

Nuremberg Summer Academy for Young Professionals 2024

5–16 August 2024



International Nuremberg **Principles Academy**

About us

is located in Nuremberg, the place of the first international trial before the

"Nuremberg Principles", which comprise the principles of international law recognised

Nuremberg Summer Academy for Young Professionals 2024

5–16 August 2024

Welcome!

Dear participants,

The International Nuremberg Principles Academy is delighted to welcome you to the ninth edition of its Nuremberg Academy for Young Professionals – anglophone edition (Nuremberg Summer Academy).

will be held online.

The programme consists of twelve modules, each centred on core and contemporary themes of ICL. It has been designed to offer you a stimulating learning experience through a combination of various teaching methods. For the entire duration of the course, you will be guided by leading experts and practitioners in ICL and will have the opportunity to exchange with your fellow participants. At the end of the programme, you will possess theoretical and practical knowledge on the investigation, prosecution and adjudication of the core international crimes. You will moreover be equipped with the necessary knowledge and skills to apply ICL within your respective jurisdiction, contributing to the promotion of international criminal justice and human rights worldwide.

The twenty participants of this year's edition represent the Republic of Armenia, the Republic of Cameroon, the Republic of Colombia, the Dominican Republic, the Federal Democratic Republic of Ethiopia, the Islamic Republic of the Gambia, the Republic of India, the Republic of Indonesia, the Republic of Kenya, the Republic of Uganda, Ukraine and the Bolivarian Republic of Venezuela.

enriching experience.

The Nuremberg Summer Academy Team

Every year, the Nuremberg Academy organises a two-week intensive summer course in international criminal law (ICL), which brings together young professionals from conflict and post-conflict states, or from countries with limited or no education in ICL. The Nuremberg Summer Academy aims to provide young lawyers, judges, prosecutors, legal practitioners and academics with an invaluable opportunity to acquire or deepen their knowledge of substantive and procedural aspects of ICL. This year, the programme

Welcome to the Nuremberg Summer Academy 2024! We wish you a fruitful and



Programme Overview

	Week 1						Week 2				
2 All times indications in CEST	Monday 05/08	Tuesday 06/08	Wednesday 07/08	Thursday 08/08	Friday 09/08		Monday 12/08	Tuesday 13/08	Wednesday 14/08	Thursday 15/08	Friday 16/08
Morning	Self-Study	Self-Study	Self-Study	Self-Study	Self-Study	Morning	Self-Study	Self-Study	Self-Study	Self-Study	Self-Study
1–1.30 pm		Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien	1–1.30 pm	Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien	Briefing Dr Pauline Martini Anouk Julien
	Welcome Remarks Prof. Dr Christoph Safferling Dr Pauline Martini 2-3 pm Social Activity	Lecture International Crimes, Part 1: Introduction to International Humanitarian Law and War Crimes	Lecture International Crimes, Part 2: Crimes against Humanity Prof. Dr Leila Sadat	Lecture International Crimes, Part 3: Genocide H.E. Adama Dieng	Lecture International Crimes, Part 4: Sexual and Gender-Based Violence and Crimes against the Children	1.30–3 pm	Lecture Modes of Liability Judge Chang-ho Chung	Lecture Investigation and Prosecution of International Crimes Dr Pablo Gavira Díaz Dr Fabricio Guariglia		Lecture National Prosecutions of International Crimes Dr Aimable Havugiyaremye	Lecture Current Challenges in International Criminal Justice Judge Raul Cano Pangalangan
	Dr Pauline Martini Anouk Julien	Prof. Dr Raymond Murphy			Alison McFarlane	3-3.15 pm	Break	Break	Break	Break	Break
3-3.15 pm	Break	Break	Break	Break	Break	3.15-4.15 pm	Interactive Session Modes of Liability	Interactive Session Investigation	Interactive Session International Fair	Interactive Session National	3.15-4.45 pm Exam
	Lecture Introduction to International Criminal Law Darleen Seda	Interactive Session War Crimes Prof. Dr Raymond Murphy	Interactive Session Crimes against Humanity Prof. Dr Leila Sadat	Interactive Session Genocide H.E. Adama Dieng	Interactive Session Sexual and Gender-Based Violence and Crimes against		Judge Chang-ho Chung	and Prosecution of International Crimes Dr Fabricio Guariglia	Trial Standards: The Rights of the Defence Marie-Hélène Proulx	Prosecutions of International Crimes Dr Aimable Havugiyaremy	4.45–5 pm Break 5–6 pm Social Activity Dr Pauline Martini
					the Children Alison McFarlane	4.15-4.30 pm	Break	Break	Break	Break	Anouk Julien
4.15-4.30 pm	Break	Break	Break	Break	Break	4.30–6 pm	Modes of Liability	Lecture Victims' Rights	Case Study Mock Trial	Lecture International	
	Screening of "Peace through Justice" and Group	Case Study War Crimes Dr Pauline Martini Anouk Julien	Case Study Crimes against Humanity Dr Pauline Martini		Social Activity Dr Pauline Martini Anouk Julien		Dr Pauline Martini Anouk Julien	rtini in International Criminal Law Megan Hirst	Dr Pauline Martini Anouk Julien	Cooperation and Judicial Assistance Julie André	
	Discussion Dr Pauline Martini	Anouk junen	Anouk Julien	Anoukjullen		6-6.30 pm	Debriefing Dr Pauline Martini			Debriefing Dr Pauline Martini	Closing Remarks Dr Pauline Martini
6–6.30 pm		Debriefing Dr Pauline Martini	Debriefing Dr Pauline Martini	Debriefing Dr Pauline Martini	Debriefing Dr Pauline Martini	6.30-7 pm		Debriefing Dr Pauline Martini	Debriefing Dr Pauline Martini		

