



Universities Network for Children in Armed Conflict
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UNIVERSITIES NETWORK FOR CHILDREN IN ARMED CONFLICT

ADVANCED TRAINING COURSE

INTERNATIONAL CRIMINAL JURISDICTION INVOLVING CHILDREN IN ARMED CONFLICT

Procedural and deontological profiles concerning the role of lawyers

June 8th , 2022-October 20th,2022

THE AIM OF THE COURSE

This advanced training course organized by the Universities Network intends to develop the professional skills of lawyers who work, or intend to work, on issues related to children affected by armed conflicts.

In situations of armed conflict, children are increasingly being brought before the international and national justice systems, either as victims and witnesses or as defendants.

The goal of this advanced training course is to bring conceptual clarity to the issue of children and justice in times of armed conflict by investigating the role of lawyers in national and international legal frameworks. Its aim is to analyze relevant legal provisions, academic debates and a number of case studies. It will articulate how children who have suffered grave violations during armed conflict can access justice, as well as how the current system treats child victims and witnesses. Moreover, it delves into the issues of children who may have committed international crimes during conflict, the nature of their accountability, and where they should be placed on the spectrum between total impunity and total responsibility.

What role do lawyers play in this framework? How can lawyers assist and defend children? How could they approach children who have been impacted by armed conflict? What are the rules that lawyers must follow before the International Criminal Court?

The Rome Statute of the International Criminal Court (ICC) is the first international criminal law instrument to criminalize the recruitment and use of children in international or non-international armed conflicts, recognizing the fact that children are present, both in the armed forces of States and in non-State armed groups. It has laid bare the fact that children are truly among the most vulnerable persons in armed conflict. The ICC has so far devoted considerable energy to investigating, prosecuting and sentencing crimes committed against children during armed conflicts. However, the issue of international justice relating to children affected by armed conflict is a question which, due to its delicacy, requires continuous updating and, above all, specialization of the professionals involved.

The goal of this specialization course is to equip lawyers with the knowledge and skills necessary to protect the rights and best interests of children affected by armed conflict in national/international proceedings and in non-judicial processes.



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STRUCTURE OF THE SPECIALIZATION COURSE

The course is divided into 2 modules.

The first module (9 days + 1 day test of 3 hours each for 30 hours in total) will give a general overview of the major provisions of human rights law, international humanitarian law and international criminal law.

The second module (17 days + 1 day exam of 3 hours each for 54 hours in total) will address the particular aspects of the role of lawyers representing children as victims and witnesses or defendants before national and international courts.

Each module will take a theoretical and practical approach, and will include simulations and analysis of relevant case law.

Lessons will be taught by professors, experts, judges and lawyers with experience in national and international proceedings, including before International Tribunals and the International Criminal Court.

The advanced training course is 84 hours in total. It will take place two days per week for 3 hours each day (2 p.m. - 5 p.m. CET)

At the end of the training course, and after the final exam, the best candidates will have the opportunity to undertake an internships at the ICC and NGO's working in the field. The organizer will provide scholarships to the best candidates. More information will be given during the training.

One of the scholarship will be dedicated to the former Italian Ambassador to Australia, Mrs. Francesca Tardioli, who passed away prematurely in 2022, for her deep commitment to human rights protection.

The deadline for the enrollment is the 30th of May.



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CONTENTS OF THE MODULES

Welcome addresses:

Mrs VIRGINIA GAMBA DE POTGIETER, *Special Representative of the Secretary-General for Children and Armed Conflict*
Mr. KARIM A.A. KHAN QC, *ICC Prosecutor*

FIRST MODULE

GENERAL OVERVIEW: KEY KNOWLEDGE OF INTERNATIONAL HUMANITARIAN LAW, INTERNATIONAL HUMAN RIGHTS LAW AND INTERNATIONAL CRIMINAL LAW

(9 days + 1 day exam)

8 June 2022

First Day: The phenomenon of children in armed conflict. The concept of child-specific needs in armed conflict.

The lesson will examine the situation of children in armed conflict by exploring the general framework of new modern conflicts, as well as the international (UN), and the regional system approach to armed conflicts.

1.1 Children in armed conflicts: current data and analysis of the geopolitical situation.

1.2 The United Nations system and the Office of the Special Representative of the UN Secretary-General for Children and Armed Conflict.

1.3 The Regional systems to combat the phenomenon of children in armed conflict.

9 June 2022

Second Day: The development of Human Rights Law (HRL). The protection of children under HRL.

This lesson will analyze the rights afforded to children by the main human rights law legal tools.

2.1 The 1989 Convention on the rights of the child (CRC).

2.2. The CRC Optional Protocol.

2.3. Who are children? Analysis of the adequacy of the ICRC and its Protocol to the current armed conflicts.

16 June 2022

Third day: The development of International Humanitarian Law (IHL). The protection of children under IHL.

This lesson will focus on how International Humanitarian Law provides protection for children in the event of armed conflict, either of international or non-international nature.

3.1 International and non-international armed conflict. The modern conflicts and their challenges.

3.2. The Geneva Conventions of 1949 (GCIII and GCIV).

3.3. The Additional Protocols of 1977 (API and APII).

17 June 2022

Fourth day: Introduction to International Criminal Law (ICL).

This lesson will explore the evolution of the International Criminal Law through the examination of the international criminal bodies from the Nuremberg Tribunal to the International Criminal Court.

4.1. The Nuremberg Tribunal and the affirmation of the International Criminal Law.



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4.2 The International ad hoc Tribunals and Hybrid Courts.

4.3 The International Criminal Court.

22 June 2022

Fifth day: Soft law instruments to protect children in armed conflict.

This lesson will analyze the soft law instruments addressing the issue of children in armed conflict and their impact on the protection of children in armed conflict.

