York. Chris graduated in law from Hamburg University, holds an LLM from the University of Queensland and a PhD from The Australian National University. He is a co-editor of the *Australian Journal of Human Rights* and a founding member of the Security Council Analysis Network.

Colin Milner

Colin Milner worked in the Department of Foreign Affairs and Trade from 1990 until 2014 as a diplomat, lawyer, historian and speechwriter. His areas of expertise included human rights, international law, transnational crime and Pacific Island affairs. Colin’s most recent overseas posting was as Special Representative to Nauru and, during an earlier posting to Brussels, he served as Australia’s representative on the Council of Europe’s Committee of Legal Advisers on Public International Law. He also served on Australian delegations at the United Nations, the Commonwealth of Nations, ASEAN (as a dialogue partner), the Pacific Islands Forum and the Energy Charter Conference. Colin holds degrees...
in Arts and Law from the University of Sydney and is a Barrister of the Supreme Court of New South Wales. He is undertaking research into the life and legacy of Robert Randolph Garran and serves on the steering committee of Historians of Australian Foreign Relations.

Jacqueline Mowbray
University of Sydney

Jacqueline Mowbray is a Senior Lecturer in Law at the University of Sydney and a Director of the Sydney Centre for International Law. She has also lectured on the European Regional Master’s Degree in Democracy and Human Rights in South East Europe, and taught at the University of Sarajevo, Bosnia-Herzegovina. Jacqui is the author of Linguistic Justice: International Law and Language Policy (2012) and (with Saul and Kinley) The International Covenant on Economic, Social and Cultural Rights: Commentary, Cases and Materials (2014). Her particular area of interest is international law and legal theory, with a focus on economic, social and cultural rights within international law, and on issues of international law and language policy. She is currently working on a number of projects relating to choice of language in international legal scholarship and practice, and on the position of linguistic minorities under international law. Jacqui is a graduate of the Universities of Queensland (BA LLB (Hons)), Melbourne (LLM) and Cambridge (LLM (Hons) PhD).

Lyma Nguyen
Lawyer

Lyma Nguyen is an Australian lawyer, admitted to the Bar Association of the Kingdom of Cambodia as an International Civil Party Lawyer in 2009. She is admitted as a Solicitor and Barrister in the New South Wales Supreme Court and in Australia, works as a prosecutor with the Commonwealth Director of Public Prosecutions. She has worked at the Commonwealth Attorney-General’s Department, both in the Criminal Justice Division and Human Rights Branch, as well as at the Department of Immigration and Citizenship and the Office of the Queensland Director of Public Prosecutions. Lyma is a Law and Justice civilian expert on the register of the Australian Civilian Corps and in 2013, was a holder of the Prime Minister’s Executive Endeavour Award for her work in Cambodia. Since 2008, Lyma has worked as pro bono International Civil Party Lawyer, representing ethnic minority victims, foreign nationals and members of the Cambodian diaspora at the ECCC.

Anne Orford
University of Melbourne

Anne Orford is Michael D Kirby Chair of International Law and an Australian Research Council Future Fellow at Melbourne Law School. Her publications include International Authority and the Responsibility to Protect (2011), Reading Humanitarian Intervention (2003), and the edited collection International Law and its Others (2006). Anne is the President of the Australian and New Zealand Society of International Law, and was the founding Director of the Institute for International Law and the Humanities at Melbourne Law School (2005–12). She holds the degree of Doctor of Laws honoris causa from Lund University and the University of Gothenburg, and was awarded the 2013 Woodward Medal for Excellence in Humanities and Social Sciences by the University of Melbourne.

Dianne Otto
University of Melbourne

Dianne Otto holds the Francine V McNiff Chair in Human Rights Law at Melbourne Law School and is Director of the Institute for International Law and the Humanities. Dianne’s research interests include: addressing gender, sexuality and race inequalities in the context of international human rights law, the UN Security Council’s peacekeeping work, the technologies of global ‘crisis governance’ and other threats to economic, social and cultural rights, as well as the transformative potential of people’s tribunals and other NGO initiatives. Her recent publications include three edited volumes, Gender Issues and Human Rights (2013), a chapter in Margaret Davies and Vanessa Munro (eds), A Research Companion to Feminist Legal Theory (2013) and an article in Jindal Global Law Review (2013). She also authored a bibliographic chapter, “Feminist Approaches”, in Oxford Bibliographies Online: International Law, ed. Tony Carty (2012).
James Parker
University of Melbourne

