Developing International Law in Challenging Times

CONFERENCE PROGRAM
Welcome Message from the Chair of the International Law Association The Right Hon the Lord Mance

Welcome to the 78th Biennial Conference of the International Law Association! The Australian Branch, presided over by Dr Christopher Ward SC, presents to us in this programme a rich feast of subjects, speeches and sessions, inter-mixed with reports from ILA committee and study group work, and book-ended by opening and closing ceremonies and evening events.

As chair of the International Law Association’s Executive Council, I congratulate the Branch on the conference’s variety, scope and quality.

It is an indication of the relevance attached to international law in domestic courts, as well as a great pleasure, that the conference will be opened by the Chief Justice of Australia, The Hon Susan Kiefel AC, and that our keynote speakers include The Hon James Allsop AC, Chief Justice of the Federal Court, and The Hon Michael Kirby AC CMG, formerly of the High Court.

The topicality of the conference sessions is clear. Cite merely some, they include: climate change, the environment and health, gender issues, indigenous peoples, outer space, refugees, modern slavery, new technology, use of force, law of the sea, international trade and investment, international dispute resolution, public interest engagement, international criminal law, enforcement. The conference is notable for the balance struck, and the inter-connections demonstrated, between public and private international law and between international law as it affects states and as it affects individual actors.

The ILA enters this 2018 conference in very good heart. We have branches in some 60 countries, and our worldwide membership is increased to almost 4500. In two further years’ time, we can look forward to another very successful conference to be organised then by our Japanese Branch, which will also mark its 100th anniversary. Then in 2022 we move to Portugal, and in 2023 we have the promise of a celebration in Paris of our own foundation, which occurred in Brussels in 1873.

International law cannot by itself solve all the world’s problems, but its imperatives have a significant effect in shaping and constraining the conduct of both states and individuals. They also serve as a beacon and a benchmark for the proper conduct of affairs on both domestic and international planes. To participate in its promotion, application and development is or ought to be a general inspiration.

The ILA has since its foundation had as its constitutional objectives the study, clarification and development of, and the furtherance of international understanding and respect for, international law, both public and private. Its conferences constitute the most diverse gatherings of individuals from all over the world, whether practitioners, judges, academics or others, coming together with that inspiration. To them I add especially the young students supported by our scholarship scheme, for they in some measure represent the future of all of us.

As the ILA’s chair, I repeat my welcome and look forward to taking part with you in what I am sure you will find a hugely stimulating event.
Dear participants,

The objectives of the International Law Association are “the study, clarification and development of international law, both public and private, and the furtherance of international understanding and respect for international law”. A core method to achieve these goals is through the establishment of International Committees, Study Groups, and Interest Groups.

The International Committees are composed of international law practitioners and scholars nominated by the National Branches of the Association. The ILA strives for a balanced representation of different legal systems and geographical regions, gender, age, practice and academic scholarship in each Committee. The Committees have a clearly defined mandate, approved by the ILA Executive Council, and work towards the adoption at biennial conferences, such as the present one in Sydney, concrete outcomes in the form of recommendations, draft conventions, draft articles, guidelines or model rules. These outcomes represent the view of the ILA as a whole and carry its authority after adoption by the plenary of the Conference in the form of a resolution.

The Study Groups are usually relatively small groups of experts exploring new developments in international law. The outcomes of their work are not adopted as the view of the ILA, but may lead to the establishment of a new Committee. Study Groups are composed of ILA members that are selected on the basis of their expertise in a particular field rather than by nominations of the National Branches. Finally, for recurring general themes the ILA can establish Interest Groups, such as on the teaching of international law, for continued discussions without aiming for concrete results.

Most Committees and Study Groups need 6 to 8 years to implement their mandate. Every two years each Committee or Study Group prepares a report for discussion at the biennial conference. These reports are available on the website of the ILA (www.ila-hq.org). The reports and the discussions during the Conferences are published in the Conference Report. The Committee reports are the basis for the resolutions. The Director of Studies of the ILA oversees this process. At Sydney 30 Committees, Study Groups and Interest Groups will meet in Open Working Sessions. These meetings are open to all participants of the conference and I invite non-members of the ILA to actively participate in the discussions. This may lead to adjustments in the report or amendments to the proposed resolution. However, only ILA members are allowed to vote on the proposed resolutions. These working sessions distinguish the ILA conferences from other international law conferences as they allow the membership to make a concrete contribution to the development of international law rather than merely engaging in general discussions of international law. There will be also ample opportunity in the Sydney conference for general discussions thanks to the organisation of numerous panels by the Australian host branch.

In Sydney final reports and resolutions will be presented by the Committees on Sea Level Rise, Feminism and International Law, the Use of Force, Baselines in the Law of the Sea, Recognition and Non-Recognition in International Law, and on Islamic Law and International law, focusing on the rule of law and the freedom of expression. I hope that many will participate in the open working sessions of these (and other) Committees to ensure that with these outcomes the ILA will make another valuable contribution to international law. I wish all participants a fruitful and interesting conference.

Marcel Brus, Director of Studies
On behalf of the Australian Branch of the International Law Association, we welcome you to the beautiful city of Sydney for the 78th Biennial Conference of the Association. The Australian Branch is one of the oldest members of the Association, and reflects the strength of Australian engagement with public and private international law. Australia is a State deeply committed to an international rules-based system, and is respected and represented in all major international institutions. Australian international law practitioners have developed a fine tradition of international leadership, including membership of the main international courts and tribunals. It is with that background that we are delighted to host the delegates to the 78th Biennial Conference to continue work towards the progressive development of rules of public and private international law.

The Conference brings the opportunity to observe and participate in the important work of the numerous ILA Committees, which are addressing some of the most pressing issues of the day in public and private international law. Our program on Developing International Law in Challenging Times involves hearing from almost 220 panel speakers who come from around the globe and from diverse sectors of the legal profession. Their presentations and the ensuing discussions with all participants are exciting occasions to canvas cutting-edge and thought-provoking perspectives on international law. The surrounding social events and Conference Dinner provide delegates with many opportunities to network and enjoy the views and attractions of Sydney.

We are extremely grateful to all of the speakers and participants, to the ILA Headquarters staff, and the members of the Australian Branch who have worked tirelessly to bring this Conference to fruition in Australia.

We look forward to an exciting and enjoyable week ahead.

Dr Christopher Ward SC
President, ILA
(Australian Branch)

The Hon Greg Pearce
Chair, Conference Organising Committee

Professor Natalie Klein
Vice-President, ILA
(Australian Branch)
Venue Map
Today's business and regulatory environment demands truly international lawyers that provide a dynamic, integrated service across all major sectors and geographies around the world. With lawyers in the Americas, Asia Pacific, Europe, Africa and the Middle East, DLA Piper is positioned to assist clients with their legal needs, wherever they operate and in whichever discipline they require. Our global team has the capabilities, resources and experience to manage the most complex and challenging matters in both domestic and international law, providing practical and innovative legal solutions to help our clients succeed.

Marque is a law firm that does not measure the value of its people or its services in six minute units of time. Marque does not charge by the hour. It does not charge for any of the stuff that is disconnected from the real value of what it does. It invests in long term relationships with its clients, and it measures the value of its services in the same way they do. The legal industry is deeply cynical and has departed from the ethical foundations on which it was built. It has become an engine for the amoral and antisocial pursuit of money and it generates enormous unhappiness. Marque Lawyers seeks to change that by redesigning legal practice from the ground up.

Volatility and uncertainty are the new norm. With events like Brexit in the UK and the new administration in the US just two examples of recent geopolitical upheaval, we need to be able to help our clients navigate a constantly changing and challenging market. And it requires a new type of thinking and a different mindset. It requires lawyers who collaborate unusually well across borders, markets and industries around the globe. Lawyers who embrace new ideas and emerging technologies to give businesses confidence in these uncertain times.

We are The New Lawyers. We are Baker McKenzie.
## Program at a glance

### 2018 BIENNIAL CONFERENCE OF THE INTERNATIONAL LAW ASSOCIATION

### Developing International Law in Challenging Times

#### SUNDAY, AUGUST 19

3.00pm: Registration Opens, Level 2, InterContinental Hotel, 117 Macquarie Street, Sydney

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
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</table>
| 5.00 - 8.00 pm | **Welcome Reception**  
Fort Macquarie Room, Level 2, InterContinental Hotel  
Keynote Speaker: The Hon. Christian Porter MP, Australian Attorney-General |

#### MONDAY, AUGUST 20

Registration from 11.00 am, Level 2, InterContinental Hotel

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<tr>
<th>Time</th>
<th>Event</th>
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| 9.00 - 12.00 | **Opening Ceremony**  
NSW Parliament House, Macquarie Street, Sydney  
Guest Speakers: The Hon. Susan Kiefel AC, Chief Justice of the High Court of Australia;  
The Hon. Mark Speakman, SC MP, Attorney-General of New South Wales;  
Joshua James Crawford AC, SC, FBA, Judge of the International Court of Justice [video]  
Morning tea will be available after the ceremony at Parliament House |
| 12.00 - 1.00 | Lunch, Level 2, InterContinental Hotel |
| 1.00 - 3.00 | **Linkages and Boundaries in Private and Public International Law**  
JAMES COOK BALLROOM A |
| 3.00 - 3.30 | **Afternoon Tea, Level 2 Arcade** |
| 3.30 - 5.00 | **Current Challenges in International Dispute Settlement**  
FORT MACQUARIE LOBBY |
| 5.30 – 7.00 | **Evening Reception**  
Federal Court of Australia  
Guest Speaker: The Hon James Allsop AO, Chief Justice of the Federal Court of Australia (Places limited)  
or Harbour Lounge, Level 31, InterContinental Hotel |

#### TUESDAY, AUGUST 21

Arrival Tea and Coffee Available: Registration

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<tr>
<th>Time</th>
<th>Event</th>
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| 9.00 - 10.30 | **Teaching and Education in International Law**  
FORT MACQUARIE LOBBY |
| 10.30 - 11.00 | **Morning Tea, Level 2 Arcade** |
| 11.00 - 12.30 | **Assessing State Obligations**  
FORT MACQUARIE LOBBY |
| 12.30 - 1.30 | **Lunch – Address by The Hon. Michael Kirby AC CMG**  
FORT MACQUARIE ROOM |
| 1.30 - 3.00 | **Reflecting on the WTO Tobacco Plain Packaging Panel Report**  
FORT MACQUARIE ROOM |
| 3.00 - 3.30 | **Afternoon Tea, Level 2 Arcade** |
| 3.30 - 5.00 | **Presentations by Poster Participants**  
PREMIER’S ROOM |
| 5.30 | **Evening Receptions**  
Gilbert + Tobin Lawyers, Barangaroo or  
Marque Lawyers, Harbour Lounge, Level 31, InterContinental Hotel  
Guest Speaker Melissa Conley-Tyler, CEO, Australian Institute of International Affairs |
<table>
<thead>
<tr>
<th>Event Type</th>
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<th>Location</th>
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<tbody>
<tr>
<td>ILA Committee Open Working Session: Space Law</td>
<td>Ongoing Challenges for Indigenous Peoples in International Law</td>
<td>JAMES COOK BALLROOM B</td>
</tr>
<tr>
<td>ILA Committee Open Working Session: Commercial Arbitration</td>
<td>International Law and the Challenges of Transition to Peace: Colombian Perspectives</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>Dispute Resolution in the Transport Industry</td>
<td>The Criminalisation of Modern Slavery</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>Current Problems in International Commercial Arbitration</td>
<td>New Technologies and International Humanitarian Law</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>Investment Disputes and Challenging Boundary Issues over Land and Sea</td>
<td>The Concept of Imminence in International Law: Towards Coherence?</td>
<td>PREMIER'S ROOM</td>
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<tr>
<td>Trade and Investment in the Asia-Pacific</td>
<td>A Preview of Michael Bowman and Dino Kritsiotis (eds.), Conceptual and Conceptual Perspectives on the Modern Law of Treaties</td>
<td>QUAY ROOM</td>
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<tr>
<td>ILA Committee Open Working Session: Intellectual Property and Private International Law</td>
<td>International Law of the Sea</td>
<td>JAMES COOK BALLROOM B</td>
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<tr>
<td>ILA Committee Open Working Session: Commercial Arbitration</td>
<td>Open Working Session: Recognition / Non-Recognition in International Law</td>
<td>PHILIP ROOM</td>
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<tr>
<td>Dispute Resolution in the Transport Industry</td>
<td>Open Working Session: Intellectual Property and Private International Law</td>
<td>ALBERT ROOM</td>
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<td>Current Problems in International Commercial Arbitration</td>
<td>Open Working Session: Commercial Arbitration</td>
<td>QUAY ROOM</td>
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<td>BALLROOM B</td>
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</tbody>
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## Program at a glance