5.1 The Paris Principles and Guidelines on Children Associated with Armed Forces or Armed Group.

5.2 The Vancouver Principles.

5.3 The Safe Schools Declaration.

23 June 2022

Sixth day: The six grave violations of children's rights in armed conflict.

This lesson will analyze the first Resolution on children and armed conflict adopted by the United Nations Security Council in 1999, placing the issue of children affected by the armed conflict on the Council's agenda and identifying the six grave violations affecting children in armed conflict.

6.1 Killing and maiming of children.

6.2 Recruitment and use of children by armed forces and armed groups.

6.3 Sexual violence against children.

6.4 Abduction of children.

6.5 Attacks on schools and hospitals.

6.6 Denial of humanitarian access for children.

29 June 2022

Seventh day: Sexual and gender-based crimes against children.

This lesson will analyse the crimes with a gender component which have long been neglected in ICL and the developments towards accountability for said crimes. Armed conflicts have the potential to exacerbate pre-existing gender dynamics, making them more regressive or restrictive. The various ways in which girls and boys are recruited and used by armed groups in conflict are frequently reflective of these different gender dynamics. Although roles can and do overlap, the division of labor between boys and girls can reflect stereotypical gender roles as well as preconceived notions about their relative physical strength and personal capacities.

7.1 Sexual and gender-based crimes (SGBC) against children.

7.2 Recruitment and Girls' voluntary participation in armed conflict.

7.3 Disarmament, demobilization, reintegration programs.

7.4. Social stigmatization attached to SGBC.

30 June 2022

Eight Day: Analysis of Case Law.

6 July 2022

Ninth day: Analysis of Case Law: a gender perspective.

7 July 2022

Tenth Day: First Module's Final test.



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SECOND MODULE

THE ROLE OF LAWYERS BEFORE THE ICC IN CASES INVOLVING CHILDREN AFFECTED BY ARMED CONFLICTS

(17 days + 1 day of final exam)

13 July 2022

First Day: What is justice for Children?

This lesson will examine how children are increasingly becoming targets of recruitment, attacks, and subject to SGBC in modern warfare. Children are involved in criminal activity as well. Mechanisms put in place to deliver justice may face significant challenges. Although national courts bear the primary responsibility for prosecuting international crimes, in many States affected by armed conflict the infrastructure of the judicial system is often either virtually non-existent or inadequate. Judges, prosecutors, lawyers, and court administrators may have fled, or been victims of the conflict themselves, or cannot be trusted to be independent. By the time the judicial system is functioning again, many years may have passed and the children's recollection of the details of the crimes they have witnessed may be less clear. Also, other aspects can affect justice like the tension between the State's search for reconciliation and the need for accountability for human rights violations; a lack of both, financial and human, compensation or reparation for children's loss of childhood and for the harms suffered. Moreover, children's accountability addresses a contentious issue: where should children be placed on the spectrum between total impunity on one end and total responsibility on the other?

- 1.1. *Challenges to justice for children.*
- 1.2. *Ending impunity and children accountability.*
- 1.3. *Maximizing justice for children.*

14 July 2022

Second Day: Children as victims and witnesses in judicial proceedings and non-judicial processes.

This lesson will examine how children perceive the accountability of those who violate their rights, as well as the processes and main challenges of children participating in the justice system, and the need for children to be protected as victims and witnesses in both judicial and non-judicial mechanisms, such as international courts and tribunals and Truth and Reconciliation Commissions (TRCs).

- 2.1. *Challenges regarding the participation of children in judicial proceedings and non-judicial processes.*
- 2.2. *The issue of protection of children in judicial proceedings.*
- 2.3. *Special measures in judicial proceedings.*

20 July 2022

Third-Day: The sociological and psychological approach to children affected by armed conflict and involved in criminal proceedings.

This lesson will examine the best practices to interact and communicate with children affected by armed conflict, including techniques for explaining complex legal matters and questioning. A special emphasis will be placed on analyzing the psychosocial environments of children affected by armed conflict.



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3.1. *Initial contact and interview with children.*

3.2. *Treatment of children during proceedings and the best interest of the child (art. 12 of the Convention on the Rights of the Child).*

3.3 *The rights of the child during judicial proceedings and the concept of a child-friendly justice.*

21 July 2022

Fourth Day: Simulation

27 July 2022

Fifth Day: Children affected by armed conflict and international justice. Accountability mechanisms at the international level.

This lesson will examine how, over the last 20 years, the international community has established new accountability mechanisms to assist States in putting an end to a widespread culture of impunity. These mechanisms are essentially divided into two types: judicial courts or tribunals, which are formal bodies with established procedures, and more informal, non-judicial settings, like TRCs.

5.1. *Ad hoc tribunals: Children before the ICTY and ICTR.*

5.2. *Hybrid courts: Children before the Special Court for Sierra Leone.*

5.3. *Non-judicial mechanisms.*

28 July 2022

Sixth Day: The proceedings before the ICC.

This lesson will analyze the different stages of the proceedings before the ICC.

6.1. *Preliminary examination and opening of an investigation.*

6.2. *The pre-trial stage.*

6.3. *The trial stage and the reparations proceedings.*

6.4. *The appeal stage.*

6.5. *Enforcement of sentence.*

14 September 2022

Seventh Day: Crimes within the ICC's jurisdiction against or affecting children.

This lesson will analyze the elements of the crimes under the Rome Statute targeting and/or affecting children.

7.1. *Conscription, enlistment, and use of children under the age of 15 years to participate actively in hostilities, as war crimes in violation of Articles 8(2)(b)(xxvi) and 8(2)(e)(vii) of the Rome Statute.*

Forcible transfer of children and prevention of birth, as acts of genocide in violation of Articles 6(d) and 6(e) of the Rome Statute.