James Parker is a Lecturer at Melbourne Law School and Director of the Research Program ‘Law, Sound and the International’ at the Institute for International Law and the Humanities. He holds a PhD in law from Melbourne University (2013), an LLM from McGill University (2007) and a BA in jurisprudence from the University of Oxford (2005). His research explores the many relations between law and sound, and particularly in the context of international law. He is currently finishing work on a book entitled Acoustic Jurisprudence: Listening to the Trial of Simon Bikendi which looks at the trial of Simon Bikendi, who was accused by the International Criminal Tribunal for Rwanda of inciting genocide with his songs.

Jadranka Petrovic
Monash University

Jadranka holds a Bachelor of Laws, Master of Laws and Doctorate in Law from the University of Melbourne. In addition to her degrees in law she has completed a number of non-degree based courses in law as well as courses in other disciplines at the University of Melbourne and elsewhere, including Postgraduate Diploma in International Law (Melb), Postgraduate Certificate in Australian Law: Legal Process and Institutions (Melb), Postgraduate course in Advanced Legal Theory and Research Methodology (Melb), Postgraduate Certificate in Academic Practice (Monash), and Multicultural Studies, IT and a range of language courses (various institutions). Presently she teaches and researches at Monash University. Her recent work includes: The Old Bridge of Mostar and Increasing Respect for Cultural Property in Armed Conflict (2013); ‘A monument, identity and nationhood’ in Duncan French (ed), Statehood and Self-Determination (2013) 429-449; ‘What next for endangered cultural treasures? The Timbuktu crisis and the responsibility to protect’ (2013) 11(2) New Zealand Journal of International Law 381-426; and ‘Cultural property’ in Rain Liivoja and Timothy McCormack (eds), Handbook of the Law of Armed Conflict (forthcoming). Currently, she is editing (as well as contributing to) a book on accountability for violations of norms of IHL and working on several other projects.

John Reid
Commonwealth Attorney-General’s Department

John currently leads the International Law and Human Rights Division and Office of International Law in the Commonwealth Attorney-General’s Department. He has been a legal adviser on international law to Government for over a decade, working across a range of legal areas. Previously, John has worked as counsel in the Office of General Counsel and as an in-house legal adviser for the Australian Customs and Border Protection Service. In his current role, John is responsible for advice to Government on all areas of international law, including international human rights and refugee law, international security, international humanitarian law, environment law, law of the sea, air law and international trade and investment law. He is also responsible for domestic human rights policy development and administration of Australia’s domestic human rights laws.

Catherine Renshaw
The Australian Catholic University

Catherine Renshaw is a lecturer in the School of Law at the Australian Catholic University, Sydney. Her research focuses on human rights and democracy in Southeast Asia. In 2011 and 2013 she carried out fieldwork in Myanmar as part of her doctoral research. With Ben Saul, she is editor of Human rights in Asia and the Pacific, Routledge, 2014. She is also the author of numerous journal articles and book chapters, an editor of the Journal of South Asian Law, and between 2008–10 she was Director of an Australian Research Council project based at the Australian Human Rights Centre at the University of New South Wales. She is admitted to practice as a lawyer in the Supreme Court of New South Wales and the High Court of Australia.

Sean Richmond
University of Western Australia

Sean Richmond is a Canadian lawyer and academic who recently completed a doctorate in International Relations at Oxford University under a Commonwealth Scholarship and Doctoral Fellowship from Canada’s Social Sciences and Humanities
Research Council. Prior to his doctoral studies, he completed an LLB in International Law at the University of Ottawa, an MA in Political Science at the University of British Columbia, and a BA (Hon) in Philosophy and Politics at Queen’s University. In addition to his academic studies, he has also worked in the Legal Bureau of Canada’s Department of Foreign Affairs, and in the Policy Division of Legal Aid Ontario. Sean’s research examines the relationship between international law and international politics, and he is committed to increasing the understanding of both fields and using this knowledge towards theoretical and practical ends. Sean’s doctoral thesis examined the influence and interpretation of international law in Canada and Britain’s participation in the Korean war and Afghanistan conflict, with a particular focus on the detainee policies of these states in these wars. His postdoctoral research stems from and builds upon this work, and examines the judicial interpretation and political impact of the international law on the extraterritorial application of human rights.