**2018 BIENNIAL CONFERENCE OF THE INTERNATIONAL LAW ASSOCIATION**

**Developing International Law in Challenging Times**

### WEDNESDAY, AUGUST 22

**Arrival Tea and Coffee Available**

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<thead>
<tr>
<th>Time</th>
<th>Event</th>
<th>Location</th>
<th>ILA Committee Open Working Session</th>
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</thead>
<tbody>
<tr>
<td>9.00 - 10.30</td>
<td>General Principles of Law in a Rules-Based Order</td>
<td>ALBERT ROOM</td>
<td>Nuclear Weapons, Non Proliferation and Contemporary International Law</td>
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<td>Challenges with Foreign Judgments</td>
<td>FORT MACQUARIE LOBBY</td>
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<td>Engaging with Non-State Actors in International Law</td>
<td>PREMIER’S ROOM</td>
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<tr>
<td>10.30 - 11.00</td>
<td><strong>Morning Tea</strong></td>
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<tr>
<td>11.00 - 12.30</td>
<td>The Role of Elected Members on the Security Council in the Pursuit of Peace and Justice: an International Law Perspective</td>
<td>BALLROOM A</td>
<td>International Monetary LawAlbert Room</td>
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<td></td>
<td>Private International Law Challenges in China</td>
<td>FORT MACQUARIE LOBBY</td>
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<td></td>
<td>Striking the Right Balance in the Law of the Sea: Insights from the Asia-Pacific</td>
<td>PREMIER’S ROOM</td>
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<tr>
<td>12.30 - 1.30</td>
<td><strong>Lunch</strong></td>
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<td>1.30 - 3.00</td>
<td>Contemporary Issues in Private International Law</td>
<td>QUAY ROOM</td>
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<td>Challenges in Refugee Law</td>
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<td></td>
<td>The Tide of Change: New Responses to Environmental Challenges in the Pacific Ocean</td>
<td>FORT MACQUARIE LOBBY</td>
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<td>3.00 - 3.30</td>
<td><strong>Afternoon Tea</strong></td>
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<td>3.30 - 5.00</td>
<td>Managing and Conserving Water in International Law</td>
<td>FORT MACQUARIE ROOM</td>
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<td></td>
<td>Regional Challenges in International Law</td>
<td>PREMIER’S ROOM</td>
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<td></td>
<td>Reflections on Timor-Leste v Australia Conciliation Commission</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>5.30</td>
<td><strong>Conference Dinner</strong></td>
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<td>Islamic Law and International Law</td>
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<td>Luna Park</td>
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<td></td>
<td>Guest Speaker: Professor Mary Ellen O’Connell, University of Notre Dame: The Art of Law in the International Community</td>
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### THURSDAY, AUGUST 23

**Arrival Tea and Coffee Available**

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<tr>
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<th>Location</th>
<th>ILA Committee Open Working Session</th>
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<tbody>
<tr>
<td>9.00 - 10.30</td>
<td>Challenges in Environmental Governance</td>
<td>FORT MACQUARIE LOBBY</td>
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<td></td>
<td>Challenges with Extraterritorial Activities</td>
<td>PREMIER’S ROOM</td>
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<tr>
<td></td>
<td>Current Human Rights Issues</td>
<td>ALBERT ROOM</td>
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<tr>
<td>10.30 - 11.00</td>
<td><strong>Morning Tea</strong></td>
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<tr>
<td>11.00 - 12.00</td>
<td>Current Developments in Mediation: The UNCITRAL Draft Convention and Model Law on Enforcement of Settlements</td>
<td>FORT MACQUARIE LOBBY</td>
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<td>The UDHR at 70: Are these the Endtimes of Human Rights?</td>
<td>PREMIER’S ROOM</td>
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<tr>
<td>12.00 - 1.30</td>
<td><strong>Lunch</strong></td>
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<tr>
<td>1.30 - 3.30</td>
<td>Closing Ceremony</td>
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<td></td>
<td>Guest Speaker: The Hon. Tom Bathurst AC, Chief Justice of the Supreme Court of New South Wales</td>
<td>JAMES COOK BALLROOM</td>
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### FRIDAY, AUGUST 24

**Excursions**

10.00 am Buses depart InterContinental Hotel, Macquarie Street Entrance
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<thead>
<tr>
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<tr>
<td>9.00 - 10.30</td>
<td>General Principles of Law in a New Responses to Extraterritorial Activities</td>
<td>FORT MACQUARIE ROOM</td>
</tr>
<tr>
<td>10.30 - 11.00</td>
<td>Challenges with International Law's Value and Direction towards 2050</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>11.00 - 12.30</td>
<td>The Tide of Change: The Art of Law in the International Community</td>
<td>BALLROOM B</td>
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<td>12.00 - 1.30</td>
<td>The Role of Elected Members in the Pacific Ocean</td>
<td>BALLROOM B</td>
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<tr>
<td>11.00 - 12.30</td>
<td>Open Working Session: Protection of Privacy in Private International and Procedural Law</td>
<td>QUAY ROOM</td>
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<tr>
<td>1.30 - 3.00</td>
<td>Open Working Session: International Commercial Arbitration</td>
<td>ALBERT ROOM</td>
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<tr>
<td>3.00 - 3.30</td>
<td>Open Working Session: New 'Weapons' of Warfare</td>
<td>ALBERT ROOM</td>
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<tr>
<td>3.30 - 5.00</td>
<td>Managing and Conserving</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>9.00 - 10.30</td>
<td>Current Human Rights Issues</td>
<td>QUAY ROOM</td>
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<tr>
<td>10.30 - 11.00</td>
<td>Reflections on Timor-Leste and International Law Study</td>
<td>PHILIP ROOM</td>
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<td>11.00 - 12.30</td>
<td>Revisiting the Proportionality of Sanctions (UN Sanctions Agreement)</td>
<td>PHILIP ROOM</td>
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<tr>
<td>1.30 - 3.00</td>
<td>Competing Perspectives on International Investment Law</td>
<td>BALLROOM A</td>
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<tr>
<td>3.00 - 3.30</td>
<td>Open Working Session: Use of Domestic Law Principles for the Development of International Law</td>
<td>BALLROOM A</td>
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<tr>
<td>11.00 - 12.30</td>
<td>Women in International Law</td>
<td>QUAY ROOM</td>
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<tr>
<td>1.30 - 3.30</td>
<td>Open Working Session: International Law and Sea Level Rise</td>
<td>BALLROOM A</td>
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<tr>
<td>3.00 - 3.30</td>
<td>General Perspectives of Extraterritorial Activities</td>
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<tr>
<td>11.00 - 12.30</td>
<td>Pushing the Boundaries of Outer Space</td>
<td>BALLROOM B</td>
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<tr>
<td>12.00 - 1.30</td>
<td>Conflicts of Children's Rights in International Law</td>
<td>PREMIER'S ROOM</td>
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<tr>
<td>1.30 - 3.00</td>
<td>Legitimacy Perspectives of Free Trade and Investment Agreements</td>
<td>PREMIER'S ROOM</td>
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<td>3.00 - 3.30</td>
<td>Question and Answer Panel on Global Governance and Rule of Law: Forecasting International Law's Value and Direction towards 2050</td>
<td>PHILIP ROOM</td>
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<tr>
<td>11.00 - 12.30</td>
<td>Developing International Law in the Area of Business and Human Rights</td>
<td>FORT MACQUARIE ROOM</td>
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<tr>
<td>1.30 - 3.00</td>
<td>Open Working Session: Developing International Law</td>
<td>ALBERT ROOM</td>
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Program

DAY ONE  Sunday, August 19

3.00pm  Registration Opens, Level 2, InterContinental Hotel

5.00-8.00pm  OPENING RECEPTION, FORT MACQUARIE, LEVEL 2, INTERCONTINENTAL HOTEL
Keynote Speaker: The Hon. Christian Porter MP, Australian Attorney-General,

DAY TWO  Monday, August 20

9.00am-12.00pm  OPENING CEREMONY, NSW PARLIAMENT HOUSE
Speakers: The Hon. Susan Kiefel AC, Chief Justice of the High Court of Australia
The Hon. Mark Speakman, SC MP, Attorney-General of New South Wales;
Judge James Crawford AC, SC, FBA, Judge of the International Court of Justice [video]

12.00-1.00pm  LUNCH

1.00 -3.00pm  Open ILA Committee Working Sessions:
  Baselines under the International Law of the Sea Committee
  Space Law Committee
  Complementarity in International Criminal Law Committee

TRANS-PACIFIC CHALLENGES IN DEVELOPING INTERNATIONAL LAW (ASIL/ANZSIL CO-SPONSORED PANEL)
Chair: Professor Tim Stephens, University of Sydney, Australia; ANZSIL President
Speakers:
  • Professor Sean Murphy, George Washington University, USA; ASIL President
  • Professor Jacqueline Peel, Melbourne University, Australia
  • Professor Karen Scott, University of Canterbury, New Zealand
  • Professor David Stewart, Georgetown University, USA

DEVELOPING INTERNATIONAL LAW AS A RESPONSE TO TERRITORIAL CHALLENGES FACING OCEANIA ISLANDS
Chair: A/Professor Joanna Mossop, Victoria University of Wellington
Speakers:
  • Professor Géraldine Giraudseau, University of New Caledonia, New Caledonia:
    The Evolution of the notion of territory in Oceania, a symptomatic example?
  • Dr Géraud de Lassus Saint-Geniès, McGill University, Canada:
    Dealing with climate-induced loss of territory in the Pacific Islands: The next great challenge to the UN climate regime?
  • A/Professor Christine Bidaud-Garon, University of New Caledonia, New Caledonia:
    The opposability of the Kanak customary civil status beyond the territory of New Caledonia
  • Dr Suzanne Akila, Department of Foreign Affairs and Trade, Australia:
    Sea Level Rise in the Pacific: Challenges to our Conception of Maritime Boundaries
ONGOING CHALLENGES FOR INDIGENOUS PEOPLES IN INTERNATIONAL LAW

Chair: Emily Hill, Department of Foreign Affairs and Trade, Australia

Speakers:
- Mick Gooda, Royal Commissioner into the Detention of Children in the Northern Territory, Australia: Human Rights Issues for Indigenous Children in Detention
- A/Professor Brenda L. Gunn, University of Manitoba and Centre for International Governance Innovation, Canada: Indigenous Peoples and International Human Rights Law [TBC]
- Professor Siegfried Wiessner, St. Thomas University School of Law, US: UNDRIP: Its Legal Status, Its Interpretation, and the Role of Indigenous Peoples
- A/Professor Catherine Iorns, Victoria University of Wellington, New Zealand: Indigenous Environmental Rights: Good State Practices and Emerging Law
- A/Professor Lucas Lixinski, UNSW Sydney, Australia: International Law and Indigenous Rights in Latin America: Regional Acquis Leading the International?