7.2. *Trafficking of children as a form of enslavement constituting a crime against humanity in violation of Articles 7(1)(c) and 7(2)(c) of the Rome Statute.*

Attacks on buildings dedicated to education and health care, as war crimes in violation of Articles 8(2)(b)(ix) and 8(2)(e)(iv) of the Rome Statute.

7.3. *Torture and related war crimes and crimes against humanity, in violation of Articles 7(1)(f), 7(1)(k), 8(2)(a)(ii), 8(2)(a)(iii) and 8(2)(c)(ii) of the Rome Statute.*



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Persecution as a crime against humanity, in violation of Article 7(1)(h) of the Rome Statute; and Sexual and gender-based violence as war crimes and crimes against humanity, in violation of Articles 7(1)(g), 8(2)(b)(xxii) and 8(2)(e)(vi) of the Rome Statute.

15 September 2022

Eight Day: The ICC mechanism for children victims of international crimes to access justice.

This lesson will examine how the ICC allows individuals who have suffered harm as a result of any crime within its jurisdiction to participate as victims in the proceedings and the difference with appearing as witness.

8.1. *Victims vs. witnesses.*

8.2. *Victim status.*

8.3. *Participation of children in the proceedings.*

21 September 2022

Ninth Day: The legal framework for Counsel before the ICC.

This lesson will present the legal framework governing the intervention of Counsel before the ICC, analyzing the applicable legal provisions and the legal aid system.

9.1. *Regulatory framework for Counsel before the ICC.*

9.2. *The Code of Professional Conduct for Counsel appearing before the ICC.*

9.3. *The legal aid system before the ICC.*

22 September 2022

Tenth Day: The different role of Counsels before the ICC

This lesson will focus on the different role that Counsel may play in ICC proceedings and the role and mandate of the Office of Public Counsel for Victims (OPCV), with the duty to ensure effective participation of victims in the proceedings, and the Office of Public Counsel for the Defence (OPCD), which provides support and substantive legal assistance to Defence's teams.

10.1. *Counsel for the Defence.*

10.2. *Legal Representatives of Victims.*

10.3. *The Office of Public Counsel for Victims (OPCV) and the Office of Public Counsel for the Defence (OPCD).*

28 September 2022

Eleventh Day: Investigation and collection of evidence concerning and from children.

This lesson will focus on the technical and psychological approach that Counsel should adopt when collecting information and/or undertaking investigation involving children and how to ensure the well-being of children in the process.

11.1. *Investigation and collection of information and evidence from children.*

11.2. *Methodologies of investigation and cooperation with national stakeholders.*

11.3. *Methodologies of interviewing children.*



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29 September 2022

Twelfth Day: Simulation

5 October 2022

Thirteenth Day: The role of Counsel assisting children in ICC proceedings.

This lesson will analyze the different aspects related to the legal assistance provided by Counsel representing children in ICC proceedings.

13.1. Presentation of views and concerns during the proceedings.

13.2. The questioning of children during the proceeding.

13.3. Reparations proceedings.

6 October 2022

Fourteenth Day: Simulation.

12 October 2022

Fifteenth Day: Analysis of ICC Case Law.

13 October 2022

Sixteenth Day: Analysis of ICC Case Law.

19 October 2022

Seventeenth Day: Final Exam.

20 October 2022 (TBC)

Eighteenth Day: Conference.

COURSE FEES

500 EUROS (incl.VAT) for students, trainee lawyers, and first year lawyers

1.000 EUROS (incl.VAT) for all lawyers

Students coming from disadvantaged areas, will be entitled of discounted rates.



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TRAINERS

Mr Guido ACQUAVIVA, *International Lawyer*

Mr. Ahmed Aubais Neima AL-FATLAWI, *Counsel and Professor of International Criminal Law at University of Kufa (Iraq)*

Ms. Dato' Shyamala ALAGENDRA, *International Criminal Lawyer and former Assistant Director of Public Prosecutions of Fiji*

Ms Véronique AUBERT, *Save the Children UK and Special Adviser to ICC Prosecutor on Crimes against and affecting Children*

Ms Marta BORDIGNON, *Adjunct Professor of Contemporary Politics of Europe, Politics of the Global Economy, Social Justice and Business and Legal Environment of Business at Temple University, Rome Campus (Italy)*

Ms. Debora CAPALBO, *Post-Doctoral Research Fellow in International Law with a PhD at Sapienza University of Rome (Italy)*

Ms. Francesca CAPONE, *Associate Professor of International Law at Scuola Superiore Sant'Anna, Pisa (Italy)*

Mr Laura CARPANETO, *Professor of European Union Law at the University of Genoa (Italy)*

Ms Cynthia CHAMBERLAIN, *Legal Officer, Chambers ICC*

Mr. Dragoş CHILEA, *Lawyer Professor of International Law at the University of Tirgu Mures (Romania), President of the International Criminal Bar (ICB)*

Ms Katherine COCCO, *Child Protection Specialist - Children and Armed Conflict (MRM), United Nations Children's Fund (UNICEF)*

Mr Matteo COSTI, *Appeals Counsel, OTP, ICC*

Mr. Francisco COX, *Lawyer, Legal Representative in the ICC Ongwen case and Member of the Independent International Fact-Finding Mission on the Bolivarian Republic of Venezuela*

Mr. Stefano DOMINELLI, *Professor at the University of Genoa (Italy)*

Ms. Jan Marie FRITZ, *Professor at the University of Cincinnati (USA)*

Ms Silvia GISON, *International Humanitarian Advocacy and Policy Officer Save the Children*