Pedagogy

Briefings are hosted by the N on the first day. Participants the forthcoming days, discu Briefings last half an hour. Attendance and participatio
Lectures are delivered by re- is to provide participants wi and procedural aspects of th the end of each lecture. Lect the topic covered. They requ Attendance is mandatory.
Interactive sessions are led purpose is to offer a space for sessions take multiple forms opinions on recent cases and sessions last one hour. They Attendance and participatio
The sessions of case study a Academy team. Throughout groups on a fictitious case to during the summer course. A for the entire duration of the new factual elements before depending on the topic at ha They require an active role f Attendance and participatio
Social activities are prepare opportunity to participants Attendance and participatio Nuremberg Summer Acaden
Debriefings are hosted by th every day, except on the last content-related questions, s with their peers and address Attendance and participatio
The exam is designed by the the knowledge that particip hour and a half. Taking the exam is mandato Nuremberg Summer Acaden

Nuremberg Summer Academy team every day, except as are given the opportunity to ask questions about uss with their peers and address any other matters.

on are optional.

enowned experts and practitioners in ICL. Their purpose vith theoretical and practical knowledge on the substantial the topic at hand. A time slot is reserved for questions at ctures last one hour and a half or two hours depending on uire preparation from the participants.

I by experts who gave a lecture on the same topic. Their for dialogue between lecturers and participants. Interactive ns based on speakers' preferences, including exchanges of ad contemporary issues and experience sharing. Interactive y may require preparation from participants. on are mandatory.

are organised and moderated by the Nuremberg Summer t the programme, participants are required to work in to gain a practical understanding of the main topics covered While the main factual basis of the case remains the same ne Nuremberg Summer Academy, participants receive re each case study session. Sessions take different formats and, culminating in a mock trial at the end of the programme. from all participants.

on are mandatory.

ed by the Nuremberg Summer Academy team. They give the s to connect with each other and exchange their experience. on are optional but strongly recommended for an optimal my experience.

the Nuremberg Summer Academy team at the end of st day. They give the opportunity for participants to ask share their opinion about the sessions of the day, discuss ss any other matters. Debriefings last half an hour. ion are optional.

e Nuremberg Summer Academy team. It aims to assess pants acquired during the programme. The exam lasts one

ory, failing which the certificate of participation in the my will not be issued.