Dr Penelope Ridings
International Legal Adviser, New Zealand Ministry of Foreign Affairs and Trade

Dr Penelope Ridings is the International Legal Adviser at the New Zealand Ministry of Foreign Affairs and Trade. She has worked on a broad range of international legal issues during her career with the Ministry. Most recently she was the Agent for New Zealand before the International Court of Justice in Whaling in the Antarctic (Australia v Japan, New Zealand Intervening) and is currently Agent for New Zealand in the Advisory Opinion requested by the Sub-Regional Fisheries Commission before the International Tribunal on the Law of the Sea. Previously she was the head of the Trade Law Unit of the Ministry of Foreign Affairs and Trade, and has led the New Zealand legal teams in the WTO dispute settlement case US – Lamb and during the consultation phase of Australia – Apples, and been the Legal Counsel for the Thai-New Zealand Free Trade Agreement and the ‘P4 Agreement’, the precursor to the Trans-Pacific Partnership Agreement. She has been involved in the negotiation of a range of international agreements, including the Western and Central Pacific Fisheries Convention and the FAO Port States Measures Agreement. Her legal roles have been complemented by a number of diplomatic positions including as New Zealand’s Ambassador to Poland and as the High Commissioner to Samoa.

Vernon Rive
Auckland University of Technology

Vernon Rive joined the AUT Law School in 2009 as a Senior Lecturer in Law after over 14 years of private practice, latterly as a partner in the Environmental/Resource Management team in the Auckland office of Chapman Tripp. He lectures and researches in environmental, public, and international environmental law and is a regular contributor to New Zealand and international academic publications. Vernon is also a practising barrister. As sole or co-author, Vernon contributed four chapters to the 2011 LexisNexis book Climate Change Law and Policy in New Zealand. His chapter on Adaptation was cited in the 2014 IPCC 5th Assessment Working Group II Report. As an observer and correspondent for the New Zealand Business Magazine Idealog, Vernon attended and reported on the 2011 UN climate talks in Durban, 2012 UN ‘Rio+20’ Conference in Rio de Janeiro and the 2013 UN climate talks in Warsaw.

Donald Rothwell
The Australian National University

Donald R Rothwell is Professor of International Law, and Deputy Dean at the ANU College of Law, The Australian National University where he has taught since July 2006. His research has a specific focus on law of the sea, law of the polar regions, and implementation of international law within Australia as reflected in over 160 articles, book chapters and notes in international and Australian publications. Rothwell has authored, co-authored or edited 19 books including most recently International Law: Cases and Materials with Australian Perspectives 2nd (2014) with Kaye, Akhtarkhavari and Davis, and Law of the Sea (2013). Major career works include The International Law of the Sea (2010) with Stephens, and The Polar Regions and the Development of International Law (1996). Rothwell is also coordinating editor of the Oxford Handbook on the Law of the Sea (forthcoming, 2015) and Co-
Kim Rubenstein
The Australian National University

Kim Rubenstein is Professor and Director of the Centre for International and Public Law in the ANU College of Law and a Public Policy Fellow at The Australia National University. A graduate of the University of Melbourne and Harvard Law School, her research centres on questions of citizenship and nationality, and gender and citizenship and also covers issues to do with biography. She is the Principal Chief Investigator on the Australian Research Council Grant—‘Trailblazing Women and the Law’ and it is about that research that she is presenting in this conference, through a conversation with Erika Feller.