Ms. Laura GUERCIO, *Counsel in the ICC List of Counsel, Professor at the University of Perugia, Coordinator UNETCHAC*



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Mr. Sergio MARCHISIO, *Professor Emeritus of International Law at Sapienza University of Rome (Italy)*

Mr. Kito MASIMANGO, *Professor, Counsel, DRC Coordinator of the Coalition for the International Criminal Court*

Ms. Paolina MASSIDDA, *Principal Counsel, Independent Office of Public Counsel for Victims (OPCV), ICC*

Mr. Gianluigi MASTANDREA BONAVERI, *PhD in International and Comparative Law / First Secretary, Italian Embassy in the Arab Republic of Egypt*

Ms. An MICHELS, *Psychologist, Victims, and Witnesses Unit (VWU) ICC Registry*

Ms Jennifer NAOURI, *Lawyer, President of the ICC Bar Association (ICCBA)*

Mr. Gabriël OOSTHUIZEN, *Programme Director of the Institute for International Criminal Investigations (IICI)*

Mr. Marco PEDRAZZI, *Professor of International Law at the University of Milan (Italy)*

Mr. Ljubomir PETRULJESKOV, *Program Lead Eastern Europe and Central Asia at International Development Law Organization (IDLO)*

Mr. Fausto POCAR, *Professor Emeritus at University of Milan (Italy), former Judge at ICTY, ICTR, and ad hoc Judge at ICTY*

Mr. Daryn REICHERTER, *Clinical Professor, and Director of the Human Rights in Trauma Mental Health Program at Stanford University (USA)*

Mr. Domenico ROSANI, *Professor at University of Innsbruck (Austria)*

Ms. Silvia SCARPA, *Professor at John Cabot University, Rome (Italy)*

Ms. Anne SCHINTGEN, *Head of the Europe Liaison Office of the Special Representative of the UN Secretary-General for Children and Armed Conflict*

Mrs Julia SLOTH-NIELSEN, *Professor, School of Law, University of Huddersfield*

Ms Diane TURNER, *QC, International Lawyer*

Mr. Pieter VANAVERBEKE, *Acting Chief of the Counsel Support Section (CSS) ICC Registry*

Ms. Ludovica VETRUCIO, *Legal Officer, Independent Office of Public Counsel for Victims, ICC*

Ms. Yvonne VISSING, *Professor of Healthcare Studies, at Salem State University*



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TRAINERS' CV

Mr. Guido ACQUAVIVA, International Lawyer

Guido Acquaviva (PhD, LLM) is Principal Legal Officer at the Organisation for the Prohibition of Chemical Weapons (OPCW) and has been working on accountability for serious violations of international humanitarian law and human rights for almost 20 years. He joined the ICTY in 2003, where he assisted judges in pre-trial, trial, and appellate proceedings, and has since worked at the Special Tribunal for Lebanon – as Senior Legal Officer and Chef de Cabinet to the President – and to establish the Kosovo Specialist Chambers, where he was Deputy Registrar. He consulted with UNHCR on forced displacement and has published extensively on public international law, international criminal law and humanitarian law.

Mr. Ahmed Aubais Neima AL-FATLAWI, Counsel and Professor of International Criminal Law at University of Kufa (Iraq)

Ahmed Aubais Neima Al-Fatlawi holds a PhD in Public International Law from the Higher Institute of Legal Studies at the Lebanese University in 2012 and holds a Diploma of Participation from the Geneva Institute of International Humanitarian Law and Human Rights in 2017. Currently a lecturer at the University of Kufa (Iraq) College of Law, published a number of books on various subjects of International Humanitarian Law and International Criminal Law, as well as prepared and published many of specialized articles in International Criminal Law. In 2018 he was nominated by the International Committee of the Red Cross as an international expert on the revision of the Third Geneva Convention of 1949, as well as expert on the commentary on the Military Guidelines to the Protection of Natural Environment in Times of Armed Conflict in 2019.

Ms. Dato' Shyamala ALAGENDRA, International Criminal Lawyer and former Assistant Director of Public Prosecutions of Fiji

Dato' Shyamala Alagendra is a Malaysian lawyer with over 24 years domestic and international criminal law experience. She has served as a Prosecution Trial Lawyer at the International Criminal Court (ICC), Special Court for Sierra Leone and before the Special Panel for Serious Crimes in East Timor. At the SCSL, she worked closely with former child soldiers and led their testimonies in three out of the four trials. During her time as the Assistant Director of Public Prosecutions of Fiji between 2018-2019, she led prosecutions of child rape cases and secured the first life sentence for child rape ever to be imposed in Fiji and the Pacific. She led the investigations into allegations of human rights violations (including killings, torture and sexual violence) by regional peacekeeping troops deployed to Sierra Leone during the conflict and submitted a fundamental rights petition before the Supreme Court in 2018 on their behalf. Some of the victims were children at the time of the violations and some were children born out of rapes by these peacekeepers. This case was featured in a documentary by Al Jazeera

"Peacekillers": <https://www.aljazeera.com/programmes/peopleandpower/2018/09/peacekillers-180913060801441.html>

Between 2016-2017, she successfully represented child victims in cases of historical sexual abuse by foreign clergy in Sierra Leone. Compensation was paid by the Church to the victims including to the children born of those rapes. Most recently, she was the Gender & Child Rights Adviser to the Independent Investigative Mechanism for Myanmar (IIMM) and is presently the Sexual and Gender-Based Crimes Legal Consultant to the OHCHR Sri Lanka accountability project.

She has also represented accused persons as Counsel at the ICC, STL and EULEX Court in Kosovo.