Detailed Programme

	Monday, 5 August 2024
	Self-Study Time
1.30-2 pm	Opening Remarks Prof. Dr Christoph Safferling, Dr Pauline Martini
2-3 pm	Social Activity Dr Pauline Martini, Anouk Julien
3-3.15 pm	Break
3.15-4.15 pm	Lecture Introduction to International Criminal Law Darleen Seda Since the trials before the International Military Tribunals, ICL has crystallised as a separate branch of public international law. The lecture defines ICL and intro- duces its fundamentals, including its objectives and relationship with other legal disciplines. It identifies the principal steps that marked the development of ICL and provides a comprehensive overview of international criminal tribunals, hybrid and internationalised courts and accountability mechanisms.
4154.30 pm	Break
4.30–6 pm	Screening of the Documentary "Peace Through Justice – The Legacy of Thomas Buergenthal" and Group Discussion Dr Pauline Martini As a Holocaust survivor and jurist, Judge Thomas Buergenthal has been a tireless champion of the principle that governments and individuals must be held accoun- table under international law for human rights violations. The film shows the extraordinary life of Thomas Buergenthal and his influence on global efforts to educate and empower a new generation of advocates to seek justice for victims and survivors as well as accountability for perpetrators.
6-6.30 pm	Debriefing Dr Pauline Martini

	Tuesday, 6 August 2024
	Self-Study Time
1–1.30 pm	Briefing Dr Pauline Martini, Anouk Julie
1.30-3 pm	Lecture International Crimes Part 1: Introduction to Int and War Crimes Prof. Dr Raymond Murphy
	Born to regulate means and me in armed conflicts, international onship to ICL in that some of its responsibility. The lecture offer sources, as well as its key conce violations of IHL and war crime and discusses war crimes of pa
3-3.15 pm	Break
3.15-4.15 pm	Interactive Session War Crimes Prof. Dr Raymond Murphy
4154.30 pm	Break
4.30–6 pm	Case Study War Crimes Dr Pauline Martini, Anouk Julie
6-6.30 pm	Debriefing Dr Pauline Martini

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nternational Humanitarian Law

nethods of warfare and alleviate human sufferings nal humanitarian law (IHL) maintains a close relatits grave violations may lead to individual criminal ers foundational knowledge on IHL, detailing its cepts and principles. Distinguishing between grave nes, it presents the contextual elements of the latter articular relevance nowadays.

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	Wednesday, 7 August 2024			Thursday, 8 August :
	Self-Study Time			Self-Study Time
1-1.30 pm	Briefing Dr Pauline Martini, Anouk Julien		1–1.30 pm	Briefing Dr Pauline Martini, Anouk J
1.30–3 pm	Lecture International Crimes Part 2: Crimes against Humanity Prof. Dr Leila Sadat Crimes against humanity capture instances of mass human rights violations. Despite being formally recognised as an international crime in the Charter of the International Military Tribunal, attempts to adopt a universal convention on the matter have failed. The lecture describes the genesis and evolution of crimes against humanity. Drawing upon the evolving jurisprudence of inter- national criminal tribunals, it tackles the contextual elements of crimes against humanity and examines some of its underlying acts.		1.30-3 pm	Lecture International Crimes Part 3: Genocide H.E. Adama Dieng Enshrined in an internation has since then been erected the International Court of Ju and application of the Geno meaning and sources of th underlying acts in light of re and tribunals.
3-3.15 pm	Break		3-3.15 pm	Break
3.15-4.15 pm	Interactive Session Crimes against Humanity Prof. Dr Leila Sadat		3.15-4.15 pm	Interactive Session Genocide H.E. Adama Dieng
4154.30 pm	Break		4154.30 pm	Break
4.30–6 pm	Case Study Crimes against Humanity Dr Pauline Martini, Anouk Julien		4.30–6 pm	Case Study Genocide Dr Pauline Martini, Anouk J
6-6.30 pm	Debriefing Dr Pauline Martini		6–6.30 pm	Debriefing Dr Pauline Martini

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ional convention since 1948, the prohibition of genocide ted as a norm of jus cogens. Recent developments before of Justice have reignited debates on the interpretation enocide Convention. The lecture explores the origins, the crime. It delves into its contextual elements and of relevant jurisprudence before international courts

