Strengthening the Validity of International Criminal Tribunals

Voksenåsen Hotel, Oslo
29-30 August 2016
Introduction

International Criminal Law (ICL) re-emerged onto the global stage during the 1990s in a flood of good will and optimism. Two decades onwards, ICL has not proven to be the panacea some hoped it might be. Today many query whether the field of ICL can live up to the high expectations that have been placed upon it, and whether it is truly possible for the international criminal justice system to bring peace, reconciliation and accountability to communities ravaged by violence, hatred and impunity. Expectations are shifting as to what ICL can realistically achieve.

The ad hoc tribunals are winding down amidst mixed reviews. The International Criminal Court is facing challenges of its own, not least its uneasy relationship with some African states. At the same time, calls are being made for new courts and ad hoc jurisdictions to be created and for new crimes to be added to make ICL more relevant in today’s world. Some see the answer in complementarity, but this too may not be the solution that, on the face of it, it appears to be. Where then, should we go from here? What possibilities are there for increasing the effectiveness, and, ultimately, the legitimacy of ICL?

Pluricourts’ International Criminal Pillar is proud to host this conference, bringing together a range of experts from a wide variety of backgrounds and perspectives who, over the course of two days, will discuss and debate how the field of international criminal justice can be made more valid, effective and, ultimately, legitimate as it moves into the future.

The presentations have been grouped into three broad categories. The first discusses how the processes of ICL can be made more effective. Presenters will reflect upon what we mean by effectiveness, and how different processes and aspects of ICL can be made more effective. The second grouping looks to other courts and institutions to see whether lessons can be drawn from them. The third grouping addresses whether more courts or more crimes might provide an answer, and explores what choices are available that might help to turn the international criminal justice project around.

We warmly welcome you to the wonderful Voksenåsen Hotel with its beautiful views of the fjord, and hope that you are able to enjoy many fruitful discussions.

Professor Cecilia Bailliet, Pluricourts

Joanna Nicholson, Post-doctoral Researcher, Pluricourts

Ester E. J. Strømmen, Research Assistant, Pluricourts
Programme

Monday 29 August

08:30-09:00  Registration
09:00-09:15  Welcome
  Cecilia M. Bailliet, PluriCourts, University of Oslo

Session 1 Making the Processes of International Criminal Justice More Effective

09:15-10:35  Chair: Geir Ulfstein, Director, PluriCourts
  Who Defines Effectiveness in International Criminal Law?
  Mikkel Jarle Christensen, iCourts
  The Management of Third Party Amicus Participation before International Criminal Tribunals: Juggling Efficiency and Legitimacy
  Jamie Trinidad, Lauterpacht Center for IL, co-author Avidan Kent, University of East Anglia
  Defense Perspectives on Fairness and Efficiency at the International Criminal Court
  Jenia I. Turner, Dedman School of Law, Dallas

10:35-10:50  Coffee break
10:50-12:10  Chair: Joanna Nicholson, Post-Doc, PluriCourts
  Overcoming Barriers to Reliable Fact-finding in International Criminal Trials
  Yvonne McDermott, Bangor University
  The Dog Biting the Tail Wagging the Dog? The Relationship between International Criminal Jurisdictions and their Governance Institutions
  Sergey Vasiliev, Leiden University
  From Law versus Politics to Law in Politics: A Pragmatist Assessment of the ICC’s impact
  Geoff Dancy, Tulane University, co author Florencia Montal, University of Minnesota

12:10-13:15  Lunch
13:15-14:35  
**Chair:** Nobuo Hayashi, International Law and Policy Institute

**Strengthening the Effectiveness of International Criminal law through the Principle of Legality**  
Joanna Nicholson, PluriCourts

**Enhancing the Effectiveness of the Crime of Genocide**  
Carola Lingaas, University of Oslo

**Expediting Trials at the ICC: The Role of States Parties in Amending the Rules of Procedure and Evidence**  
Shehzad Charania, British Embassy, The Hague