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Ms. Véronique AUBERT, *Lead on Children and Armed Conflict at Save the Children UK and Special Adviser to the ICC Prosecutor on Crimes against and affecting children*

Véronique Aubert is a senior human rights expert on investigating gross violations against children in conflict, and promoting governments and armed actors' compliance with international law standards. She is the Lead on Children and Armed Conflict at Save the Children UK providing policy analysis and child rights expertise, while leading talks with senior government officials and donors. She recently co-authored with Oxford University the report, *Advancing Justice for Children* (March 2021), that explores the barriers and solutions regarding accountability for crimes and violations against children in conflict.

She currently also serves as Special Adviser on Crimes Against and Affecting Children to the Prosecutor of the International Criminal Court. Ms Aubert regularly serves as a child rights expert for Justice Rapid Response to investigate international crimes against children and as a member of Technical Advisory Panel for the Global Fund for Survivors of Conflict-Related Sexual Violence.

She previously served as Co-Chair of the Global Coalition to Protect Education from on the development and implementation of the Safe Schools Declaration, and was involved in the publication of the *Education under Attack* report. She was awarded an OBE in 2021 as a reward for her contribution to protecting children in armed conflict.

Ms. Marta BORDIGNON, *Adjunct Professor of Contemporary Politics of Europe, Politics of the Global Economy, Social Justice and Business and Legal Environment of Business at Temple University, Rome Campus (Italy)*

Marta Bordignon, Ph.D. in International Law from University of Rome "Tor Vergata" (Italy), with a thesis on the implementation of the UN Guiding Principles on Business and Human Rights through National Action Plans in Italy, Spain and the UK. Currently, Dr. Bordignon is Adjunct Professor of Contemporary Politics of Europe, Politics of the Global Economy, Social Justice and Business and Legal Environment of Business at Temple University, Rome Campus. She is Research Assistant and Member of the Working Group of the Research Project "*The implementation of the UN Guiding Principles on Business and Human Rights by the European Union and its Member States*", coordinated by the International Law and International Relations Department of the University of Seville (Spain). She co-founded the association Human Rights International Corner (HRIC), of which she has been appointed as President in May 2018. Since 2018, she is co-director of the "Business and Human Rights" Summer School. She authored several papers and book's chapters about the implementation at national level of the UN Guiding Principles on Business and Human Rights, corporate social responsibility, human rights due diligence, indigenous people rights and human trafficking and modern slavery.

Ms. Debora CAPALBO, *Post-Doctoral Research Fellow in International Law with a PhD at Sapienza University of Rome (Italy)*

Debora Capalbo is Post-Doctoral Research Fellow in International Law with a PhD at Sapienza University of Rome (Italy). Her main research topics focus on the legal aspects of nuclear disarmament; gender and disarmament; protection of children in armed conflict; the WPS Agenda and the UNSC Res. 1325. In 2019, she defended her PhD thesis on the "*Legal Aspects of Nuclear Weapons: from Article VI of the Nuclear Non-Proliferation Treaty to the Treaty on the Prohibition of Nuclear Weapons*" at Sapienza University under the supervision of Prof. Marchisio. In 2015 she took part in the Informal Conference on Disarmament held in Geneva. In 2015, she also attended the 2nd level Master Programme in International Protection of Human Rights, with a final dissertation on "*The Reparations in the System of the International Criminal Court*", and in this context, she did an internship at the International Research Institute "Archivio Disarmo". She is Member of the Universities Network for Children and Armed Conflicts with specific competences for Academic Projects.



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Ms. Francesca CAPONE, *Associate Professor of International Law at Scuola Superiore Sant'Anna, Pisa (Italy)*
Francesca Capone holds a Law Degree from the University of Naples Federico II and a Joint Ph.D. Degree from the Scuola Superiore Sant'Anna (Italy) and Tilburg University (The Netherlands), earned in October 2013. In 2012-2013 she worked as a research fellow in international law at the British Institute of International and Comparative Law in London. Currently, she is Associate Professor of International Law at the Scuola Superiore Sant'Anna, where from 2018 to 2021 she was Assistant Professor (tenure track position) and from 2014 to 2018 she served as a Research Fellow, lecturer and Coordinator of the Master in Human Rights and Conflict Management. She has been a visiting fellow and guest lecturer at several academic institutions across Europe and beyond, including Leiden University, the Max Planck Institute for Comparative Public Law and International Law and Addis Ababa University. She has undertaken research on a wide range of topics, in particular she has written extensively on children's rights and the protection of vulnerable groups. Her book *Reparations for Child Victims of Armed Conflict: State of the Field and Current Challenges* (Intersentia 2017) won the 2018 Ciardi Prize for the best book in the field of international humanitarian law.

Mr Laura CARPANETO, *Professor of European Union Law at the University of Genoa (Italy)*
Laura Carpaneto, Associate Professor of European Union Law at the University of Genoa, teacher of European Union law, The Law of International Organizations, European Union law and transport policy, European Union law and global challenges at the University of Genoa, author of monographies and articles in the field of EU law. She has participated to research projects at EU at national level and has coordinated some of them. She presently involved in projects on private international law aspects of family matters. Her favorite research field is international and EU child law.

Ms. Cynthia CHAMBERLAIN, *Legal Officer, Chambers ICC*
Costa Rican lawyer, She has worked at the ICC as a Legal Officer in Chambers since 2006. Before joining the Court she worked on women's rights in her home country, particularly the presentation of shadow reports before the CEDAW Committee. She has a Ph.D. in Law (Leiden University, 2014). Her research focused on children and the ICC.