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		Friday, 9 August 2024		Monday, 12 August
		Self-Study Time		Self-Study Time
:	1–1.30 pm	Briefing Dr Pauline Martini, Anouk Julien	1–1.30 pm	Briefing Dr Pauline Martini, Anouk
	1.30–3 pm	Lecture International Crimes Part 4: Sexual and Gender-Based Violence and Crimes against Children Alison McFarlane Sexual and gender-based violence, together with crimes against children, are recurrent realities in situations of armed conflict and mass violence. The lecture showcases the international legal framework related thereto and addresses how such crimes are prosecuted under ICL, particularly in the Rome Statute. It articulates key concepts such as "gender", "sexual violence" and "rape". The lecture also discusses practical challenges in addressing those crimes and refers to landmark cases on the matter.	1.30-3 pm	Lecture Modes of Liability Judge Chang-ho Chung Modes of liability are esser as they link criminal condu The lecture gives an overvit on the forms prescribed in It specifies the constitutiv and evidentiary challenge criminality.
	3–3.15 pm	Break	3-3.15 pm	Break
	5-4.15 pm	Interactive Session Sexual and Gender-Based Violence and Crimes against Children Alison McFarlane	3.15-4.15 pm	Interactive Session Modes of Liability Judge Chang-ho Chung
			4154.30 pm	Break
415	54.30 pm	Break	4.30–6 pm	Case Study
	4.30–6 pm	Social Activity Dr Pauline Martini, Anouk Julien		Modes of Liability Dr Pauline Martini, Anouk
	6-6.30 pm	Debriefing Dr Pauline Martini	6–6.30 pm	Debriefing Dr Pauline Martini

ini, Anouk Julien

y are essential for attributing criminal responsibility under ICL, inal conducts with individuals involved in their commission. an overview of modes of liability in ICL, with particular emphasis escribed in the Statute of the International Criminal Court (ICC). constitutive elements of each of these modes and identifies legal challenges in establishing linkage in cases involving joint

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	Tuesday, 13 August 2024		Wednesday, 14 August 202
	Self-Study Time		Self-Study Time
1–1.30 pn	Briefing Dr Pauline Martini, Anouk Julien	1–1.30 pm	Briefing Dr Pauline Martini, Anouk Julien
1.30-2 pn	Lecture Investigation and Prosecution of International Crimes, Part I Dr Pablo Gavira Díaz The Prosecution plays a capital role in international criminal proceedings, as it both investigates crimes and prosecute alleged responsible individuals for such conducts. The first part of the lecture sets the background framework to understanding investigations and prosecutions at the ICC. It focuses on the different procedural steps at the ICC.	1.30–3 pm	Lecture International Fair Trial Stand The Rights of the Defence Marie-Hélène Proulx The right to a fair trial for persons a in the Nuremberg Principles in 199 international human rights law, fa The lecture engages in a comprehe on their scope of application. Base
2-3 pn	Investigation and Prosecution of International Crimes, Part II		challenges faced by the Defence in
	Dr Fabricio Guariglia The second part of the lecture explains fundamental investigative principles, evidence-gathering processes and the standard of proof in international criminal proceedings. It reflects on challenges experienced by the Prosecution in such proceedings, in particular at the ICC.	3-3.15 pm 3.15-4.15 pm	Break Interactive Session International Fair Trial Stand The Rights of the Defence Marie-Hélène Proulx
3-3.15 pn	Break	4154.30 pm	Break
3.15-4.15 pn	Interactive Session Investigation and Prosecution of International Crimes Dr Fabricio Guariglia	4.30-6.30 pm	Case Study Mock Trial Dr Pauline Martini, Anouk Julien
4154.30 pn 4.30-6.30 pn	Lecture Victims' Rights in International Criminal Law	6.30-7 pm	Debriefing Dr Pauline Martini
	Megan Hirst There is increasing recognition at the international level that victims of international crimes are entitled to certain rights, including participation and reparations. The lecture studies the foundations of victims' rights and their evolution throughout time. It outlines the procedural framework governing victim participation at the ICC and compare it with that of other international and hybrid criminal tribunals. Through specific examples and cases, the lecture critically discusses the role of victims in international criminal proceedings and the challenges faced by their legal representatives.		
6.30-7 pn	Debriefing Dr Pauline Martini		

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Standards: nce

ersons accused of international crimes was enshrined s in 1950. Since then, and due to the influence of s law, fair trial rights have considerably evolved. nprehensive analysis of their evolution and elaborates on. Based on concrete scenarios, it raises the main fence in international criminal trials.