14:35-14:50  
**Coffee break**

### Session 2 Learning from and Relying Upon other Courts and Institutions

14:50-15:50  
**Chair:** Cecilia M. Bailliet, PluriCourts, University of Oslo

**How Positive is Positive Complementarity? Assessing the Genuineness of National Procedures by Reference to Human Rights Standards**  
Nobuo Hayashi and Tamas Vince Adany, International Law and Policy Institute and Pázmány Péter Catholic University

**Do too many cooks spoil the broth? A Proposal for a Joint Strategy between the Office of the Prosecutor and the Inter-American Comission on Human Rights**  
Marialejandra Moreno Mantilla, The International Criminal Court, The Hague

15:50  
**Coffee break**

16:10- 17:30  
**Chair:** Gentian Zyberi, Norwegian Centre for Human Rights

**Learning Lessons and Leaving Legacies: Constructing Validity at the International Criminal Tribunals**  
Viviane Dittrich, London School of Economics

**The International Criminal Court and the Security Council: The Power of Politics and the Undermining of Justice**  
Kirsten Bowman, Uppsala University

**The Concept of Collegiality in Theory and Practice: Lessons for the ICC?**  
Hemi Mistry, University of Nottingham

17:30  
**End of first day**

19:00  
**Dinner**
Tuesday 30 August


09:30-10:30  Key note speech: Mandiaye Niang, former Judge of the International Criminal Tribunal for the former Yugoslavia and the International Criminal Tribunal for Rwanda, Africa and the Legitimacy of the ICC in Question

10:30-10:45  Coffee Break

10:45-12:05  Chair: Jo Stigen, Department of Public and International Law, University of Oslo

- Productions and Meanings of Justice in the Trial of Chad’s Hissène Habré in Senegal
  Kerstin Carlson, iCourts

- Insurgent Complementarity and Kurdish Courts
  René Provost, McGill University

- From Nuremburg to Malabo: Economic actors and International Crimes
  Franziska Oehm, University of Erlangen-Nürnberg

12:05-13:15  Lunch

13:15-14:35  Chair: Kjersti Lohne, PluriCourts

- The Ineffectiveness of the ICL system in Africa: Alternatives for Re-moulding ICL on the African Continent
  Dorothy Makaza, University of Hamburg

- Why the Current International Criminal Justice Project Cannot Succeed and the Choices to Turn it Around
  Marieke de Hoon, University of Amsterdam

- Symbolism as a Constraint on International Criminal Law
  Marina Aksenova, iCourts

14:35-14:50  Closing remarks

Cecilia M. Bailliet and Joanna Nicholson, PluriCourts, University of Oslo
Biographies

Presenters

Tamas Adany

Tamas Adany is an associate professor at the Pázmány Péter Catholic University, Budapest where he is currently also the acting head of the Department of Public International Law. He is a graduate (doctor of law) of the same law school and the Alta Scuola Economia e Relazioni Intenzionali (master of arts) in Milan, Italy. He holds a PhD in international law, written on the preconditions and exercise of the jurisdiction of the ICC. Edited or authored books in international criminal law, humanitarian law, human rights law and several other papers on the dynamics of inter-state relations. He worked for the Hungarian Government in the implementation of the judgement of the Gabčíkovo-Nagymaros Barriage System judgement of the ICJ and has also been occasionally involved in several international law related private enterprises.

Marina Aksenova

Marina Aksenova is postdoctoral Research Fellow at the University of Copenhagen, Centre of Excellence for International Courts (iCourts). She completed her PhD in international criminal law at the European University Institute (in Florence) and an MSc degree in criminology and criminal justice at the University of Oxford. She worked as legal assistant for the defence teams at the International Criminal Tribunal for the Former Yugoslavia and as a legal intern at the Extraordinary Chambers in the Courts of Cambodia. Aksenova has experience in private legal practice (international arbitration). She served as a consultant to NGOs, EU agencies and national defence teams on issues related to sentencing, human rights and conspiracy charges in international criminal law. Aksenova has published in the fields of international criminal law and comparative criminal law and her PhD thesis ‘Complicity in International Criminal Law’ (Hart, forthcoming 2016) won Mauro Cappelletti Prize for the Best Thesis in Comparative Law.