Mr. Dragoş CHILEA, *Lawyer Professor of International Law at the University of Tirgu Mures (Romania), President of the International Criminal Bar (ICB)*
Dragoş Chilea is professor at the University of Medicine, Pharmacy, Sciences and Technology "George Emil Palade" of Târgu Mureş (Romania), President of the International Criminal Bar, lawyer in Constanța Bar Association. His career began after graduating from the Faculty of Law within the University of Bucharest, where he also attended a Master's degree. He was awarded the PhD title for the elaboration of the doctoral thesis entitled "*The Right to Establish Economic Agents in EU Member States*". His legal studies were enriched by courses in Lyon (France) and Athens (Greece) in the European Academy of Public Law. He worked as a prosecutor, Secretary General of the Institution of the Prefect of Constanta County and Prefect of Constanța County, lawyer, vice dean and member of Council of the Constanța Bar Association, president of the International Criminal Bar Council, as well as university professor. He is the author of numerous works published in Romania and abroad and the subjects addressed in his scientific research are: public international law, European law and human rights.

Ms Katherine COCCO, *Child Protection Specialist - Children and Armed Conflict (MRM), United Nations Children's Fund (UNICEF)*
Katherine Cocco has over 20 years of experience in the area of protection, including child protection and has



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worked with a number of agencies including DPO, UNHCR, and OHCHR, in Kosovo, East Timor and Guinea (Conakry). She currently works with UNICEF as Child Protection Specialist on children and armed conflict, as part of the Global Child Protection in Humanitarian Action Team in NYHQ. In her UNICEF deployments, in the Democratic Republic of the Congo, Sri Lanka and the State of Palestine, she worked as Child Protection Specialist on the children and armed conflict programme, establishing and implementing the monitoring and reporting mechanisms, supporting the emergency response including by coordinating partners in the Child Protection as well as the Mental Health and Psychosocial Working Groups and leading the children access to justice programme. She holds a BA in political Science and a LLM in Human Rights from the University of Carlos III of Madrid (Spain).

Mr. Matteo COSTI, Appeals Counsel, OTP, ICC

Matteo Costi works as Appeals Counsel with the Office of the Prosecutor of the International Criminal Court. He previously worked for the European Union Kosovo Special Investigative Task Force (2013-2015) and the Office of the Prosecutor of the International Tribunal for the former Yugoslavia (2005-2013). He began his career as criminal defence lawyer in Italy (2000-2005) where he graduated cum laude at the Bologna University Law School.

Mr. Francisco COX, Lawyer, Legal Representative in the ICC Ongwen case and Member of the Independent International Fact-Finding Mission on the Bolivarian Republic of Venezuela

Francisco Cox is a Chilean lawyer from Universidad Diego Portales, he holds an LL.M. from Columbia University where he was a Human Rights Fellow, Harlan Fiske Stone Scholar. He was appointed by the Organisation of the American States (OAS) and the Mexican government as one of the 5 experts to investigate the Ayotzinapa Case. He is also a member of the Fact Finding Mission created by the UN's Human Rights Council. He currently represents victims in the ICC's Ongwen Case.

Mr. Stefano DOMINELLI, Professor at the University of Genoa (Italy)

Stefano Dominelli holds a Phd in international and European Union law from the University of Genoa, where he currently is Senior researcher and teaches, amongst others, International Humanitarian Law and International Criminal Law.

Ms. Jan Marie FRITZ, Professor at the University of Cincinnati (USA)

Jan Marie Fritz, Ph.D., Certified Clinical Sociologist (C.C.S), is a professor in the School of Planning at the University of Cincinnati (USA) and is affiliated with the Department of Sociology and the Department of Women's, Gender and Sexuality Studies. She also is a Distinguished Visiting Professor at the University of Johannesburg (South Africa) and a Visiting Professor at Taylor's University (Malaysia). She is a member of the Executive Committee of the International Sociological Association (ISA), the lead ISA representative to the United Nations, and a member of the Steering Committee of the U.S. Environmental Protection Agency's National Environmental Justice Advisory Council. She also is a member of the Mayor of Cincinnati's Gender Equality Task Force, editor of Springer's Clinical Sociology book series and a member of the Fulbright National Selection Committee for graduate and undergraduate students to Scandinavia. She is a docent at the Harriet Beecher Stowe House in Cincinnati and was recently selected as a Fulbright Specialist (consultant) for a four-year term (2021-2025). She has been a Distinguished Visiting Professor with the Honors College at the University of South Florida, and, for many years, a special education mediator for the state of Kentucky. She



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also has been a Fulbright Senior Research Scholar at the Hungarian Academy of Sciences, a Woodrow Wilson Fellow in Washington, D.C., a Fulbright Distinguished Scholar in Human Rights and International Studies at the Danish Institute for Human Rights and a Fulbright-National Science Foundation Arctic Scholar in Iceland. Her work has won a number of awards including the Ohio Mediation Association's Better World Award and the American Sociological Association's Distinguished Career Award for the Practice of Sociology. Her research has been about the national action plans for women and girls that are based on United Nations Security Council Resolution 1325, environmental justice, human rights, inclusion, conflict intervention, mandatory retirement of older adults and the history of clinical sociology. Her most recent publications include: *International Clinical Sociology* (edited, second edition, 2021); *Community Intervention: Clinical Sociological Perspectives* (edited with Jacques Rheume, second edition, 2022); "UNSCR 1325, Action Plans and Protecting Girls When There is Armed Conflict" (in *Action Plans and Protecting Girls When There is Armed Conflict*, (In *Girl Children in Armed Conflict*, 2022); "Environmental Injustice and Incarceration: Notes from the United States" (2021); "Nathaniel (Nate) Thurmond" for the *National African American Biography* (2021); and "Including Migration in Action Plans for Women and Girls: The Micronesian Case" (In *Sicurezza e scienze sociali*, 2020). Cincinnati City Council's City for CEDAW ordinances resulted from a community effort that began as a class project in one of her courses - Social Justice and the City – at the University of Cincinnati (USA).