Standards: nce



	Thursday, 15 August 2024		Friday, 16 August
	Self-Study Time		Self-Study Time
1–1.30 pm	Briefing Dr Pauline Martini, Anouk Julien	1–1.30 pm	Briefing Dr Pauline Martini, Ano
1.30-3 pm	Lecture National Prosecutions of International Crimes Dr Aimable Havugiyaremye Under the Rome Statute, states bear the primary responsibility to investigate and prosecute international crimes. National courts are thus key players in the fight against impunity. The lecture portrays the growing role of domestic tribunals in this respect and their relationship with international criminal tribunals. It enu- merates the different bases for exercising jurisdiction over international crimes at the domestic level and illustrates how investigations and prosecutions take	1.30-3 pm	Lecture Current Challenges Judge Raul Cano Panga The lecture offers partic of contemporary challe lecture serves as a gate it acknowledges the imp of this complex field.
	at the domestic level and illustrates how investigations and prosecutions take place in practice. Drawing from past experiences, the lecture touches on current challenges faced by national investigators and prosecutors in holding individual	3-3.15 pm	Break
	accountable for international crimes.	3.15-4.45 pm	Exam
3-3.15 pm	Break	4.45-5 pm	Break
3.15-4.15 pm	Interactive Session National Prosecutions of International Crimes Dr Aimable Havugiyaremye	5-6 pm	Social Activity Dr Pauline Martini, Ano
4154.30 pm	Break	6–6.30 pm	Closing Remarks Dr Pauline Martini
4.30–6 pm	Lecture International Cooperation and Judicial Assistance Julie André International criminal tribunals rely entirely on the cooperation of states, inter- national organisations and non-state actors to fulfil their mandate. The lecture enunciates the fundamental principles and mechanisms governing international cooperation and judicial assistance in ICL. It lists the key international and natio- nal actors that facilitate such collaboration in proceedings concerning internati- onal crimes. The lecture also depicts the cooperation regime before the ICC and challenges related to its implementation.		
6-6.30 pm	Debriefing Dr Pauline Martini		

August 2024

artini, Anouk Julien

allenges in International Criminal Justice

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fers participants valuable insights into the intricate landscape ary challenges within international criminal justice. While the s as a gateway to understanding the evolving dynamics of ICL, ges the impossibility of comprehensively covering every facet

artini, Anouk Julien



Biographies



Professor Dr Christoph Safferling (Dr jur., LLM) is the Director of the Nuremberg Prof. Dr Christoph Safferling for Human Rights and International Justice. From 2006 until 2015 he has been of the International Research and Documentation Centre War Crimes Trials. Professor Safferling studied Law in Munich and London. He was awarded his



Dr Pauline Martini



Anouk Julien

Dr Pauline Martini is a Project Officer at the Nuremberg Academy, where she works transitional justice. She holds a Master's degree in Criminal Law from the Université Netherlands) and a PhD in ICL from Queen Mary University of London (QMUL) (United interest in the prosecution of environmental crimes under the ICC Statute. Dr Martini teaching experience at the Université Libre de Bruxelles (Belgium), QMUL (UK) and

Anouk Julien is a Project Officer at the Nuremberg Academy. She is a Canadian lawyer specialising on ICL and IHL. She holds an LLM in Peace Operations, Humanitarian Ireland, Galway (NUI Galway) (Ireland) and is a recognised member of the Québec Bar at the Kosovo Specialist Chambers, Ms Julien has showcased legal expertise and a as Association of Defence Counsel practising before the International Courts and Tribunals and the International Criminal Court Bar Association (ICCBA), she signi-