Cecilia Bailliet

Cecilia M. Bailliet is Professor, Director of the Masters Program in Public International Law, and responsible for the Profile on International Law. She has a combined J.D./M.A. (honours) degree from The George Washington University Law School & Elliott School of International Affairs (U.S.A). She received her Doctorate in law from the University of Oslo. Bailliet researches transnational and cross-disciplinary issues within international law including general public international law, human rights, refugee law, counter-terrorism, and peace. She has served as consultant to national and international organizations, and her research has been the basis for the creation of guidelines in various institutions. She created the courses “Refugee and Asylum Law” and “The Right to Peace” and is in charge of the Masters Level course on “Public International Law” at the Law Faculty.

Kirsten Bowman

Kirsten Bowman is currently working to complete her PhD at Uppsala University in the field of public international law, looking at the relationship between the UN Security Council and the international criminal courts from the perspectives of institutional judicial independence and the perception of legitimacy. She has previously worked as a legal officer at both the ICC and ICTR, as well as having clerked in Chambers at the ICTY. She spent time working in the Office of the Prosecutor but has primarily worked in Chambers where, at the ICC, she worked for then Vice President Blattmann on the first case to come before the Court. As well, she has taught International Criminal Law and International Courts courses at Georgetown University and consults for organizations focusing on ICL, including the UN, the Open Society Justice Initiative, the Women’s Initiative for Gender Justice, and the International Bar Association. She holds a J.D. and is a member of the New York Bar.
Kerstin Bree Carlson

Kerstin Bree Carlson is a post-doc at iCourts, the Danish National Research Foundation's Centre for Excellence in International Courts at the law faculty of the University of Copenhagen. Prior to coming to iCourts, she was an assistant professor and department co-chair (International & Comparative Politics) at The American University of Paris. Kerstin practiced international arbitration at Cleary Gottlieb Steen & Hamilton in Paris, clerked for a U.S. district court judge, the Honorable David Folsom, in Texas, and is the recipient of two Fulbright research grants, one to Croatia and the second to UNESCO in Paris. She has a JD and a PhD from the University of California, Berkeley, though she is originally from the U.S.'s east coast.

Shehzad Charania

Shehzad Charania is the Legal Adviser and Head of International Law at the British Embassy in The Hague, on posting from the Foreign and Commonwealth Office, responsible for implementing UK policy towards The Hague-based international courts and tribunals. He was previously an Assistant Legal Adviser at the FCO. Prior to that, he was a litigator at the Government Legal Department, dealing with national security and counter-terrorism cases. He began his legal career in the City of London as a finance lawyer.

Mikkel Jarle Christensen

Mikkel Jarle Christensen holds a MA from the Department of Philosophy and History of Ideas, Aarhus University, and a PhD from the Faculty of Law, University of Copenhagen. He has previously done research on the historical battles to define the Danish police and prosecution. He is currently working for iCourts in Copenhagen and as an Associate Professor in Law.

Geoff Dancy

Geoff Dancy is an Assistant Professor in the Department of Political Science at Tulane University. He studies international human rights law, transitional justice, repression, civil war, and pragmatism. He received his Ph.D. from the University of Minnesota in summer 2013, where served for three years as director for the Transitional Justice Research Collaborative (TJRC). He is currently working on a book project entitled Beyond Backlash: A Pragmatist Approach to Human Rights Law and Activism.

Marieke de Hoon

Dr. Marieke de Hoon is a lawyer specializing in international criminal law, public international law and human rights law. She obtained both her Bachelor of Laws degree (LL.B. cum laude) and her Master of Laws degree (LL.M. cum laude) from Utrecht University and her Ph.D. from VU University (Amsterdam). She currently holds a position as Assistant Professor at the Transnational Legal Studies department of the Faculty of Law of VU University in Amsterdam. Her research focuses on the law and politics of international criminal justice and use of force, and she teaches international law and the international law clinic. She is moreover Senior Counsel at the Public International Law & Policy Group (PILPG) and Director of PILPG's Netherlands Office, where she provides legal assistance to clients in conflict and post-conflict situations with regard to international criminal law, transitional justice, peace negotiations, post-conflict rule of law development, and human rights redress.