Ms Silvia GISON, *International Humanitarian Advocacy and Policy Officer Save the Children*

Silvia Gison, expert in human rights policies, humanitarian law and advocacy, works on children's rights in armed conflicts and humanitarian crisis. In 2014 she has taken a Master degree on International Relations, Peace war and security, followed, in 2015-2016, by a Second Level University Master in Peace Studies: International Cooperation, Human Rights and European Politics with a thesis on Humanitarian Advocacy. She has been working with Save the Children Italy since 2015, where she currently holds the role of International Humanitarian Advocacy and Policy Officer within the International Programs Department. She supported the drafting of reports and publications on issues related to childhood in contexts of crisis and armed conflict and support advocacy and campaigning initiatives.

Ms. Laura GUERCIO, *Counsel in the ICC List of Counsel, Professor at the University of Perugia, Coordinator UNETCHAC*

Laura Guercio is Lawyer in Rome and Genoa, with experience in other jurisdictions (Great Britain/Republic of Ireland). Professor at the University of Perugia of Sociology of Human Rights and of International cooperation to development. Member of the Council of the European Law Institute in Vienna; Italian Agent of the Management Board of the European Agency for Fundamental Rights (2015- 2020); Secretary General of the Inter-ministerial Committee for Human Rights at the Italian Ministry for Foreign Affairs (2016-2020); Expert for the Human Dimension Mechanism OSCE. Assistant to Counsel (for victims) before the International Criminal Court. Since 2010, Legal Consultant/Expert in international Projects developed in Yemen, Iraq, Iran, Libya, Afghanistan, Swaziland, Kosovo, Jourdan, Palestine.

She holds a Degree of Law, Degree of Political Science and international PHD in Social Science (Trinity College Dublin- Genoa University).

Mr. Sergio MARCHISIO, *Professor Emeritus of International Law at Sapienza University of Rome (Italy)*

Sergio Marchisio is Professor of International Law at Sapienza University of Rome (Italy) and Scientific Responsible of the project "*Habitability and Social Tipping Points: Scenarios for Climate Migration*" funded under the Horizon 2020 EU programme. Director of the Master Course in International Protection of Human



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Rights (2005-2020) and Founder of the High Level Training Course on “*Women, Peace and Mediation*”. More than 200 publications, full list on iris.uniroma1.it. Italian Delegate to many international conferences, such as the UN Conference on Environment and Development (Rio de Janeiro, 1992), the Conference on the Establishment of an International Criminal Court (Rome, 1998), the 2001 Cape Town Convention on International Interests in High Value Mobile Equipment. Elected Chair of the multilateral negotiations on an ICoC held at the United Nations in New York, in July 2015. Member of the UN Group of Governmental Experts on Outer Space Transparency and Confidence-Building Measures (UNGA Resolution 65/68). In 2018-19, Member of the UN Group of Governmental Experts on Practical Measures for the Prevention of an Arms Race in Outer Space (UNGA Resolution 72/250).

Mr. Kito MASIMANGO, *Professor, Counsel, DRC Coordinator of the Coalition for the International Criminal Court*

Mgr Pax André Marie Kito Masimango, Evêque de la Petite Église Vieille Catholique est de nationalité congolaise démocratique. Il est Titulaire de chaire de droit international dans plusieurs Universités dont l’Université Panafricaine de Conformité en Océanique (UPACO), l’Université Catholique Santae Mariae du Congo (UCSMC) et Université des Sciences appliquées.

Docteur en Théologie Libérale, il s’est spécialisé également en droit Comparé pénal international et ecclésiastique.

Bâtisseur de Paix en Afrique et Acteur Leader de la Société civile, il Coordonne et Préside plusieurs Organisations et Consortiums au niveau national, régional et international, notamment la Fondation Congolaise pour la Promotion des Droits humains et de la Paix (FOCDP) qui est spécialisée à l’accompagnement des victimes des crimes internationaux dans les procédures de la cour pénale internationale, la Coalition Nationale pour la CPI de la République Démocratique du Congo, la Synergie de Plaidoyer pour l’Afrique (SYPLA), la Coalition des ONG pour la Démocratie et la Justice en Afrique (CODJA) et le Réseau International d’Accompagnement des Victimes d’Atrocités (RIAVAT). Il est en sus Initiateur de plusieurs ONG entre autre le Forum des Femmes pour l’Appropriation de la Résolution 1325 du Conseil de Sécurité des Nations Unies (FOFAP - 1325). Maître des conférences, Formateur des formateurs et chercheur en droit, il a participé au Mapping Team en RDC comme Assistant aux droits de l’homme et Spécialiste en Justice transitionnelle. Il dispose aussi d’une spécialisation en Didactique de Droit international des droits de l’homme.

Ms. Paolina MASSIDDA, *Principal Counsel, Independent Office of Public Counsel for Victims (OPCV), ICC*

Paolina Massidda is the Principal Counsel of the independent Office of Public Counsel for Victims (OPCV) at the International Criminal Court (ICC) since its creation in 2005. In this capacity she has represented victims in the proceedings before the Court in almost all situations and cases, gaining a specific experience in gender crimes and crimes against or affecting children, victims’ rights and in handling cases with high numbers of victims involved. She is currently representing victims in the *Ongwen* and in the *Yekatom and Ngaissona* cases; in the *Lubanga* and *Katanga* reparations proceedings; in the *Gaddafi*, *Kony* and *Simone Gbagbo* cases, as well as in the situations of the Registered Vessels, the *Islamic Republic of Afghanistan*, the *State of Palestine* and the *Bolivarian Republic of Venezuela I*. Before joining the Court, she practised before national and international tribunals, representing accused and victims.