Imogen Saunders
The Australian National University

Dr Imogen Saunders completed her undergraduate degrees in law (first class honours) and science at the University of Western Australia. Imogen practised law in Western Australia, before moving to Canberra to begin a PhD at The Australian National University, on the subject of Article 38(1)(c) of the Statute of the International Court of Justice. She completed the PhD in 2012, and graduated in 2013. She has presented on the interaction between general principles of law and other areas of law at the 2011 ANU CIPL Workshop and the 2012 Four Societies Conference. Publications from both events are forthcoming. Imogen has been a full time member of the academic staff at the ANU College of Law since 2012. She currently teaches in the areas of Public

Ben Saul
University of Sydney

Ben Saul is Professor of International Law and an Australian Research Council Future Fellow at the University of Sydney. Ben has expertise in international counter-terrorism law, human rights, the law of armed conflict, international criminal law, and refugee law. He has published 10 books, 80 scholarly articles, and hundreds of other publications and presentations, and his research has been used in national and international courts. Ben has taught law at Oxford, The Hague Academy of International Law and in China, India, Nepal and Cambodia, and has been a visiting professor at Harvard. Ben practises as a barrister in international and national courts, has advised various United Nations bodies and foreign governments, and has delivered foreign aid projects. He has a doctorate in law from Oxford and honours in Arts and Law from Sydney. Ben often appears in the media and has published opinion pieces in The New York Times, The Guardian, Al-Ahram, The Australian, The Age, The Sydney Morning Herald, among others. His media appearances include the BBC, CNN, ABC, Radio France, Voice of America, Al Jazeera, Radio Free Europe, The Economist, The Guardian, Le Monde, China Daily, Xinhua, CCTV, The Huffington Post, Voice of Russia, El Pais, South China Morning Post, Straights Times, and Haaretz, and many Australian media outlets.

Editor of the *Australian Year Book of International Law*. In 2012 he was appointed as Rapporteur of the International Law Association (ILA) Committee on ‘Baselines under the International Law of the Sea’. He has taught a range of courses including Law of the Sea, International Dispute Resolution, International Law and Use of Armed Force, International Humanitarian Law, Military Operations Law, and Public International Law. Rothwell was previously Challis Professor of International Law and Director of the Sydney Centre for International and Global Law, University of Sydney (2004–06), where he had taught since 1988. He has acted as a consultant or been a member of expert groups for United Nations Environmental Program, United Nations Development Program, International Union for Conservation of Nature, the Australian Government, and acted as advisor to the International Fund for Animal Welfare. In 2012 Rothwell was also appointed an inaugural ANU Public Policy Fellow by the ANU Vice-Chancellor, Professor Ian Young. He is a regular media commentator on international law issues and has written opinion columns for all of the major daily newspapers in Australia and regularly appears on ABC TV 7.30, ABC Radio AM and PM, ABC Radio National, and been interviewed for Al Jazerra (TV), BBC World (TV), and the Voice of America.

Kim Rubenstein
The Australian National University

Ben Saul
University of Sydney

Kim Rubenstein is Professor and Director of the Centre for International and Public Law in the ANU College of Law and a Public Policy Fellow at The Australia National University. A graduate of the University of Melbourne and Harvard Law School, her research centres on questions of citizenship and nationality, and gender and citizenship and also covers issues to do with biography. She is the Principal Chief Investigator on the Australian Research Council Grant—‘Trailblazing Women and the Law’ and it is about that research that she is presenting in this conference, through a conversation with Erika Feller.
International Law, International Trade Law, Property and Equity.

Kirsten Sellars
National University of Singapore

Kirsten Sellars is currently Research Fellow at the Centre for Asian Legal Studies at the National University of Singapore’s Faculty of Law. She focuses on Asian perspectives on public international law, with a particular interest in international aggression and uses of force, international criminal law, and law of the sea. Her route into academia began with journalism, having written on international affairs 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 the books of the year in the New Statesman, and was translated into Korean as In-gwon Geu Wiseon-eui Yeoksma (tr. Oh Seung-hoon). Her latest book, ‘Crimes Against Peace’ and International Law, was published last year by Cambridge University Press.

Guy Fiti Sinclair
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Guy is a graduate of the University of Auckland Faculty of Law and New York University School of Law. He recently joined the Victoria University of Wellington Law Faculty, where he teaches courses on international institutions and the history and theory of international law. In addition to these subjects, Guy’s research interests include law and social theory; colonialism and decolonisation in international law; and development, globalisation and global governance. He is the Associate Editor of the European Journal of International Law.