LINKAGES AND BOUNDARIES IN PRIVATE AND PUBLIC INTERNATIONAL LAW

Chair: Professor Duncan French, University of Lincoln, UK; Dr Verónica Ruiz Abou-Nigm, University of Edinburgh, UK; Dr Kasey McCall-Smith, University of Edinburgh, UK

Speakers:
- Lord Mance, International Law Association: Views from the Bench
- Dr Alex Mills, University College London, UK: Connecting Public and Private International Law
- Professor Duncan French, University of Lincoln, UK: A Personal Experience of our Disciplines Working Together
- Dr Verónica Ruiz Abou-Nigm, University of Edinburgh, UK: Jurisdiction: Betwixt Unilateralism and Coordination
- Dr Kasey McCall-Smith, University of Edinburgh, UK: Reconciling Human Rights through Corporate Social Responsibility
- Professor José Alvarez, New York University, US: Linkages and Boundaries in Investment Arbitration

PATHWAYS TO NUCLEAR DISARMAMENT

Chair: Dr. Dieter Fleck, Former Director International Agreements & Policy, German Ministry of Defence

Speakers:
- Professor Stefan Kadelbach, Johann Wolfgang Goethe University Frankfurt, Germany: Confidence-Building to Overcome Tendencies at Eroding the NPT
- Dr. Yolandi Meyer, University of Johannesburg, South Africa: An African/South African Reflection on Denuclearisation
- Mariana Monteiro de Matos, University of Goettingen, Germany: The Unclassic Match between Brazil and Argentina: Past and Present of the Nuclear-Weapon-Free Zone in Latin America and the Caribbean
- Professor Ramesh Thakur, Australian National University, Australia, former UN Assistant Secretary-General: Bridging the Gap: Harmonizing the NPT and the Nuclear Ban Treaty
3.00-3.30pm **AFTERNOON TEA**

3.30-5.00pm *Open ILA Committee and Study Group Working Sessions:*

**Feminism and International Law Committee**

**Intellectual Property and Private International Law Committee**

**Business and Human Rights Study Group**

**IS INTERNATIONAL LAW INTERNATIONAL?**

**Chair:** James Larsen, Department of Foreign Affairs and Trade, Australia

**Speaker:**

• A/Professor Anthea Roberts, Australian National University, Australia

**Discussants:**

• Professor Simon Chesterman, National University of Singapore, Singapore

• Professor Sienho Yee, Wuhan University, China

**OUTER SPACE IN CONTEMPORARY AND FUTURE INTERNATIONAL (SPACE) LAW**

**Chair:** Mr Ulf Haeussler, Federal Ministry of Defense of the Federal Republic of Germany

**Speakers:**

• Professor Melissa de Zwart, University of Adelaide, Australia: 
  Commercialization of Space Based Services: An International Legal Perspective on Trends in Domestic Space Legislation

• Professor Setsuko Aoki, Keio University, Japan: 
  Extending Confidence-Building and Arms Control to Outer Space: An International Legal Perspective on the Limits of Terrestrial Problem Solving Mechanisms

• Professor Steven Freeland, Western Sydney University, Australia: 
  Is War in Space Really "Inevitable"? Using Law to Prevent the Unimaginable

• Professor Stephan Hobe, University of Cologne, Germany: 
  Commentary on Papers Presented

**THE INHERENT CHANGEABILITY OF THE DUE DILIGENCE PRINCIPLE: CHALLENGES FOR THE DEVELOPMENT OF INTERNATIONAL ENVIRONMENTAL LAW**

**Chair:** Professor Rosemary Rayfuse, UNSW Sydney, Australia

**Speakers:**

• The Hon. Justice Nicola Pain, Land and Environment Court of NSW, Australia: 
  The Due Diligence Principle from International to Domestic Law: Applying the Principle in Practice

• Tara Davenport, National University of Singapore, Singapore: 
  The Inherently Changeable Due Diligence Principle and the Protection of the Marine Environment

• Dr Aline Jaeckel, Macquarie University, Australia: 
  The Standard of Due Diligence in the Context of New Technology: Deep Seabed Mining

• Professor Marie-Claire Cordonier Segger, Centre for International Sustainable Development Law & UNFCCC Climate Law & Governance Initiative, Canada: 
  Progress in Principles? Due Diligence and Integration in International Law on Climate Change
INTERNATIONAL LAW AND THE CHALLENGES OF TRANSITION TO PEACE: COLOMBIAN PERSPECTIVES

Chair: Professor Alexandra Harrington, Centre for International Sustainable Development Law, Canada

Introduction: Ms. Maria del Pilar Vanegas de Guzman, President, International Law Association of Colombia [video]

Speakers:
- Professor Rafael A. Prieto-Sanjuan, Pontificia Universidad Javeriana, Colombia: Theories of Justice in Transitional Justice
- Professor Maria Carmelina Londono Lazaro, Universidad de La Sabana, Colombia: Challenges of Reparations in Transitional Justice before the Inter-American Human Rights System
- Professor Alexandra Harrington, Centre for International Sustainable Development Law, Canada: Environment and Sustainable Development Goals in Transitional Justice
- Professor Silvana Milena Insignares Cera, Universidad del Norte, Colombia: Environmental Justice and Transitional Justice
- Professor R.J. Blaise MacLean, Universidad del Rosario, Colombia: Reparations and Accountability in Transitional Justice
- Professor Walter Arevalo Ramirez, Universidad del Rosario, Colombia: Punitive Damages in International Human Rights Courts and its Prospect in Transitional Justice [video]

CURRENT CHALLENGES IN INTERNATIONAL DISPUTE SETTLEMENT

Chair: Sir Michael Wood, 20 Essex St Chambers, UK

Speakers:
- Peter Tzeng, Foley Hoag LLP, USA: A Strategy of Non-Participation in International Dispute Settlement
- Marina Kofman, White & Case, Australia: Investor-State Dispute Settlement: Challenges and Reforms
- Professor Natalie Klein, UNSW Sydney, Australia: Judicial Contributions to the Law of the Sea

5.30-7.00pm EVENING RECEPTIONS:
- Federal Court of Australia:
  Keynote Speaker: The Hon James Allsop AO, Chief Justice of the Federal Court of Australia
  or
- Level 31, Harbour Lounge, InterContinental Hotel
Program

DAY THREE  TUESDAY, August 21,
9.00-10.30am  Open ILA Committee Working Sessions:
- Global Health Law Committee
- Rule of Law and International Investment Law Committee
- Recognition / Non-Recognition in International Law Committee

AREA-BASED OCEAN MANAGEMENT IN THE ASIA PACIFIC
Chair: Professor David Freestone, George Washington University, US
Speakers:
- Professor Clive Schofield, University of Wollongong, Australia: Management Across Scales and Boundaries: Australia’s Experience of Area-based Approaches to Manage Sensitive Marine Environments and Overlapping Maritime Claims
- Professor Karen Scott, University of Canterbury, New Zealand: Area-Based Marine Protection in Areas Beyond National Jurisdiction: Challenges and Opportunities
- Professor Seok-Woo Lee, Inha University, Korea: Area-Based Marine Protection in the Asia-Pacific: State Practice

EXPLORING DIMENSIONS OF TRADE LAW
Chair: Simon Brinsmead, Attorney-General’s Department, Australia
Speakers:
- Pham Ngoc Minh Trang, Viet Nam National University Ho Chi Minh City & Tran Le Duy, Diplomatic Academy of Viet Nam: The prospects of trade-related measures against illegal, unreported and unregulated fishing in international law
- Dr. Marsha Simone Cadogan, Centre for International Governance Innovation, Canada: Preferential Free Trade Agreements and the Fate of Geographical Indications in Global Consumer Markets
- Murilo Lubambo, University College London, UK: The Hidden Liberalising Power of MFN Clauses in International Economic Law

THE CRIMINALISATION OF MODERN SLAVERY
Chair: Professor Jean Allain, Monash University, Australia
Speakers:
- Katarina Schwarz, University of Nottingham, UK: Prohibiting Slavery, Criminalising Enslavement: The Failures of the International Regime Governing Human Exploitation
- Emeritus Professor Rosalind Croucher AM, President of the Australian Human Rights Commission: Old Language for a Modern Problem
- Dr Nicole Siller, Deakin University, Australia: Modern Slavery in International Criminal Justice
DISPUTE RESOLUTION IN THE TRANSPORT INDUSTRY
Chair: Justin Hogan-Doran, 7 Wentworth Selborne Chambers, Australia
Speakers:
- Luping Zhang, Kings College London, UK:
  International Dispute Resolution in the Aviation Industry
- A/Professor Ling Zhu, Hong Kong Polytechnic University, Hong Kong China:
  Multimodal Transport of Goods and Disputes: Jurisdiction and Governing Law
- Angus Stewart SC, New Chambers, Australia:
  The Domestic Enforcement of Foreign Maritime Liens

TEACHING AND EDUCATION IN INTERNATIONAL LAW
Chair: Professor Charlotte Ku, Texas A&M University, US
Speakers:
- A/Professor Babatunde Fagbayibo, University of South Africa, South Africa:
  Past as Prologue: Some Thoughts on Centering Pre-colonial Epistemic Principles in
  the Teaching of International Law in Africa
- A/Professor Pauline Collins, University of Southern Queensland, Australia:
  Developing a Course in IHL in Challenging Times
- Professor Shirley Scott, UNSW Canberra, Australia:
  The Centrality of Theory to Explicating the Relevance of International Law: The
  Experience of Writing a Textbook on International Law

10.30-11.00am  MORNING TEA
11.00am-12.30pm
Open ILA Committee and Interest Group Working Sessions:
- International Protection of Consumers Committee
- Sustainable Development and the Green Economy in International Trade Law Committee
- Teaching of International Law Interest Group: The Visualization of International Law in our Teaching

CITIES AT THE FRONTIERS OF INTERNATIONAL LAW AND GOVERNANCE
Chair: Professor Kim Rubenstein, Australian National University, Australia
Speakers:
- A/Professor Jolene Lin, National University of Singapore, Singapore:
  Climate Change
- A/Professor Yukiko Takashiba, Ritsumeikan Asia Pacific Law School, Japan:
  Migration
- Professor Janne Nijman, TMC Asser Instituut, The Netherlands:
  Cities at the UN
- Professor Helmut Aust, FU Berlin, Germany:
  Human Rights