Viviane Dittrich

Viviane Dittrich is a postgraduate researcher, London School of Economics and Political Science (LSE). Her research focuses on the international criminal tribunals and the notion of legacy. She holds a PhD in International Relations from the LSE. After undergraduate studies at Sciences Po Paris and Wellesley College she received an MSc in International Relations from the LSE and a Master's degree from Sciences Po. Currently she teaches on international law, international institutions and global crime at Sciences Po, LSE and Royal Holloway, University of London.

Nobuo Hayashi

Nobuo Hayashi specialises in the law of armed conflict, particularly the fundamental principles, conduct of hostilities and protection of victims; international criminal law, especially war crimes and modes of liability including command/superior responsibility; and public international law, in particular recourse to force and state responsibility.
His most significant works cover military necessity, threat of force, and the law and ethics of nuclear weapons. He brings with him more than fifteen years of experience performing advanced research, advising international prosecutors, authoring court submissions, teaching at universities and publishing scholarly articles in the aforementioned areas as well as other related fields. His major Positions include: Visiting Lecturer, UN Interregional Crime and Justice Research Institute (2007-present); Researcher, PluriCourts, University of Oslo Law Faculty (2012-2016); Visiting Professor, International University of Japan (2005-2015); Researcher, Peace Research Institute Oslo (2008-12); Legal Advisor, Norwegian Centre for Human Rights (2006-8); Legal Officer, Prosecutions Division, Office of the Prosecutor (OTP), International Criminal Tribunal for the Former Yugoslavia (ICTY) (2004-6); and Associate Legal Officer, ICTY OTP Legal Advisory Section (2000-3).

Carola Lingaas
Carola Lingaas is a PhD candidate at the University of Oslo (Norway). Her research explores the concept of race in international criminal law, with a particular focus on the crime of genocide. After her Master’s studies in law at the University of Zürich (Switzerland) she worked at the Public Prosecutor’s Office, the District Court and a law firm. She then joined the International Committee of the Red Cross (ICRC), where she worked as a field delegate (2002-2003) in South Sudan during the second civil war. She completed an LL.M. in Public International Law at the University of Oslo in 2005. From 2006-2013, Carola worked for the Norwegian Red Cross.

Dorothy Makaza
Dorothy Makaza is a DAAD (Deutscher Akademischer Austausch Dienst) scholar and a PhD candidate at the University of Hamburg. Her research aims to identify effective compliance mechanisms in international law within the framework of African criminal justice. Her passion and specialisations lie in the fields of public international law, international criminal law, human rights law, international humanitarian law and conflict management. Dorothy holds a master’s degree in human rights and conflict management from Scuola Superiore Sant’ Anna in Italy, as well as a bachelor’s degree in law (LLB) from the University of Fort Hare in South Africa. Dorothy has interned and worked with a number of international organisations including the German Institute of Global and Area Studies (Institute for African Affairs) as well as Amnesty for Women, a women’s rights organisation in Hamburg which she presently continues to be professionally affiliated with.

Yvonne McDermott
Dr. Yvonne McDermott is Senior Lecturer in Law at Bangor University, UK, where she is also Director of Teaching and Learning and Co-Director of the Bangor Centre for International Law. Yvonne is a graduate of the National University of Ireland, Galway (LL.B.), Leiden University (LL.M.) and the Irish Centre for Human Rights (Ph.D.). Her research focuses on fair trial rights, international criminal procedure and international criminal law. She is the author of Fairness in International Criminal Trials (Oxford University Press, 2016).