Darleen Seda



Prof. Dr Raymond Murphy



Prof. Dr Leila Sadat

Professor Dr Ray Murphy is a Professor at the Irish Centre for Human Rights,

Professor Dr Leila Nadya Sadat is the James Carr Professor of ICL at Washington Yale Law School (US). She served as Special Adviser on Crimes Against Humanity to

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H.E. Adama Dieng



Alison McFarlane



Judge Chang-ho Chung

H.E. Adama Dieng is a Senegalese jurist, former UN Under-Secretary-General and Special Adviser on the Prevention of genocide (2012–2020). He also served as Registrar of the International Criminal Tribunal for Rwanda (ICTR) (2001–2012). H.E. Dieng was for ten years Secretary General of the International Commission of Jurists (1990–2000), UN Independent Expert for Haiti (1995–2000) and Envoy of the UN Secretary General to Malawi in 1993. He was instrumental towards the establishment of the African Court on Human and Peoples' Rights and produced the draft African Convention to fight Corruption. He is a founding member of the Board of Directors of the International IDEA as well as former President of the Martin Ennals Foundation. H.E. Dieng initiated within the UN the process which led to the adoption of the Plan of Action for Religious Leaders and Actors to Prevent Incitement to Violence that Could Lead to Atrocity Crimes. He is also the president of the Pan African Alliance for Transparency and the Rule of Law. He is a former Independent Expert on the situation in Sudan, Member of the UN Internal Justice Council and Special Adviser to the ICC Prosecutor. Since 2024, H.E. Dieng is the first Special Envoy for the Prevention of the Crime of Genocide and Other Mass Atrocities of the African Union

Alison McFarlane has 15 years' experience working in international criminal justice and UN peacekeeping and political missions. After starting her legal career at Slaughter and May an international law firm in London, Ms McFarlane worked in the Office of The Prosecutor (OTP) at the ICTR and the STL. She has also worked in rule of law units in the UN Assistance Mission in Afghanistan and the UN Mission in South Sudan and as a legal adviser in the Office of the Special Adviser to the Secretary-General on Cyprus. Ms McFarlane is currently working as a legal officer specialising in sexual and gender-based crimes with the UN.

Judge Chang-ho Chung started his nine-year mandate as a Judge at the ICC on 11 March 2015. He came to the ICC from the Extraordinary Chambers in the Courts of Cambodia (ECCC) in Phnom Penh (Cambodia), where he had served as a UN International Judge in the Pre-Trial Chamber since August 2011. At the ECCC, he was a member of both the Rules and Procedure Committee and the Judicial Administration Committee. Prior to this, Judge Chung served six years as a high court judge, eight years as a district court judge and three years as a military judge in the Republic of Korea from 1993. From 2008 to 2009, he served as a Legal Advisor and Korean Delegate to the UN Commission on International Trade Law at the Embassy of the Republic of Korea and Permanent Mission in Vienna, Austria. Judge Chung holds a BA in Law and an LLM in International Law from Seoul National University (South Korea). He has also been a Research Scholar at the London School of Economics and Political Science (2001), as well as at the University of Hong Kong (2005).



Dr Pablo Gavira Diaz

Dr Pablo Gavira Díaz is a Project Officer at the Nuremberg Academy. He is a Spanish lawyer specialised in IHL and ICL. He received his doctorate in International Law from the Walther Schücking Institute for International Law at the Christian-Albrechts-Universität zu Kiel (Germany). His doctoral research focused on the international protection of immovable cultural property and the criminal liability for attacks against those objects in ICL. His academic back-ground includes a teaching position at Christian-Albrechts-Universität zu Kiel and a consultancy for the European Centre for Minority Issues. Dr Gavira Díaz also has provided legal support to the Supreme Headquarters of Allied Powers in Europe, which is responsible for the planning and execution of all military operations of the North Atlantic Treaty Organization. He earned a *Licenciatura en Derecho* from Universidad de Sevilla (Spain) and participated in a specialisation course on Human Rights and Democratisation at the same university.