NEW TECHNOLOGIES AND INTERNATIONAL HUMANITARIAN LAW (PANEL
SPONSORED BY THE INTERNATIONAL COMMITTEE OF THE RED CROSS AND
AUSTRALIAN RED CROSS)
Chair: Kirsten Keith, Southern Cross University, Australia and Australian Red Cross
IHL Advisory Committee (NSW)
Speakers:
- Professor Tim McCormack, University of Tasmania, Australia:
  Cyber Warfare and the Law of Armed Conflict
• A/Professor Rain Liivoja, University of Queensland, Australia: The Military Application of Advances in Human Enhancement Technologies
• LTCOL Damian Copeland, Australian Defence Force, Australia: Conducting Article 36 Weapons Reviews of Increasingly Autonomous Weapons
• Dr Monique Cormier, University of New England, Australia: The Development of International Law Relating to Nuclear Weapons, and the Impact of Rising Nationalism on the Treaty on the Prohibition of Nuclear Weapons and the Nuclear Non-Proliferation Treaty

INTERPRETATION, IMPLEMENTATION AND INNOVATION IN OCEANS GOVERNANCE: A 'PACIFIC WAY'?  
Chair: Professor Fred Soons, Utrecht University, The Netherlands
Speakers:
• Zsofia Korosy, UNSW Sydney, Australia: History, Geography and the International Law of Pacific Ocean Fisheries
• Camille Goodman, Australian National University, Australia: Fishing for inspiration in the Pacific
• Genevieve Quirk, University of Wollongong, Australia: Oceania’s institutional complex and its implications for integrated oceans governance

CURRENT PROBLEMS IN INTERNATIONAL COMMERCIAL ARBITRATION  
Chair: Damian Sturzaker, Marque Lawyers, Australia
Speakers:
• Lucy Martinez, Independent Counsel and Arbitrator, Australia and UK: Fraud, Corruption, and Abuse of Process in International Commercial Arbitration
• Brenda Horrigan, Herbert Smith Freehills, Australia: 60 Years of the New York Convention – Lessons Learned and Notes for the Future
• Judith Levine, Permanent Court of Arbitration, The Netherlands: Lessons from the Bangladesh Accord for Arbitration of Business and Human Rights Disputes: Consent, Confidentiality and Coordination of Claims

ASSESSING STATE OBLIGATIONS  
Chair: A/Professor Caroline Foster, University of Auckland, New Zealand
Speakers:
• Pok Yin S Chow, City University of Hong Kong: Reservations as Unilateral Acts? Examining the International Law Commission’s Approach to Reservations
• Dr Vladyslav Lanovoy, Associate Legal Officer, International Court of Justice: The Content and Scope of the Due Diligence Obligation under Customary International Law
• A/Professor Ulrike Fleth-Barten, University of Southern Denmark, Denmark: State Responsibility in a Fragmented Order of International Law

12.30-1.30pm SPECIAL LUNCH KEYNOTE SPEAKER: THE HON. MICHAEL KIRBY AC CMG
1.30-3.00pm **Open ILA Committee Working Sessions:**

*Use of Force Committee*

*Procedure of International Courts and Tribunals Committee*

*Role of International Law in Sustainable Natural Resource Management for Development Committee*

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**INVESTMENT DISPUTES AND CHALLENGING BOUNDARY ISSUES OVER LAND AND SEA**

**Chair:** Professor August Reinisch, University of Vienna, Austria

**Speakers:**
- Christine Sim, National University of Singapore, Singapore: Investment Disputes In Areas of Uncertain Sea Boundaries Ghana / Côte d'Ivoire
- A/Professor G. Matteo Vaccaro-Incisa, IESEG School of Management (Paris), France: Investment Arbitration and Questions of Public International Law: Temporal Extent, Legality Requirement, and Infamous Commas in the Russia-Ukraine BIT
- Sebastian Wuschka, Luther, Hamburg, Germany & Ruhr-University Bochum’s School of Law, Germany: Internationalization of Investments by Way of Annexation?: The Crimea Claims

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**THE CONCEPT OF IMMINENCE IN INTERNATIONAL LAW: TOWARDS COHERENCE?**

**Chair:** Professor Michelle Foster, Melbourne University, Australia

**Speakers:**
- Professor Jane McAdam, UNSW Sydney, Australia: The concept of ‘imminence’ in the international protection of refugees and other forced migrants
- Professor Hélène Lambert, University of Wollongong, Australia and University of Westminster, UK: ‘Imminence’ in the jurisprudence of the European Court of Human Rights on protection
- Professor Walter Kälin, University of Bern, Switzerland: Imminent risk of irreparable damage: Interim measures of protection in international human rights adjudication?
- Professor Jacqueline Peel, Melbourne University, Australia: Risk, peril and precaution in international environmental law

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**PARIS AGREEMENT AND CLIMATE CHANGE**

**Chair:** Martijn Wilder AM, Baker & McKenzie, Australia

**Speakers:**
- Hitomi Kimura, Otsuma Women’s University, Japan: Role of the Non-state Actors in the Paris Agreement and Development of International Law
- Dr Jadranka Petrovic, Monash University, Australia: Climate change and international trade agreements: a Look at the TPP and its Implications for Australia
- A/Professor Sara Seck, Dalhousie University, Canada: Business Responsibilities for Human Rights and Climate Change
QUESTION AND ANSWER PANEL: GLOBAL GOVERNANCE AND THE RULE OF LAW – FORECASTING INTERNATIONAL LAW’S VALUE AND DIRECTION TOWARDS 2050

Chair: Dr Oonagh Fitzgerald, Director, International Law Research Program, Centre for International Governance Innovation (CIGI), Canada

Speakers:
- Dr Marsha S. Cadogan, CIGI, Canada
  Surviving the Times: Technology and Mining as Innovations in Global Approaches to Geographical Indications
- Mark Jewett QC, Bennett Jones LLP and CIGI, Canada
  A Way Forward through Current Challenges in International Economic Law
- A/Professor Brenda L. Gunn, University of Manitoba and CIGI, Canada
  The Evolving Role of Indigenous Peoples in International Law
- Dr Géraud de Lassus Saint-Geniès, McGill University and CIGI, Canada
  The Paris Agreement and the Evolution of International Climate Law
- Dr Oluwatobiloba Moody, CIGI, Canada
  International Law and an Evolving Regime-Complex for Traditional Knowledge

REFLECTING ON THE WTO TOBACCO PLAIN PACKAGING PANEL REPORT (SIDE EVENT ORGANISED BY THE GLOBAL HEALTH LAW COMMITTEE)

Chair: Professor Frederick Abbott, Florida State University and Co-Chair, Global Health Law Committee, USA

Discussants:
- Jonathan Liberman, McCabe Center for Law and Cancer, Australia
- Natasha Spisbah, Department of Foreign Affairs and Trade, Australia
- Professor Brigit Toebes, University of Groningen, The Netherlands
- Professor Tania Voon, University of Melbourne, Australia
- Edward Kwakwa, World Intellectual Property Organisation, Switzerland

3.00-3.30pm  AFTERNOON TEA

Open ILA Committee and Study Group Working Sessions:
- Human Rights in Times of Emergencies Committee
- International Securities Regulations Committee
- Implementation of the Rights of Indigenous Peoples Committee

3.30-5.00pm  PRESENTATIONS BY POSTER PARTICIPANTS

Chair: Dr Keith Suter, Co-Director of Studies, International Law Association (Australian Branch)

Participants:
- Professor John King Gamble, Penn State University, US:
  International Law: Public Pronouncements v. Empirical Reality
- Niko Pavlopoulos, University College London, UK:
  Challenging the Government of a State: The Developing International Legal Framework
- Mariana M. de Matos, University of Goettingen, Germany:
  A Seat at the Dining Table? Self-determination and Indigenous Peoples
- Katalin Sulyok, Office of the Ombudsman for Future Generations, Hungary:
  The Challenge of Using Science in a Legal Setting - Techniques for Judicial Engagement with Science in International Environmental Adjudication
USE OF FORCE IN CHALLENGING TIMES
Chair: A/Professor David Letts AM CSM, Australian National University, Australia
Speakers:
• Gábor Kajtár, ELTE Law School, Hungary:
  Challenging Times – Old Rules? The Unbearable Lightness of the Unable or Unwilling Doctrine
• Sir Michael Wood, 20 Essex St Chambers, UK:
  Legality v Legitimacy in the Use of Force
• Paul Cronan, Attorney-General’s Department, Australia:
  Use of Force and Non-State Actors: the Australian Experience

TRADE AND INVESTMENT IN THE ASIA-PACIFIC
Chair: Simon Brinsmead, Attorney-General’s Department, Australia
Speakers:
• A/Professor Heng Wang, UNSW Sydney, Australia and Professor Simin Gao, Tsinghua University, China:
  China and International Economic Law: The Belt and Road Initiative and Beyond
• Dr Christian Riffel, University of Canterbury, New Zealand:
  The Slow Demise of Fair and Equitable Treatment: is the TPP the odd one out?
• A/Professor Amokura Kawharu, University of Auckland, New Zealand & Professor Luke Nottage, University of Sydney, Australia:
  International Investment Agreements in Challenging Times: Australia and New Zealand in the Asia-Pacific Region

CONFRONTING CHALLENGES IN INTERNATIONAL CRIMINAL LAW
Chair: Christopher Mitchell, 7 Wentworth Selbourne Chambers, Australia
Speakers:
• Dr Rosemary Grey, University of Sydney, Australia:
  Gender Persecution: What Lies Ahead for the International Criminal Court?
• Dr Sarah Nouwen, University of Cambridge, UK:
  What’s Missing in the Proposed Convention on Crimes against Humanity?
• Professor Louise Chappell, Australian Human Rights Institute, UNSW Sydney, Australia:
  Gender Justice and Legitimacy at the ICC: Or What’s Next after the Bemba Bombshell?
• Professor Douglas Guilfoyle, Monash University, Australia:
  The Limits of International Criminal Accountability: The Case of Australian Offshore Detention

A PREVIEW OF MICHAEL BOWMAN AND DINO KRITSIOTIS (EDS.), CONCEPTUAL AND CONCEPTUAL PERSPECTIVES ON THE MODERN LAW OF TREATIES (CAMBRIDGE UNIVERSITY PRESS, 2018)
Discussants:
• Professor Dino Kritsiotis, University of Nottingham, UK
• Professor Mary Footer, University of Nottingham, UK
• Professor Nico Schrijver, Leiden University, The Netherlands
• Edward Kwakwa, World Intellectual Property Organisation, Switzerland

5.30pm EVENING RECEPTIONS:
• Gilbert + Tobin Lawyers Sponsored Reception, Gilbert + Tobin Lawyers Barangaroo
• Marque Lawyers Sponsored Reception, InterContinental Hotel, Level 31, Harbour Lounge

Guest Speaker Melissa Conley-Tyler, CEO, Australian Institute of International Affairs.
Program

DAY FOUR  WEDNESDAY, August 22

9.00-10.30am  

Open ILA Committee and Study Group Working Sessions:
- International Law and Sea Level Rise Committee
- Nuclear Weapons, Non-Proliferation and Contemporary International Law Committee
- Content and Evolution of the Rules of Interpretation Study Group

GENERAL PRINCIPLES OF LAW AND THE RULES-BASED ORDER
Chair: Professor Dr Hélène Ruiz Fabri, Max Planck Institute for Procedural Law, Luxembourg
Speakers:
• Professor Aziz Tuffi Saliba, Federal University of Minas Girais, Brazil:
  Normative Character of General Principles and their Relationship with other Sources of International Law
• Professor Brad Roth, Wayne State University, US:
  General Principles of Law in International Criminal Law
• James Larsen, Department of Foreign Affairs and Trade, Australia:
  Australia’s Foreign Policy White Paper and the Rules Based Order