Hemi Mistry
Dr Hemi Mistry joined the University of Nottingham School of Law as Assistant Professor in September 2015. She successfully defended her doctoral thesis – completed at the same institution – entitled ‘Judicial Authority, Dissent, and the Project of International Justice’ in February 2016. More broadly, Hemi’s current research focuses upon how procedural choices and practices before international courts and tribunals affect the the substance and nature of the ‘international justice’ pursued by those institutions. In 2014, Hemi was awarded the Antonio Cassese Initiative prize for innovative perspectives in international criminal law for the paper entitled ‘The Paradox of Dissent: Judicial Dissent and the Projects of International Criminal Justice’. An updated version of this paper was published in the Journal of International Criminal Justice in June 2015.

Marialejandra Moreno Mantilla
Marialejandra Moreno Mantilla is a Colombian lawyer qualified to practice with several years of experience in the field of public international law. She previously worked for the Comisión Colombiana de Juristas in Bogotá and the Organization of American States in Washington D.C. After moving to The Hague, she assisted the Defence Standby Team of Radovan Karadžić at the International Criminal Tribunal for the former Yugoslavia, worked at the International Criminal Court and has collaborated with Human Rights in Practice under the supervision of Helen Duffy.
Moreno Mantilla holds a degree in Advanced Studies in Public International Law from Leiden University. She studied Law and International Relations at El Rosario University, in Bogotá, Colombia, and won several awards for her academic excellence. Her current research interests cover International Criminal Law and Public International Law (particularly unconstitutional changes of government).

Mandiaye Niang
Mandiaye Niang is a Senegalese Lawyer who has practiced in Senegal since 1987 as a judge and thereafter as a prosecutor. He served as a judge of the Appeals Chamber of the ICTY and ICTR at The Hague from October 2013 to March 2016. Prior to that appointment Mr. Niang served in different capacities in ICTR (Arusha), including as a Senior Legal Advisor to the Judges and as Chief of Staff of the Registrar. Mr Niang served also with the United Nations Office on Drugs and Crime (UNODC) as its Regional Representative for Southern Africa from early 2011 to October 2013. He was based in Pretoria, South Africa. Upon completion of his tenure as an ICTR/ICTY Judge, Mr. Niang relocated to Senegal. He has recently been appointed as the Director of Criminal Affairs and Pardons, in the Ministry of Justice of Senegal.

Joanna Nicholson
Joanna Nicholson is a Post-Doctoral Research Fellow at Pluricourts, specialising in international criminal law. Her PhD is entitled ‘Fighters as Victims in International Criminal Law’ and was written at the Norwegian Centre for Human Rights. She previously practiced law for several years, both in private law firms and as a public prosecutor.

Franziska Oehm
Franziska Oehm is a PhD research associate at University of Erlangen-Nürnberg. Her work focuses on economic actors and their international criminal liability and is part of the research project “Human Rights as Standards for Transnational Economic Law”. Previously, she worked for the International Nuremberg Principles Academy in Nürnberg. Moreover, she participated in a summer program for PhD students in international criminal law in Phnom Penh, Cambodia. She is the director and initiator of the Refugee Law Clinic in Erlangen. Oehm studied law in Erlangen and Madrid. Moreover, she is an LL.M. candidate (International Law) and Nuremberg Trials & Ben Ferencz Fellow at Chapman University in California where she is also going to co-teach international criminal law in fall 2016.