Geoff Skillen
The Australian National University

Geoff Skillen served as a legal officer in the Australian Defence Force from 1975–98. From 1995–98, he occupied the position of Director-General of Defence Force Legal Services, holding the rank of Air Commodore. From 1998–2010, he served as a legal officer in the Commonwealth Attorney-General’s Department. From 2003–2010, he was the Principal Legal Officer in the Office of International Law, International Human Rights section. He is an Adjunct Professor at The Australian National University College of Law and since 2010 has performed academic work at ANU. Since that time he has also undertaken a number of roles on contract with the Australian Government, including as Counsel to the Defence Abuse Response Taskforce in 2013. He is a long standing member of the Red Cross movement, serving on a number of Australian Red Cross committees since 1995. Since 2010 he has been the Chair of Australian Red Cross’s national committee on International Humanitarian Law.

Christoph Sperfeldt
The Australian National University

Christoph Sperfeldt is a PhD scholar at the Centre for International Governance & Justice (CIGJ) at The Australian National University, working under the supervision of Professor Hilary Charlesworth. Before joining CIGJ, Christoph worked largely in the fields of human rights and transitional justice, with a focus on Southeast Asia. He has been Regional Program Coordinator at the Asian International Justice Initiative, a joint program of the East-West Center and UC Berkeley’s War Crimes Studies Center, where he has supported regional human rights and justice sector capacity-building efforts in the ASEAN region. Prior to this, Christoph was Senior Advisor with the Gesellschaft für Internationale Zusammenarbeit in Cambodia. In this capacity, he worked from 2007–10 as an Advisor to the Secretariat of the Cambodian Human Rights Action Committee and from 2010–11, as Advisor to the Victims Support Section of the Extraordinary Chambers in the Courts of Cambodia.

Timothy Stephens
University of Sydney

Dr Tim Stephens is an international lawyer and human geographer and Associate Professor in the Faculty of Law. He has published widely on issues of public international law, national and international environmental law and the law of the sea. He is Associate Dean (Postgraduate Coursework) of Sydney Law School and Editor-in-Chief of the Asia Pacific Journal of Environmental Law.
Dai Tamada
Kobe University

Professor Dai Tamada holds a chair of public international law at the Graduate School of Law in Kobe University. BA (Kyoto University, 1998), LLM (Kyoto University, 2000), PhD (Kyoto University, 2014), Assistant Professor (Kyoto University, 2003–05), Associate Professor (Okayama University, 2005–09), Associate Professor (Kobe University 2009–13), Professor (Kobe University 2014–). He specialises in the procedural law of international courts and arbitration, international investment law and the law of State responsibility. His recent publication includes *Legal Effects of the International Courts’ Judgments* (Yuhikaku, Tokyo, 2012, vii+242pp). He organised a symposium on the *Whaling case* in Kobe University Centre for International Law, which will be published in 2015. He works in the Ministry of Economy, Trade and Industry and in the Research Institute of Economy, Trade and Industry advising on the economic policy of the Japanese government.

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Chantal Thomas is Professor of Law at Cornell Law School, where she also directs the Clarke Initiative for Law and Development in the Middle East and North Africa. Professor Thomas teaches in the areas of Law and Development and International Economic Law. Prior to joining Cornell, Professor Thomas chaired the Law Department of the American University in Cairo, and also served on the University of Minnesota and Fordham University law faculties. She has been a Visiting Professor teaching international economic law at institutions such as the Center for Transnational Legal Studies in London, and Soochow University in China. Professor Thomas has consulted for the USAID Bureau for Democracy, Conflict, and Humanitarian Affairs, and she currently serves on the Executive Council of the American Society of International Law and the US State Department’s Advisory Committee on International Law. Professor Thomas focuses her scholarship on the relationship between international law, political economy, and global social justice in a variety of contexts. Her recent writings include: *Developing Countries in the WTO Legal System* (with Joel Trachtman, 2009); *Law and Neoclassical Economic Development: Toward an Institutionalist Critique of Institutionalis* (96 Cornell Law Review 101 (2011); and *Migrant Domestic Workers in Egypt: A Case Study of the Economic Family in Global Context*, 58 American Journal of Comparative Law 987 (2010).