UN PEACEKEEPER’S USE OF FORCE AND ‘COLLATERAL DAMAGE’ IN CHAPTER VII MANDATED LAW ENFORCEMENT OPERATIONS
Presentation of film, It Stays With You: Use of Force by UN Peacekeepers in Haiti, followed by round table discussion
Chair: Marie-Charlotte McKenna, Department of Foreign Affairs and Trade, Australia
Discussants:
• Professor Siobhán Wills, Ulster University, Northern Ireland
• Professor Bruce Oswald CSC, University of Melbourne, Australia
• A/Professor David Letts AM CSM, Australian National University, Australia

COMPETING PERSPECTIVES ON INTERNATIONAL INVESTMENT LAW
Chair: Jo Delaney, Baker & McKenzie, Australia
Speakers:
• Fernando Pérez Lozada, Mayer Brown, France:
  International Arbitration in Latin America: A peculiar blend of Pro-State and Pro-Investor policies?
• Professor Petra Butler, Victoria University Wellington, New Zealand & Ana Stanič, E&A Law, UK:
  Investment treaty arbitration through the prism of human rights law: insights and limitations
• Dr Alejandro Carballo, International Energy Charter, Belgium:
  The Potential Modernisation of the Energy Charter Treaty
CHALLENGES WITH FOREIGN JUDGMENTS

Chair: The Hon Justice Lindsay Foster, Federal Court of Australia

Speakers:
- Dr. Jie (Jeanne) Huang, University of Sydney, Australia: Reciprocal Recognition and Enforcement of Foreign Judgments in China: Promising Developments, Prospective Challenges and Proposed Solutions

ENGAGING WITH NON-STATE ACTORS IN INTERNATIONAL LAW

Chair: Dr Daniel Joyce, UNSW Sydney, Australia

Speakers:
- Harry Aitken, Cambridge University, UK: Sub-national governments: The new international law makers?
- Dr Agata Kleczkowska, Institute of Law Studies Polish Academy of Sciences, Poland: Filling the gap - the new regime of responsibility for armed non-state actors
- Dr Nicolette Butler & Dr Shavana Musa, University of Manchester, UK: Amici Curiae in International Investment Disputes: A Key Contribution to the Development of Investment Law and Policy in Uncertain Times?
- Dr Oluwatobiloba Moody, Centre for International Governance Innovation, Canada: Multi-Stakeholder Questions, Multi-Regime Solutions: Indigenous Rights & the Development of an International Sui Generis System for Protection of Traditional Knowledge

10.30-11.00am MORNING TEA

11.00am-12.30pm Open ILA Committee and Study Group Working Sessions:
- International Monetary Law Committee
- Protection of Privacy in Private International and Procedural Law Committee
- International Tax Law Study Group (until 1pm)

THE DEVELOPMENT OF INTERNATIONAL LAW IN THE AREA OF BUSINESS AND HUMAN RIGHTS

Chair: Rae Lindsay, Clifford Chance LLP, UK

Speakers:
- Dr Michael Addo, University of Notre Dame; Member and former Chair of the UN Working Group on the issue of human rights and transnational corporations and other business enterprises: The Contribution of Business and Human Rights to the Development of International Law
- A/Professor Sara Seck, Dalhousie University, Canada: The Extraterritoriality Debate in Business and Human Rights
- Professor Ago Shinichi, Ritsumeikan University Kinugasa Research Organization; Kyoto Museum for World Peace, Japan: Supervision of International Labour Standards as a Means of Implementing the
Guiding Principles on Business Human Rights
• Professor Catherine Kessedjian, University Panthéon-Assas Paris II, France:
  Access to Remedy in Domestic Courts: Small Steps Towards Overcoming Big Barriers
• Antony Crockett, Herbert Smith Freehills, Hong Kong:
  Resolving Business and Human Rights Disputes via International Arbitration:
  Problems and Prospects

THE ROLE OF ELECTED MEMBERS ON THE SECURITY COUNCIL IN THE PURSUIT
OF PEACE AND JUSTICE: AN INTERNATIONAL LAW PERSPECTIVE

Chair: Professor Nico Schrijver, Leiden University, The Netherlands
Speakers:
• Professor Stephan Hobe, University of Cologne, Germany:
  On the Eve of German Membership in 2019-2020
• Sir Michael Wood, 20 Essex St Chambers, UK:
  A P-5 Perspective on Elected Members of the Security Council
• Professor Marie-Claire Cordonier Segger, University of Waterloo, Canada &
  Cambridge University, UK:
  Security Council Contributions on Climate Change and Other Pressing Sustainable
  Development Challenges
• A/Professor Jeremy Farrall, Australian National University, Australia:
  The Role of Elected Members in Brokering Sanctions Reform
• Amanda Kron, UNEP Geneva, Switzerland:
  Environmental Peacebuilding, the UN Security Council and International Law

STRIKING THE RIGHT BALANCE IN THE LAW OF THE SEA: INSIGHTS FROM THE
ASIA-PACIFIC

Chair: Professor Douglas Guilfoyle, Monash University, Australia
Speakers:
• A/Professor Vincent Cogliati-Bantz, University of Auckland, New Zealand:
  Freedom (?) of the High Seas: evolution, challenges, perspectives
• A/Professor Makoto Seta, Yokohama City University, Japan:
  Criminalization of IUU Fishing in the Pacific Ocean
• Frances Anggadi, Attorney-General’s Department, Australia:
  Maritime Zones in the Pacific: A Survey of Recent Pacific State Practice in the
  Implementation of UNCLOS
• Dheny Raw, Department of Foreign Affairs and Trade, Australia:
  Biodiversity Beyond National Justice: What the Future Holds

PRIVATE INTERNATIONAL LAW CHALLENGES IN CHINA

Chair: Professor Deborah Healey, UNSW Sydney, Australia
Speakers:
• Dr. Peng [Helen] Han, Lingnan University, Hong Kong China:
  Challenges and Development of International Tax Treaties under China’s “Belt and
  Road Initiative”
• Professor Vivienne Bath, University of Sydney, Australia:
  Parallel Cases and Overlapping Jurisdictional Claims – the Approach of the Chinese
  Courts
• A/Professor Michelle Ratton Sanchez Badin, FGV São Paulo School of Law, Brazil:
  The Recent Chinese Approach to Brazil: CAQDAS Mapping of the Bilateral
  Regulatory Frameworks
12.30-1.30pm  **LUNCH**

1.30-3.00pm  **Open ILA Committee and Study Group Working Sessions:**
- **Islamic Law and International Law Committee**
- **International Commercial Arbitration Committee**

**LEGITIMACY PERSPECTIVES OF FREE TRADE AND INVESTMENT AGREEMENTS**

**Chair:** Professor Markus Krajewski, University of Erlangen-Nuremberg, Germany & Professor Andreas R. Ziegler, University of Lausanne, Switzerland

**Speakers:**
- Professor Locknie Hsu, Singapore Management, University, Singapore: Trade and Investment Agreements – Gaps in Inclusiveness
- Dr Emmanuel Opoku Awuku, ACP Secretariat, Belgium: Legitimacy Challenges of Trade and Investment Agreements from a Developing Country Perspective
- Professor Meredith Kolsky Lewis, SUNY Buffalo Law School, US: Legitimacy of a Permanent Court - The WTO's Appellate Body and the Proposed Multilateral Investment Court Compared
- Professor Karsten Nowrot, University of Hamburg, Germany: Regulatory Approaches towards Corporate (Social) Responsibility in Free Trade and Investment Agreements

**DEVELOPING INTERNATIONAL LAW REGULATING TENSIONS AND ARMED CONFLICT AND THE CHALLENGES OF NEW ‘WEAPONS’ OF WARFARE**

**Chair:** Professor Melissa de Zwart, University of Adelaide, Australia

**Speakers:**
- Professor Rob McLaughlin, UNSW Canberra, Australia: Developing international law to address challenges posed by emerging means and methods of warfare
- Dr Emily Crawford, Senior Lecturer, University of Sydney, Australia: Non-binding norms and new technologies in IHL
- Duncan Blake, University of Adelaide, Australia: Law applicable to military uses of outer space as an example

**THE TIDE OF CHANGE: NEW RESPONSES TO ENVIRONMENTAL CHALLENGES IN THE PACIFIC OCEAN**

**Chair:** Professor Tim Stephens, University of Sydney, Australia

**Speakers:**
- Millicent McCreath, National University of Singapore, Singapore: Request for an Advisory Opinion from ITLOS on the Content of Climate Change Obligations in UNCLOS on behalf of Pacific Ocean Small Island Developing States
- Anastasia Telesetsky, University of Auckland, New Zealand: Circular Economy, the Law and Marine Plastic Pollution in the Asia-Pacific Region
- Professor Karen Scott, University of Canterbury, New Zealand: Fixing Maritime Boundaries in Response to Sea Level Rise: Evolving Regional Custom in the Pacific?
CHALLENGES IN REFUGEE LAW
Chair: Madeline Gleeson, Kaldor Centre, UNSW Sydney, Australia
Speakers:
• Dr Cristiano d’Orsi, University of Johannesburg, South Africa: The African responses to the present refugee crisis: realities, challenges and hopes
• Professor Seryon Lee, Chonbuk National University, Korea: Refugee Admissions and Resettlement Policy in Korea: Challenges and Prospects
• Dr Amy Maguire & Amy Elton, University of Newcastle, Australia: Extending a Collective Human Right to Address a Global Challenge: Self-Determination for Refugees, Asylum Seekers and Internally Displaced Persons

CONTEMPORARY ISSUES IN PRIVATE INTERNATIONAL LAW
Chair: Alexander Kunzelmann, Secretary of the International Law Association (Australian Branch); Attorney-General’s Department Australia
Speakers:
• Dr Burcu Yüksel, University of Aberdeen, UK: International Payments in Virtual Currencies: New Challenges for Private International Law
• Professor Hannes Rösler, University of Siegen, Germany: How Flexible is Choice of Law?: On the Admissibility of Floating Choice of Law Clauses
• Melissa-Jane Ford, Attorney-General’s Department, Australia: The Judgments Project – to the Diplomatic Conference

PUSHING THE BOUNDARIES OF OUTER SPACE
Chair: Professor Steven Freeland, Western Sydney University, Australia
Speakers:
• Professor Steven Freeland, Western Sydney University, Australia: The Exponential Growth of Space Activities: Challenges for Space Law in the Coming Decades
• Professor Maureen Williams, Chair of the ILA Space Law Committee, UK: Outer Space Boundaries Back in the Limelight
• Professor Doo Hwan Kim, The Korea Society of Air & Space Law and Policy, Korea: Proposal for Establishing a New International Space Agency on the Moon & Mars Exploitation and Legal Problems on the Moon Agreement

3.00-3.30pm AFTERNOON TEA

3.30-5.00pm Open ILA Committee Working Sessions:
  Participation in Global Cultural Heritage Governance Committee
  Use of Domestic Law principles for the Development of International Law Study Group
THE ROLE OF PUBLIC INTEREST ENGAGEMENT IN DEVELOPING INTERNATIONAL LAW:
FROM PRO BONO PRACTICE TO PRIVATE SECTOR INVOLVEMENT
Chair: Robert Houston, The Global Pro Bono Bar Association, Singapore
Speakers:
- Robert Houston, The Global Pro Bono Bar Association, Singapore:
  Officers of the Court: Professional Responsibility & Public Interest Engagement in
  an Age of Globalization
- Tawanda Hondora, Humanity United, US:
  The Role of Civil Society in the Development of International Law Through Strategic
  Litigation in Challenging Times
- John F Sullivan III, K&L Gates, US:
  The Role of Corporate Best Practices in the Development of International Law: Due
  Diligence in Supply Chain Management and Evolving State Practice [Co-authored
  with Matt Friedman, CEO, The Mekong Club & Professor Robert Stumberg,
  Georgetown University, US]
- Hannah Lim, LexisNexis-Southeast Asia, Singapore:
  The Role of Technology in the Development of International Law