René Provost
René Provost holds a Bachelor of Laws from the Université de Montréal, a Master of Laws from the University of California at Berkeley, and a D.Phil. from the University of Oxford. He served as law clerk to the Honourable Justice Claire L’Heureux-Dubé at the Supreme Court of Canada in 1989-1990, and taught international law at Lehigh University in Pennsylvania in 1991. He joined the Faculty of Law of McGill University in 1994, first as a Boulton Fellow (1994-1995), then as Assistant Professor (1995-2001) Associate Professor (2001-2015), and Full Professor (from 2015). He was the Associate Dean (Academic) of the Faculty of Law from 2001 to 2003. From 2005 to 2010 he was the founding Director of the McGill Centre for Human Rights and Legal Pluralism. Professor Provost teaches Public International Law, International Human Rights Law, International Humanitarian Law, International Environmental Law, Legal Anthropology, and various courses in legal theory. He is the author of International Human Rights and Humanitarian Law (Cambridge University Press, 2002), the editor of State Responsibility in International Law (Ashgate-Dartmouth, 2002), Mapping the Legal Boundaries of Belonging: Religion and Multiculturalism from Israel to Canada (Oxford University Press, 2015), Culture in the Domains of Law (Cambridge University Press, forthcoming), and co-editor of International Law Chiefly as Applied and Interpreted in Canada, 7th Ed. (Emond Montgomery, 2014), Confronting Genocide (Springer Verlag, 2011), Dialogues on Human Rights and Legal Pluralism (Springer Verlag, 2013). He was the president of the Société québécoise de droit international from 2002 to 2006. In 2015, he was named a Fellow by the Pierre Elliott Trudeau Foundation for his contribution to the advancement of knowledge in the social sciences and humanities.
Jamie Trinidad
Dr Jamie Trinidad is a Fellow of Wolfson College, Cambridge and of the Lauterpacht Centre for International Law. He is interested in most areas of international law, but has a particular interest in territorial disputes (both land and sea) and the right of peoples to self-determination. He is a practising barrister, and has acted for a range of clients, including governments, financial institutions, regulators, NGOs and private individuals. For the past few years he has acted as the Gibraltar Government’s principal adviser in international law matters. He has a PhD from Cambridge.

Jenia Turner
Jenia Iontcheva Turner is a Professor at SMU Dedman School of Law in Dallas, Texas, where she teaches criminal procedure, comparative criminal procedure, international criminal law, and international organizations. Before joining SMU, Professor Turner served as a Bigelow Fellow at the University of Chicago Law School, where she taught legal research and writing and comparative criminal procedure. Professor Turner attended law school at Yale, where she was a Coker Fellow and articles editor for the Yale Law Journal and the Yale Journal of International Law. After her first year of law school, she was a summer clerk at the Appeals Chamber of the International Criminal Tribunal for the former Yugoslavia, and the following summer, she worked at the Federal Public Defender’s Office in Houston and the New York and Paris offices of Debevoise & Plimpton. Professor Turner’s scholarship interests include comparative and international criminal law and procedure, and she has written numerous articles and book chapters on these subjects. In 2009, Professor Turner completed Plea Bargaining Across Borders, a book exploring plea bargaining in several national and international jurisdictions. She is also a co-editor of the forthcoming Oxford Handbook on Criminal Process.

Sergey Vasiliev
Sergey Vasiliev is an Assistant Professor at the Grotius Centre for International Legal Studies, Leiden University. He was previously a (postdoctoral) researcher and lecturer in international criminal law and procedure at the law schools of Vrije Universiteit Amsterdam (2012-15) and University of Amsterdam (2006-12). He holds a Ph.D from the University of Amsterdam and an LL.M. from Maastricht University.

Biographies
Chairs

Kjersti Lohne
Kjersti Lohne holds a doctorate in Criminology from the University of Oslo (2015). Her doctoral thesis, Advocates of Humanity: Human Rights NGOs in International Criminal Justice, analyses the cultural meaning of global justice-making through international criminal law, and focuses specifically on the role that human rights NGOs play in the materialities and imaginaries of international criminal justice. It is based on a multi-sited ethnography including interviews with key players in The Hague (and other places in the Netherlands) and in Uganda as well as Belgium, Norway, Rwanda and the UK. Lohne has previously worked as research assistant, researcher, lecturer and senior researcher at the Police University College (2010), the Department of Criminology and Sociology of Law (2011-2015), and the Peace Research Institute Oslo (PRIO) (2010, 2016). She has also been a visiting researcher at the Center for International Criminal Justice at Vrije Universiteit in Amsterdam (2013) and at the Centre for Criminology at the University of Oxford (2014).
Jo Stigen
Jo Stigen is professor at the Department of Public and International Law, University of Oslo. He is responsible for the course on International Criminal Law, as well as for Norwegian Criminal Procedure. He is Editor-in-Chief of the Nordic Journal of Human Rights (2009-) and a member of the Editorial Board to the Forum for International Criminal and Humanitarian Law (2008-). Stigen was a Norwegian delegate to the Diplomatic Conference on the Adoption of the Rome Statute of the International Criminal Court (1998), as well as a Norwegian delegate to the Preparatory Committee on the Establishment of the International Criminal Court (1996-97). His doctoral thesis (Martinus Nijhoff, 2008) analyzed the ICCs principle of complementarity. Stigen has published on international law, international criminal law and Norwegian criminal law. He has recently co-authored (with Elizabeth Baumann) the first Norwegian textbook on international criminal law (forthcoming). He has previously worked as a lawyer for the Norwegian Attorney General for Civil Affairs and as a senior officer for the Ministry of Justice, Legal Department.