James Upcher
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James is an associate in London at the law firm Volterra Fietta, where he advises and represents States and private clients in a wide range of international law disputes, including disputes before the International Court of Justice and the Permanent Court of Arbitration. He previously worked at the International Criminal Tribunal for the former Yugoslavia in The Hague. James graduated in Arts and Laws at the University of Tasmania and received his doctorate in international law at the University of Oxford, where he studied under a Commonwealth Scholarship and a Sir Robert Menzies Memorial Scholarship. A monograph based on his doctorate, *Neutrality in Contemporary International Law*, is forthcoming with Oxford University Press in 2015.

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Dr Jure Vidmar holds a Leverhulme Early Career Fellowship in the Faculty of Law, University of Oxford, where he is a Research Fellow of St John’s College. He is also an Extraordinary Lecturer at the Centre for Human Rights, Faculty of Law, University of Pretoria, and a Visiting Fellow at Harvard Law School. Previously, he was a Research Fellow at the Institute of European and Comparative Law, University of Oxford. Jure’s main research and teaching interests lie within public international law, human rights, jurisprudence, and EU law. He is the author of a monograph entitled ‘Democratic Statehood in International Law: The Emergence of New States in Post-Cold War Practice’ (2013) and co-editor (with Erika de Wet) of ‘Hierarchy in International Law: The Place of Human Rights’ (2012). Jure is also an editor of the *Hague Yearbook of International Law*. 
Joseph H Weiler
European University Institute

Joseph H Weiler is President of the European University Institute (EUI). Previously he served as Professor of Law and Jean Monnet Chair at Harvard Law School and subsequently as Director of the Jean Monnet Center at NYU School of Law. Weiler is Editor-in-Chief of the European Journal of International Law and the International Journal of Constitutional Law. Weiler is also an Honorary Professor at University College London and the University of Copenhagen, and Co-Director of the Academy of International Trade Law in Macao, China. He holds a PhD in European Law from the EUI, Florence and honorary degrees from various European universities. Weiler is author of articles and books in the fields of international, comparative, and European law. His publications include The Constitution of Europe – do the New Clothes have an Emperor? (1998); The EU, the WTO, and the NAFTA: Towards a Common Law of International Trade? (2000); Un’Europa Cristiana (2003), The Worlds of European Constitutionalism, (with Gráinne De Búrca) (2012) and a novella, Der Fall Steinmann (2000). He is currently completing a book entitled Reconsidering the Trial of Jesus – A Reading for our Times. Weiler’s research focus is on issues of European integration, trade and globalisation, trans-national governance and democracy and the interface of law and religion.

Deborah Whitehall
University of Melbourne

Deborah Whitehall (BA (Hons)/LLB(Hons), BCL(Oxon)) wrote her doctoral dissertation at the University of Melbourne on Hannah Arendt and International Law. Her research lies at the intersection of international law, international human rights, and legal theory.

Sarah Williams
University of New South Wales

Dr 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). Her research areas include international criminal law, international humanitarian law and international disaster law. Sarah’s book, Hybrid and Internationalised 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 program. Sarah is currently involved in two projects funded by the ARC; the first considers civil society participation in international criminal tribunals, while the second explores the potential of transformative reparations for sexual crimes.

Keith Wilson
University of Adelaide

Keith Wilson is currently the Senior International Trade Law Counsellor for the Institute for International Trade (IIT) at the University of Adelaide. He has worked in senior management positions as well as in a range of legal, policy and technical roles in government, the private sector and tertiary education, and in international organisations. He has over 25 years experience in international law and international relations, in fields including international trade law, transport, air and space laws, security and disarmament, human rights and public accountability. He has been engaged on numerous international development assistance projects, and has delivered training programs in over 30 countries in Africa, the Asia-Pacific and other regions. Keith has been a visiting lecturer in undergraduate and post-graduate courses at the University of Adelaide, Flinders University, and the University of the South Pacific, and in law, diplomacy and fellowship programs for several UK and European-based universities. He developed IIT’s inter-disciplinary Master of International Trade and Development program, launched in 2010. He has a Master of Laws (Public International Law, summa cum laude) from Leiden University, the Netherlands, and a B.A. and LLB (Hons) from the University of Adelaide.
About the ANU College of Law

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And as Australia – and the legal system that underpins it – becomes even more globalised, CIPL provides a genuinely integrated approach to linking international law and public law, and exploring the relationship between them.

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