WOMEN IN INTERNATIONAL LAW
Chair: Professor Andrew Byrnes, UNSW Sydney, Australia
Speakers:
- Dr Oonagh E. Fitzgerald, Centre for International Governance Innovation, Canada:
  Reshaping Trade through Women's Economic Empowerment
- Dr Olga Jurasz, Open University Law School United Kingdom:
  Feminist engagements with fragmented international law: the case of jus post
  bellum
- Anaïs Tobalagba, University of Technology Sydney, Australia:
  ‘All that is Gold does not Glitter’: Mining, Conflict, Sexual Violence and the Quest for
  Corporate Accountability

REGIONAL CHALLENGES IN INTERNATIONAL LAW
Chair: The Rt Hon. Lady Justice Arden, Court of Appeal of England and Wales, UK
Speakers:
- Jayne Holliday, University of Aberdeen, UK; Professor Paul Beaumont, University of
  Aberdeen, UK; A/Professor Mihail Danov, University of Exeter, UK: Brexit Challenges
  and Opportunities: Redesigning the UK Private International Law Landscape
- Dr David S Berry, University of the West Indies, Barbados:
  Caribbean Regional Integration and Avoiding CAREXIT
- Professor Shawkat Alam, Macquarie University, Australia:
  The Rise of Regional Integration under International Law: ‘Stepping Stones’ or
  ‘Stumbling Blocks’ of the Multilateral Trading System

SPACE RESOURCES: LEGAL FRAMEWORK DISCUSSED
Chair: Professor Maureen Williams, Chair of the ILA Space Law Committee, UK
Discussants:
- Professor Stephan Hobe, University of Cologne, Germany
- Professor Mahulena Hofmann, University of Luxemburg, Luxemburg
REFLECTIONS ON TIMOR-LESTE V AUSTRALIA CONCILIATION EXPERIENCE
Chair: Professor Natalie Klein, UNSW Sydney, Australia
Speakers:
• Sir Michael Wood, 20 Essex St Chambers, UK
• Gitanjali Bajaj, DLA Piper, Australia
• Professor Donald Rothwell, Australian National University, Australia
• Amelia Telec, Attorney-General’s Department, Australia
• Justin Whyatt, Department of Foreign Affairs and Trade, Australia

MANAGING AND CONSERVING WATER IN INTERNATIONAL LAW
Chair: Frances Anggadi, Attorney-General’s Department, Australia
Speakers:
• Dr Ximena Fuentes Torrijo, Ministry of Foreign Affairs, Chile: The Reasonable and Equitable Utilization of Shared Water Resources in Arid and Semi-arid Areas: An Examination of the Prospective Relevant factors
• Dr Emma Carmody, Environmental Defenders Office of New South Wales, Australia: Wetlands for Humanity: How the Ramsar Convention on Wetlands can be used to meet the United Nation’s Sustainable Development Goals
• Dr Kate Owens, University of Sydney, Australia: Environmental Water Markets: New Patterns for Law and Regulation

5.30pm CONFERENCE DINNER, LUNA PARK
• Keynote Speaker: Professor Mary Ellen O’Connell, University of Notre Dame, US: The Art of Law in the International Community
Program

DAY FIVE

THURSDAY, August 23

9.00-10.30am

REVISITING THE PROPORTIONALITY OF SANCTIONS (UN SANCTIONS AND INTERNATIONAL LAW STUDY GROUP)

Chair: Professor Larissa van den Herik, Leiden University, The Netherlands

Speakers:
- A/Professor Jeremy Farrall, Australian National University, Australia: Revisiting UN Sanctions Impact Assessment
- Professor Natalino Ronzitti, LUISS University (Rome), Italy: Sanctions and Countermeasures as Lawful Means for Redressing International Law Violations
- A/Professor Mirko Sossai, University Roma Tre, Italy: The Reimposition of Sanctions Against Iran and Questions of Proportionality

CURRENT HUMAN RIGHTS ISSUES

Chair: Mr. Pravin Parekh, President of the Indian Society of International Law, India

Speakers:
- John Southalan, Barrister (WA Bar Association) and adjunct academic, University of Western Australia, Australia and University of Dundee, UK: Human Rights for Regulators – Using International Standards to Assist in Regulation
- Professor Andrew Byrnes, UNSW Sydney, Australia: A tale of two treaties (not): framing the need for treaties on violence against women and the rights of older persons and the hunt for a ‘normative gap’
- Professor Brigit Toebes, University of Groningen, The Netherlands: International Law as a Tool to Address Challenges in Global Health

CHALLENGES WITH EXTRATERRITORIAL ACTIVITIES

Chair: Dr James Renwick SC, 12 Wentworth Selborne Chambers, Australia

Speakers:
- Dr Alexandra George, UNSW Sydney, Australia: extradition and Overseas Prison Time: A Developing Trend in the Cross-Border Enforcement of Intellectual Property Laws?
- Dr Alison Pert, University of Sydney, Australia: Foreign State Immunity in the Age of Trump: is he immune from suit in a foreign court? (and other current thorny immunity issues)
- Dr Ralph Wilde, University College London, UK: Beyond the State Sovereignty Paradigm: The Significance of Self-Determination in Cases of Overlapping Territorial Competences

CHALLENGES IN ENVIRONMENTAL GOVERNANCE

Chair: Professor Robin Warner, University of Wollongong, Australia

Speakers:
- Dr Michelle Lim and Dr Nengye Liu, University of Adelaide, Australia: Can Condominium Arrangements and the Ecosystem Approach Achieve Sustainable Environmental Governance in the South China Sea?
• A/Professor Wei-Chung Lin, National Chung Cheng University, Taiwan: Implementation of Multilateral Environmental Agreements in Independent Accountability Mechanisms (IAMs): A Comparative Approach
• Abdullah-Al Arif, Macquarie University, Australia: Status of Ecosystem-Based Fisheries Management in International Environmental Law and Its Adoption in the Fisheries Regime in Bangladesh

CHALLENGES OF CHILDREN’S RIGHTS IN INTERNATIONAL LAW

Chair: Dr Holly Doel-Mackaway, Macquarie University, Australia

Speakers:
• The Hon John Pascoe AC CVO, Chief Justice of the Family Court of Australia: Children’s Rights – in the Balance?
• Sandrine Alexandre-Hughes, 6 St James Hall, Australia: Protecting the Person and Property Interests of Children in International Situations
• Rosa Saladino, Solicitor, Australia: Protecting Children from Unintended Effects of Return Orders under the Hague Convention

10.30-11.00am MORNING TEA

11.00am-12.00pm Time Reserved for Additional ILA Committee Working Sessions

CURRENT DEVELOPMENTS IN MEDIATION: THE UNCITRAL DRAFT CONVENTION AND MODEL LAW ON ENFORCEMENT OF SETTLEMENTS

Speaker:
• Emeritus Professor Catherine Kessedjian, Arbitrator and Mediator, France

Commentator:
• Joanna Kalowski, Joanna Kalowski and Associates, Australia

THE UDHR AT 70: ARE THESE THE ENDTIMES OF HUMAN RIGHTS?

Chair: Professor Stephen Marks, Harvard University, US

Speakers:
• Professor Christina Binder, University of Vienna, Austria: European Court of Human Rights
• Adjunct Professor Christina Cerna, Georgetown University, US: Inter-American System of Human Rights
• Professor Geoff Gilbert, University of Essex, UK: United Nations

12.00-1.30pm LUNCH

1.30-3.30pm CLOSING CEREMONY

Speaker: The Hon. Tom Bathurst AC, Chief Justice of the New South Wales Supreme Court and Lieutenant-Governor of New South Wales

DAY SIX FRIDAY August 24

EXCURSIONS
Guest Speakers

The Hon James Allsop AO: From 1981 to 2001 Chief Justice Allsop practised at the Bar in New South Wales and elsewhere in Australia. He was appointed Senior Counsel in New South Wales in 1994 and Queen's Counsel in Western Australia in 1998. From 7 May 2001 to 1 June 2008 he served as a judge of the Federal Court of Australia, undertaking the roles of trial and appellate judge on a full range of Federal Court work. From 2 June 2008 to 28 February 2013, Chief Justice Allsop was President of the New South Wales Court of Appeal.

He was appointed Chief Justice of the Federal Court of Australia as of 1 March 2013.

From 1981 to 2014 Chief Justice Allsop taught part-time at the University of Sydney as a tutor and lecturer in property, equity, bankruptcy, insolvency, corporate finance and maritime law. He currently teaches part-time in maritime law at the University of Queensland.

From 2005-2009, he was a member of the board of World Maritime University in Malmö, Sweden. From 2008 to 2011 he was a member of the Board of the Australian Maritime College. On January 2010, he was elected as an Honorary Bencher of the Middle Temple. On 19 March 2013 he was elected a member of the American Law Institute. From 1 July 2016 Chief Justice Allsop was appointed Adjunct Professor by the School of Law, The University of Queensland (UQ), for a period of 3 years.

The Honourable Thomas F Bathurst AC: Thomas Frederick Bathurst was appointed Chief Justice of NSW on 1 June 2011.

Graduating with degrees in Arts and Law from the University of Sydney in 1971, he went on to practise as a solicitor in 1972. He was admitted as a barrister in 1977, specialising in corporate law and litigation and was appointed Queen's Counsel in 1987. His considerable experience in corporate law saw his appointment as a member of the Australian Government's Takeovers Panel (2006-2011).

Prior to his appointment to the bench, the Chief Justice served as President of both the Australian Bar Association (2008-2010) and the New South Wales Bar Association (2009-2011). The Chief Justice was also a member of the Executive Committee of the New South Wales Bar Association (2002 - 2011).

The Honourable Susan Kiefel AC: Susan Mary Kiefel was appointed Chief Justice of the High Court of Australia in January 2017. At the time of her appointment she was a Justice of the High Court of Australia, having been appointed to that office in September 2007. At the time of her appointment to the High Court she was a judge of the Federal Court of Australia and the Supreme Court of Norfolk Island. She served as a judge of the Supreme Court of Queensland in 1993–94 before joining the Federal Court. She was admitted to the Queensland Bar in 1975 and was appointed Queen's Counsel, in 1987. Chief Justice Kiefel served as a part-time Commissioner of the Australian Law Reform Commission from 2003 to 2007.

She has a Masters of Laws degree from Cambridge University.