Geir Ulfstein
Geir Ulfstein is Professor of international law at the Department of Public and International Law, University of Oslo and Co-director of PluriCourts – Centre for the Study of the Legitimate Roles of the Judiciary in the Global Order, University of Oslo. He has been Director of the Norwegian Centre for Human Rights, University of Oslo (2004-2008). Ulfstein has published in different areas of international law, including the law of the sea, international environmental law, international human rights and international institutional law. He recently co-edited (with Helen Keller) UN Human Rights Treaty Bodies. Law and Legitimacy (CUP 2012), co-authored (with Jan Klabbers and Anne Peters) The Constitutionalization of International Law (OUP 2009) and was co-editor (with Thilo Marauhn and Andreas Zimmermann) of Making Treaties Work: Human Rights, Environment and Arms Control (CUP 2007). He is General Editor (with Andreas Follesdal) of the book series Studies on Human Rights Conventions (CUP). He is member of the Executive Board of the European Society of International Law.

Gentian Zyberi
Gentian Zyberi holds a bachelor’s degree (LL.B) from Tirana University, Albania, and a Master’s degree (LL.M) and a PhD degree in International Law from Utrecht University, the Netherlands. Currently he works as Associate Professor at the Norwegian Center for Human Rights of the University of Oslo. Previously he has worked at the Amsterdam Center for International Law of the University of Amsterdam and the Netherlands Institute of Human Rights of Utrecht University. He started practicing international law in November 2004 by working as defence lawyer in two cases tried before the International Criminal Tribunal for the former Yugoslavia (ICTY), namely Prosecutor v. Limaj et al and Prosecutor v. Haradinaj et al.. In 2009 Dr. Zyberi served a Special Adviser to the Albanian Minister of Foreign Affairs and acted as legal adviser and coordinator of the Albanian legal team in the Kosovo case before the International Court of Justice. During the last twelve years he has done research, published and taught in the areas of international human rights, international humanitarian law, international criminal law and public international law at universities in the Netherlands, US, China and Albania. His current research focuses on the contribution of the ICJ and other international courts and tribunals to interpreting and developing rules and principles of international law of human rights and humanitarian law.

Biographies

Research Assistants

Tanja E.A.Czelusniak
Tanja E.A. Czelusniak is a research assistant at PluriCourts currently studying Law at the Law Faculty at the University of Oslo. She is writing her Masters about forced marriage as a separate crime in international criminal law. Tanja has previously worked as a trainee at the Royal Norwegian Embassy in the Hague and has worked as a case processor at the Follo District Court. She has a bachelors degree in psychology from the University of Tromso with a specialisation in forensic psychology, focusing on detecting lies in the courtroom.

Ester E.J. Strømmen
Ester E.J. Strømmen is a research assistant at PluriCourts within the international criminal law pillar. She is currently writing her masters thesis for her LLM in Public International Law at the University of Oslo, and has an MA (Hons) from the University of St. Andrews in International Relations, with a main focus in gender and terrorism. She has previously worked for the Brookings Institution, the Center for Strategic and International Studies, and the International Law and Policy Institute.