Dr Fabricio Guariglia

Dr Fabricio Guariglia is the Director of the Branch Office in The Hague of the International Development Law Organization. He has a law degree from the University of Buenos Aires (Argentina) and a PhD in Criminal Law from the Universität Münster (Germany). Dr Guariglia worked as a lawyer in Argentina (1989–1995), was involved in various projects in post-civil war El Salvador (1992–1993) and was a legal advisor to the Argentinian Ministry of Justice (1995–1998). He was Legal Officer then Senior Appeals Counsel at the OTP of the International Criminal Tribunal for the Former Yugoslavia (ICTY) (1998–2004) and Senior Appeals Counsels and Head of the Appeals Section in the OTP of the ICC (2004–2013), before becoming Prosecutions Coordinator in the Prosecution Division then appointed Director of the Prosecution Division (2014–2022). Dr Guariglia has published extensively in the areas of ICL, comparative criminal law and human rights law. He has given lectures and seminars around the world, has participated as an expert in various international projects and meetings, and has been a consultant or adviser for Amnesty International, International Center for Transitional Justice and Open Society Justice Initiative. He was an Adjunct Professor of criminal law and criminal procedure at the Universidad de Buenos Aires and is an External Professor at the Universidad Torcuato Di Tella in Buenos Aires.





Marie-Hélène Proulx

of Victim Participation in International Criminal Justice (2017). **Marie-Hélène Proulx** is a lawyer admitted to the Québec Bar since 2003. She is currently an Associate Counsel in the Defence team of Patrice-Édouard Ngaïssona before the ICC. She previously worked as a Legal Consultant for the appeal proceedings in the case of *Dominic Ongwen* (ICC), as Associate Counsel for Al Hassan Ag Abdoul Aziz (ICC) and in the Defence team of Hassan Habib Merhi before STL. She was also appointed *Ad Hoc* Counsel at the Office of Public Counsel for the Defence and acted as Rule 74 Legal Adviser at the ICC. She acted as Counsel for Jean de Dieu Kamuhanda and is currently a *pro bono* Counsel for Siméon Nchamihigo before the UN International Residual Mechanism for Criminal Tribunals. She also worked as a Legal Officer at the ICTY and at the ICC, Teaching Assistant at the University of Geneva and Legal Adviser at the Advisory Service on IHL of the ICRC at the Geneva Headquarters. She obtained a law degree from the Université de Montréal (Canada) as well as a LLM from the University Centre for IHL (now Geneva Academy) (Switzerland). She is currently the President of the ICCBA and was previously a member of the Executive Council (2019–2020) and of the Training

Megan Hirst is an Australian lawyer practicing as a barrister from Doughty Street Chambers in London. She has worked on issues of victims' participation in international criminal proceedings since 2009. Initially she worked on these issues as a staff member in the Registries of the ICC and the STL. Since 2015 she has represented victims in international proceedings. She was part of the team representing Ugandan victims at the ICC in the *Ongwen* Case and from 2019 to 2022 she was International Lead Co-Lawyer for Civil Parties in Case 002/02 at the ECCC. She continues to represent victims in the ICC Situations in Afghanistan and between Bangladesh and Myanmar. She is the co-editor of *Victim Participation in International Criminal Justice* (2017).





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Dr Aimable Havugiyaremye

Dr Aimable Havugiyaremye has been the Prosecutor General of Rwanda since 2019.



Julie André

Julie André works as an Expert in the OTP of the ICC since 2022, as Head of the Cooperation de la magistrature (France), Ms André has worked as Trial Lawyer in Tours and Caen, and International Affairs before becoming Deputy Director of this Delegation. In 2018, the fight against migrant smuggling and document fraud in the framework of the



Judge Raul Cano Pangalangan is a former Judge of the ICC (2015–2021). He is Professor of Law and former Law Dean of the University of the Philippines, and taught at the Committee of the Red Cross. He is a contributing author to the Commentary on Judge Raul Cano Pangalangan leading constitutional law and international law cases. He was a Philippine Delegate in the drafting of the Rome Statute in 1998 and co-chaired the national campaign for holds the *Diplôme* of The Hague Academy of International Law. He sits in the governing



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