Chief Justice Kiefel was appointed a Companion in the General Division of the Order of Australia in 2011. She was elected a titular member of the International Academy of Comparative Law in June 2013. She was elected an Honorary Bencher of the Honourable Society of Gray’s Inn in November 2014.
The Hon Michael Kirby AC CMG: When he retired from the High Court of Australia on 2 February 2009, Michael Kirby was Australia’s longest serving judge. He was first appointed in 1975 as a Deputy President of the Australian Conciliation & Arbitration Commission. Soon after, he became inaugural Chairman of the Australian Law Reform Commission (1975-84). Later, he was appointed a Judge of the Federal Court of Australia, then President of the New South Wales Court of Appeal (1984-96) and, concurrently, President of the Court of Appeal of Solomon Islands (1995-6). His appointment to the High Court of Australia followed in 1996 and he served thirteen years. In later years, he was Acting Chief Justice of Australia twice. In addition to his judicial duties, Michael Kirby has served on three university governing bodies being elected Chancellor of Macquarie University in Sydney (1984-93). He also served on many national and international bodies. Following his judicial retirement, Michael Kirby was elected President of the Institute of Arbitrators & Mediators Australia from 2009-2010. He served as a Board Member of the Australian Centre for International Commercial Arbitration (2009-14). He has been appointed Honorary Visiting Professor by twelve universities. He served 2011-12 as a member of the Eminent Persons Group on the future of the Commonwealth of Nations. He was a Commissioner of the UNDP Global Commission of HIV and the Law 2011-2012. He was appointed to the Advisory Council of Transparency International, based in Berlin in 2012. In 2013-2014, he was appointed Chair of the UN Commission of Inquiry on Human Rights Violations in North Korea. He a Commissioner of the UNAIDS Lancet Commission on AIDS to the Right to Health (2013-2014); the Global Fund’s Equitable Access Panel (2015-16); the UN Secretary-General’s High Level Panel on Access to Essential Medicines (2015-16); and UNAIDS/OhCHR’s panel on overreach of criminal law (2017); and Co-Chair of the International Bar Association’s Human Rights Institute (2018 - ).

Professor Mary Ellen O’Connell: Mary Ellen O’Connell is the Robert and Marion Short Professor of Law and is Research Professor of International Dispute Resolution—Kroc Institute, University of Notre Dame. O’Connell’s research is in the areas of international law on the use of force and international legal theory. She is the author or editor of numerous books and articles on these subjects.

O’Connell has been named a Senior Law Fellow at the Center for Theological Inquiry in Princeton for the 2014-2015 academic year. O’Connell was a vice president of the American Society of International Law from 2010-2012; she chaired the Use of Force Committee of the International Law Association from 2005 to 2010. Before joining the faculty at Notre Dame, she was a faculty member at The Ohio State University, the Johns Hopkins University Nitze School of Advanced International Studies Bologna Center, and Indiana University. From 1995 to 1998, she was a professional military educator for the U.S. Department of Defense in Garmisch-Partenkirchen, Germany.

Prior to joining the academy, she practiced law with the Washington, D.C.-based international law firm, Covington & Burling. O’Connell earned her BA in history at Northwestern with highest honors. She won a Marshall Scholarship for graduate study in the UK, where she earned an MSc in international relations at the LSE and an LLB with first class honors, Cambridge University. She holds a JD from Columbia Law School where she won Columbia’s Berger Prize for International Law. In July 2013, O’Connell received the PhD under special regulation from Cambridge University.

The Honourable Christian Porter MP: On Wednesday 20 December 2017, Christian was sworn in as the Attorney-General by the Governor General, His Excellency General the Honourable Sir Peter Cosgrove AK MC (Retd). Prior to this position, he was Minister for Social Services and Parliamentary Secretary to the Prime Minister.

Prior to winning the seat of Pearce at the 2013 Federal Election, Christian served as a Minister in the State Government, variously holding portfolios of Attorney-General, Minister for Corrective Services and Treasurer of Western Australia.

Prior to politics, Christian worked as a lawyer in both the commercial and government settings; beginning his career at Clayton Utz and then later working as a Senior State Prosecutor for the Director of Public Prosecutions WA, where he prosecuted criminal trials for the State.

Christian has also lectured at Edith Cowan University and the University of Western Australia in law, public policy and economics. Immediately before entering Federal Parliament, Christian was the Professor of Law at Curtin University.

Christian holds a Bachelor of Economics, a Bachelor of Arts in Political Science and a Bachelor of Laws from the University of Western Australia, as well as a Master of Science (Political Theory) from the London School of Economics.
Frederick M. Abbott is Edward Ball Eminent Scholar, Professor of International Law at Florida State University College of Law, USA. He has served as expert consultant and legal representative for numerous international and regional organizations, governments and nongovernmental organizations, mainly in the fields of intellectual property and technology transfer, trade, public health, competition, and sustainable development. He recently served as a member of the Expert Advisory Group to the UN Secretary-General’s High Level Panel on Access to Medicines. He is Co-Chair of the ILA Committee on Global Health Law. He regularly serves as panelist for the WIPO Arbitration and Mediation Center. Professor Abbott is the author of many books and articles, and serves on various editorial boards.

Professor Michael K. Addo joined Notre Dame Law School in July 2018 from the University of Exeter in England, where he held various positions, including Associate Dean of the Faculty of Postgraduate Studies and Director of Access and Admissions. Addo is an international lawyer with specialist expertise in international human rights law and human rights and international business policy. He earned a bachelor of laws degree with honours at the University of Ghana and a graduate diploma in legal practice at the Ghana Law School. He is a member of the Ghana Bar. He holds a master of law and doctoral degrees from the University of Essex in the United Kingdom as well as a diploma in international human rights law from the International Institute of Human Rights at the University of Strasbourg, France.

Harry Aitken recently completed his LLM at Cambridge University (as a Cambridge Australia Allen Scholar) where he researched the UN Security Council’s monitoring of sanctions implementation. He was law clerk to Judge James Crawford at the International Court of Justice as part of the Court’s Traineeship Program, for which he was awarded the Yull Scholarship by the ANU. He has also worked as a litigation lawyer at MinterEllison, during which time he established and edited the ILA Australia’s blog, the ILA Reporter. He will shortly be commencing work in the International Law Branch of the Australian Department of Foreign Affairs and Trade.

Suzanne Akila is Assistant Director in the Sea Law and Antarctica Section at the Department of Foreign Affairs and Trade (DFAT). She also held a position in the International Law Section at DFAT advising on the use of force, international humanitarian law and international criminal law. Prior to joining DFAT, Suzanne was a Senior Legal Officer at the Office of International Law, Australian Government Office of International Law, Australian Government.

Abdullah Al Arif is a Ph.D. candidate at Macquarie Law School. He completed his LLB (Honours) and LLM at the University of Dhaka, Bangladesh. He also completed an LLM in international law at South Asian University (New Delhi, India) with the esteemed SAARC-India Silver Jubilee Scholarship. He was awarded the SAU Gold Medal for securing the first position in his LLM class of 2013. Arif served as a Senior Lecturer and Lecturer at the Department of Law, Daffodil International University (Dhaka, Bangladesh) during 2013-2015. Arif received the prestigious University Grants Commission (Bangladesh) Award in 2014 for his outstanding contribution to research and publications.

Sandra Alexandre-Hughes was called to the NSW Bar in 2011. She has a general practice with a strong focus on international law. Sandrine appears in international succession and divorce matters. She also advises and appears in international commercial matters. Sandrine holds a keen interest in Human Rights which she studied in both Australia and France. Prior to moving to Australia, Sandrine worked as a Legal Officer with the Permanent Bureau of The Hague Conference on Private International law where she was involved in the negotiation, and was a Member of the drafting committee, for the 2007 Hague Convention on the International Recovery of Child Support and Spousal Maintenance.

Jean Allain is Professor of Law, Faculty of Law, Monash University; and Professor of Public International Law, Wilberforce Institute of the Study of Slavery and Emancipation (WISE), University of Hull, UK; as well as Extraordinary Professor, Centre of Human Rights, Faculty of Law, University of Pretoria, South Africa and Visiting Professor at Beijing Normal University, School of Law, China (2017-2020). Prof Allain is Special Adviser to Anti-Slavery International, the world’s oldest human rights organisation. He received his PhD from the University of Geneva and clerked for the first President of the International Criminal Tribunal for the former Yugoslavia. His recent books include: The Law and Slavery, 2015 and Slavery in International Law, 2013. His forthcoming translation of the Rayevsky’s 1802 The Institutions of Natural Law and the Law of Nations will appear with Oxford University Press in 2019.

José E. Álvarez is the Herbert and Rose Rubin Professor of International Law at New York University Law School. He is a former President of the American Society of International Law, the previous co-editor in chief of the American Journal of International Law, and a member of the Institut de Droit International. He is the author of over 130 articles. His most current books are The Impact of International Organizations on International Law (2017), International Investment Law (2017), and The Boundaries of Investment Arbitration (forthcoming Jusris 2018).

Frances Angadi is a Principal Legal Officer in the Office of International Law, Australian Government Attorney-General’s Department, and has advised across a range of public international law issues, including international law of the sea, international human rights and refugee law, the use of force and international humanitarian law. Since 2017, Frances has also served as legal adviser to the Pacific Maritime Boundaries Project, an Australian aid-funded project that provides legal and technical assistance to Pacific countries to finalise their maritime zones.

Setsuko Aoki is Professor of Law, Keio University Law School and Vice-Director of the Institute of Space Law, Keio University, Japan. She holds a Doctor of Civil Law (DCL) from the Institute of Air & Space Law, Faculty of Law, McGill University, Canada. She serves as a member of the Committee on National Space Policy under the Cabinet Office; the Council for Science and Technology of the Ministry of Education, Culture, Sports, Science and Technology of Japan; and Vice President of the International Institute of Space Law (IISL).

The Right Honourable Lady Justice Arden DBE was called to the Bar of England and Wales in 1971, and became a Queen’s Counsel in 1986. She is a graduate of Cambridge and Harvard, and was appointed a Justice of the High Court of Justice of England and Wales in 1993, being the first woman judge to be assigned to the Chancery Division. In 2000 she was appointed a Lady Justice of Appeal. She has sat on cases on a wide range of subjects, including human rights, constitutional law, asylum, Community law, housing, VAT, tax and directors’ duties. Lady Justice Arden is also a Member of the Permanent Court of Arbitration in The Hague.

Walter Arevalo-Ramirez, LLM, is Professor of Public International Law at the Faculty of Jurisprudence of the Universidad del Rosario (Bogotá, Colombia), Master in International Law (summa cum laude) and research assistant at Stetson University College of Law (USA) postgraduate in Constitutional Law, Bachelor Degrees in Law (2017), Political Science (2010) and International Relations (2011), summa cum laude. University of Rosario. Fellow of the external program of the Hague Academy of International Law and Diploma in Maritime Spaces, water courses and international law of the Hague Academy of International Law (Uruguay Session); Member of the Colombian Yearbook of International Law, Director of the Latin American Network of International Law Journals.

Helmut Aust, Dr. iur., is Professor of Law at the Freie Universitat Berlin. He is Co-Chairperson of the ILA Study Group “The Role of Cities in International Law” (with Janne Nijman) and Co-Speaker of the International Research Training Group “Human Rights under Pressure” (FU Berlin/The Hebrew Uni-
Dr. Emmanuel Opoku Awuku is currently working for the African, Caribbean and Pacific Group of States, Secretariat, as Legal Counsel. Dr. Awuku has worked at the Commonwealth Secretariat since 1997. He has worked with the United Nations and as an independent legal consultant and researcher. He holds an LL.M. and a Ph.D. degree from the University of London specialisation: international trade law and the environment. He is on an Editorial Advisory Board of the Commonwealth Law Bulletin, Journal Published by Routledge. Member of the Association for International Arbitration Belgium. He is Admitted to Practice as Solicitor of the Supreme Court of England and Wales, UK. Member of the Roster of the WTO Governmental and Non-Governmental Panelist Eligible for Panel Services, appointed by the WTO Dispute Settlement Body of the World Trade Organisation (WTO).

Gitanjali Bajaj is an international dispute resolution partner in DLA Piper’s Litigation & Regulatory practice in Sydney. Gitanjali specialises in international commercial arbitration with a sector focus on infrastructure and construction, oil and gas, transport, power and clean energy. Gitanjali also practices public international law and dispute resolution between States, having acted for clients in various forums, such as the International Court of Justice and the first ever UNCLOS Compulsory Conciliation. Gitanjali was one of the lead DLA Piper Partners that represented the Government of the Democratic Republic of Timor-Leste in the UNCLOS Compulsory Conciliation proceeding.

Vivienne Bath is Professor of Chinese and International Business Law at Sydney Law School, Director of the Centre for Asian and Pacific Law and Director of Research of the China Studies Centre Research Committee at the University of Sydney. Her teaching and research interests are in international business and economic law, private international law and Chinese law. She has first class honours in Chinese and in law from the Australian National University, and an LLM from Harvard Law School. She has also studied in China and Germany and has extensive professional experience in Sydney, New York and Hong Kong, specialising in international commercial law, with a focus on foreign investment and commercial transactions in China and the Asian region. Professor Bath speaks Chinese (mandarin) and German.

Dr. David S Berry is Dean of the Faculty of Law of the University of the West Indies, Cave Hill Campus, Barbados. He teaches in the areas of general public international law and regional integration law and has written articles and chapters in the same fields. Dr. Berry’s most recent books are Caribbean Law (Cambridge University Press, 2014) and Transitions in Caribbean Law: Lawmaking Constitutionalism and the Confluence of National and International Law (co-edited with Tracy Robinson, Ian Randle Publishers, 2013). Dr Berry practices in various areas of international law, primarily serving Governments and regional and international organisations.

Christine Bidadu-Garou is an Associate Professor at the University of New Caledonia. She also serves as the Deputy Director of the Legal and Economic Research Laboratory and holds a Director of Law License. Her areas of expertise include: domestic and international law of persons and family, international movement of persons and their status, internal and international conflicts of rights.

Christina Binder holds the Chair for International Law and Human Rights Law at the Bundeswehr University Munich. Previously, she was Professor of International Law at the University of Vienna. Christina is member of the Executive Board and Vice President of the European Society of International Law and member of the Executive Board of the ELUC (European Int-University Centre for Human Rights and Democratisation). She is member of the ILA Committees on the Implementation of the Rights of Indigenous Peoples, Human Rights in Times of Emergency and Feminism and International Law. She acts as election expert for the Congress of Local and Regional Authorities of the Council of Europe and has likewise worked as legal and electoral expert for election observation missions with the EU and OSCE/OIHR. Christi na speaks German (her mother tongue), English, French, Spanish and Italian.

Duncan Blake transferred to the Reserves in January, 2017 after 22 years as a RAFA Legal Officer. Duncan has contributed extensively to deployed operations, and to doctrine and policy for Defence and government, on operations law and space law. He has chaired inter-departmental and international working groups on space law. He was awarded the Lieber Society Military Prize for an article in 2011. His thesis topic at McGill University advocated for a ‘Manual on International Law Applicable to Warfare in Space’. Duncan is currently Managing Editor of the Woomera Manual project and is undertaking doctoral research at University of Adelaide.

Simon Brinsmead is a Principal Legal Officer in the Office of International Law, Attorney-General’s Department in Canberra, Australia. During his 8 years of service with OIL, Simon has advised the Australian Government across all aspects of its international obligations, with a focus on international economic law. In particular, Simon has advised on international trade and investment law, law of the sea, international tax and human rights law. Simon previously practiced with Mallesons Stephen Jaques in its Sydney Offices. He recently submitted his doctoral dissertation at the University of Bern, Switzerland, entitled “Ensuring Access to Interoperability Standards: International Approaches”.

Dr Nollette Butler joined the University of Manchester as a Lecturer in Law in October 2013. Her research interests lie broadly within the sphere of International Economic Law (including WTO Law and the International Law of Foreign Investment), and International Commercial Arbitration. Nicolette is a Scientific Advisor for the European Public Health Alliance (Brussels) on matters of trade and investment policy. She is also the Principal Investigator and Co-Manager of an OIL-funded project, which examines the relationship between investment and human rights. Prior to joining the University of Manchester in October 2013, she taught at the Universities of Leeds and Sunderland.

Dr Petra Butler is Professor at the Victoria University of Wellington, Co-Director of the Centre for Small States and Visiting Professor at Queen Mary, University of London. Petra specialises in domestic and international human rights, public and private comparative law, and private international law with an emphasis on international commercial contracts. Petra advises public and private clients in her areas of expertise and has been involved in some of New Zealand’s recent high profile cases. She is a member of a number of advisory boards and human rights NGOs.

Andrew Byrnes is Professor of Law, University of New South Wales, Sydney. His publications deal with gender and human rights, national human rights institutions, economic and social rights, the human rights of older persons, peoples’ tribunals, and the incorporation of human rights in domestic law. He has been a member of a number of IIA committees, serves on the Board of the Diplomacy Training Program and was ANZIL President 2009 to 2013. From 2012 to 2014 he was external legal adviser to the Australian Parliamentary Joint Committee on Human Rights. He is also a member of the NSW Bar Association’s Human Rights Committee.

Marsha Cadogan is a post-doctoral fellow in the International Law Research Program at the Centre for International Governance Innovation. Her research interests include International Security (IP) rights and international trade, IP and sustainable development, and finding innovative uses for IP in the fourth industrial revolution. Much of her work at CGI is focused on geographical indications (GIs), preferential free trade agreements and its relevance in global consumer markets. She has a PhD (intellectual property) from Osgoode Hall Law School, York University and is called the Bar of Ontario. She is also on the Board of Canada’s International Law Association.

Dr Alejandro Carballo Leyda is the General Counsel of the International Energy Charter and head of its Conflict Resolution Centre. He coordinates the discussions on the Model Investment Dispute Management Protocol and the modernisation of the Energy Charter Treaty. Alejandro was a Visiting Fellow at Cambridge University and a member of ASIL’s Executive Council. He participated in the working groups of UNIDROIT Principles of International Commercial Contracts and Hague Conference Principles on Choice of Law in international contracts. Alejandro is the Rapporteur of the IIA Study Group on The Use of Domestic Law Principles in the Development of International Law.

María Carmelina Londoño Lázaro is an expert in water law and policy. She is a senior solicitor at Australia’s oldest public interest environmental law firm, EDO NSW, where she advises farmers, community groups and peak conservation organisations about implementation of the Murray-Darling Basin Plan and other water-related matters. Emma also serves as a sole legal advisor to the Secretariat of the Ramsar Convention on Wetlands in Switzerland, is a Visiting Fellow in the Faculty of Law at the University of New South Wales and a fellow of the Peter Cullen Water and Environment Trust, having completed their Science to Policy Leadership Program in 2013.
Emma’s international engagement further includes membership of the policy group within the Alliance for Global Water Adaptation (AGWA).

Christina M. Cerna - B.A., New York University; M.A., Ludwig-Maximillians Universität, Munich, Germany; J.D., American U., LL.M., Columbia University, Mid-Career Fellow, St Antony’s College, Oxford. She was Principal Human Rights Specialist for the OAS (1979-2012). She is Adjunct Professor at Georgetown U. Law School and active in ASIL and ABLA. She chaired ILA’s International Human Rights Law Committee (2008-2016) and co-chairs Human Rights in Times of Emergency Committee. She serves on the IML Advisory Board (1996-present) and serves as a consultant to ASIL AN (2007-2014) re the creation of its human rights commission (2007-2014). She has written widely on international human rights law and has been published in journals throughout the world.

Louise Chappell is the Director, Australian Human Rights Institute and Professor, Law Faculty UNSW, Sydney. She is also Professor; School of Social Sciences, UNSW and Fellow of the Academy of Social Sciences Australia. A political scientist by training, Louise researches issues of gender justice across the fields of politics, law and business. Between 2010-14 Louise was an ARC Future Fellow investigating the implementation of the International Criminal Court’s gender justice mandate. She has recently published a book based on this research The Politics of Gender Justice at the International Criminal Court: Legacies and Legitimacy (2016, OUP).

Simon Chesterman is the Dean and Provost’s Chair at the National University of Singapore Faculties of Law. He is also Editor of the Asian Journal of International Law. Educated in Melbourne, Beijing, Amsterdam, and Oxford, his teaching experience includes periods at the Universities of Melbourne, Oxford, Southampton, Columbia, and Sciences Po. From 2006-2011, he was Global Professor and Director of the New York University School of Law Singapore Programme. His books include Law and Practice of the United Nations (with Ian Johnstone and David M. Malone, OUP, 2016); From Community to Compliance (CUP, 2015) and One Nation Under Surveillance (OUP, 2011).

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Paul Cronan AM. As an Acting Assistant Secretary of the Office of International Law, Defence & Governance, his main duties include advising the Attorney-General’s Department, Paul advises on a range of public international law issues including on the use of force, law of the sea, international humanitarian law and international criminal law. Prior to joining the Office of International Law in 2015, Paul enjoyed a 30 year legal career in the Royal Australian Air Force culminating in his appointment in 2011 as the Director-General Australian Defence Force Legal Service. In 2003 Paul was a Member of the Order of Australia in recognition of his legal work in the planning and conduct of Australian Defence Force operations in Iraq.

Emeritus Professor Rosalind Croucher AM was appointed as President of the Australian Human Rights Commission in July 2017, after seven and a half years as Acting President of the Australian Human Rights Com- mission. In 2014 she was acknowledged for her contributions to public policy as one of Australia’s ‘100 Women of Influence’ and was awarded the Australian Women Lawyers’ award. In the Australia Day Honours list, 2015, Professor Croucher was made a Member of the Order of Australia; 2016 Marquise University conferred on her the title of Emeritus Professor; and in 2018 UNSW conferred on her an honorary LLD.

Mihail Danov has research interests in private international law and competition law. He is the author of Jurisdiction and Judgments in Relation to EU Competition Law Claims (Hart Publishing, Oxford 2011). He has co-edited: Cross-Border EU Competition Law Actions (Hart Publishing, Oxford 2013) and Cross-Border Litigation in Europe (Hart Publishing, Oxford 2017). At the moment, Mihail is undertaking a pilot study which aims to measure the expected initial impact of Brexit on parties’ strategies which will - in turn - have a bearing on the litigants’ access to legal remedies (as well as on settlement dynamics) in cross-border disputes.

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The Hon Lindsay Foster was appointed a judge of the Federal Court of Australia on 4 September 2008. He is a graduate of the University of Sydney with the degrees of Bachelor of Arts, Bachelor of Laws and Master of Laws. After practise as a solicitor in Sydney, he spent some time working in the corporate world. He was admitted to the New South Wales Bar in 1980 and was appointed Senior Counsel in 1994. At the Bar, Justice Foster specialised in commercial law, competition law, equity and administrative law.

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Camille Goodman has worked in the Office of International Law at the Attorney-General’s Department since 2005, providing advice to the Australian Government on a wide range of public international law issues, with a particular focus on law of the sea and international fisheries law, and significant involvement in Pacific fisheries. In 2015, Camille commenced a PhD at the ANU College of Law, Australian National University, with support from the Sir Roland Wilson Foundation. Camille’s research focuses on the nature of the coastal State jurisdiction over resources in the exclusive economic zone under contemporary international law.

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