She worked as Legal Adviser for the International Federation of the Red Cross and the International Committee of the Red Cross and participated as expert in several European Union training programmes for judges and lawyers. Member of the Genoa Bar (Italy) since 1992, she is specialised in human rights and international humanitarian law, and holds a LL.M. in international criminal law. She is founding member of the International Criminal Court Bar Association (ICCBA) where she has served in the Executive Committee,



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the Victims Committee and the Professional Standards Advisory Committee. She has published extensively on matters related to international criminal law and the rights of victims. She is Member of the Universities Network for Children and Armed Conflicts.

Mr. Gianluigi MASTANDREA BONAVIRI, *PhD in International and Comparative Law / First Secretary, Italian Embassy in the Arab Republic of Egypt*

Gianluigi Mastandrea Bonaviri, Italian Diplomat, First Secretary at the Embassy of Italy in Il Cairo, Egypt. Deputy Head of the Human Rights and International Humanitarian Law Office in the Italian Ministry of Foreign Affairs and International Cooperation (2016-2020). Italian delegate to the 33rd International Conference of the Red Cross and the Red Crescent (2019). PhD in Public, Comparative and International Law, Sapienza University of Rome (Italy). Current collaborator of the Chair of International and European Diplomatic and Consular Law, Sapienza University of Rome (Italy). Expert in International Humanitarian Law. Winner of the First Award in the 14th edition of the annual McGill Graduate Law Conference, Canada, with the research paper: *“Urban Warfare and Cultural Heritage: Current Challenges and Future Perspectives”* (2021). Selected as speaker in the Critical Legal Conference 2021, University of Dundee, Scotland, September 2021, with the speech: *“Bringing International Humanitarian Law Home in Central and Eastern Europe: The Case Studies of Poland, Bulgaria and Romania”*. Recent publications on Covid-19 and International Humanitarian Law.

Ms. An MICHELS, *Psychologist, Victims, and Witnesses Unit (VWU) ICC Registry*

An Michels is a clinical psychologist with an additional degree in family- and systemic psychotherapy. As the Psychologist/Trauma Expert of the Victims and Witnesses Section of the International Criminal Court and Head of the Section’s Psychosocial Support Team, she is responsible for guidance in relation to the protection of psychosocial well-being of witnesses and victims interacting with the Court. She also advises the Court on the development of survivor-centred approaches; on issues related to mental health, trauma and sexual and gender-based violence. The mandate of the team of psychologists based in The Hague and in the field is to focus on preventing psychological harm as a result of witnesses’ and victims’ involvement with the ICC, providing psychological and other assistance as well as to facilitate testimony of vulnerable witnesses. Under Ms Michels’ guidance various tools, protocols and policies were developed shaping the ICC’s protection and support of vulnerable witnesses and victims.

Prior to joining the ICC in 2009, An Michels was responsible for the psychosocial team at the Witnesses and Victims Support Section of the Special Court for Sierra Leone in Freetown. She further served as a Clinical Psychologist and Project Coordinator for Doctors Without Borders in Rwanda, Burundi and Indonesia where her work focused on the development of psychosocial support methodologies for victims of war, in particular victims of sexual and gender-based violence and former child soldiers. She also worked as a consultant and researcher for UNICEF, WFP, OHCHR, UNODC and various INGO’s on topics related to war-related trauma, CRSV, prevention of SEA and the role of vulnerable witnesses in transitional justice mechanisms. She wrote several articles and book-contributions on the topic and is currently a visiting researcher at the Amsterdam Laboratory for Legal Psychology at the VU University Amsterdam.

Ms. Jennifer NAOURI, *Lawyer, President of the ICC Bar Association (ICCBA)*

Jennifer Naouri is currently President of the ICC Bar Association (ICCBA) which serves as a collective voice for independent Counsel and Support Staff appearing at the ICC. At the ICC, she is Lead Counsel for Mahamat Saïd and Co-Counsel for President Gbagbo – who was acquitted of all charges – and she serves in the same capacity in the Defence team of Félicien Kabuga at the MICT. She has over a decade of experience working



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in multinational organisations, in particular before international courts and tribunals (ICTR, ICTY ECCC, ICC, MICT) and domestic or regional courts, concerning matters of international criminal law (ICL), international humanitarian law and human rights. Jennifer has acted both as Defence Counsel and legal representative for victims in complex international criminal cases involving genocide, crimes against humanity, war crimes, terrorism and sexual violence.

She is co-founder of SILC (Strategic International Legal Consulting), a consultancy firm specialized in ICL, human rights, advocacy training and capacity building.

Mr Gabriël OOSTHUIZEN, *Programme Director of the Institute for International Criminal Investigations (IICI).*

Gabriël Oosthuizen is the Programme Director of the Institute for International Criminal Investigations (www.iici.global). He is IICI's lead on the Murad Code project (www.muradcode.com) which aims to ensure the the documentation and investigation of systematic and conflict-related sexual violence is survivor/victim-centred, ethical and effective. Gabriel also leads IICI's capacity-building and other work on the investigation of international crimes and grave human-rights violation affecting children. Specialised in the field of international criminal law, his earlier legal advisory, training and management positions include Chief of Party of the Uganda Project of the Public International Law & Policy Group. Gabriël also was the Executive Director of the NGO International Criminal Law Services (ICLS); Head, Legal Unit, UN mission in Kosovo (UNMIK); and Associate Legal Officer, Chambers, UN International Criminal Tribunal for the former Yugoslavia (ICTY). He has edited and written books, academic and NGO publications, and consulted on various areas of law, and on international and southern African affairs. He holds an LLB from the University of Pretoria (South Africa) and an LLM in Public International Law cum laude from the University of Leiden (Netherlands).

Mr. Marco PEDRAZZI, *Professor of International Law at the University of Milan (Italy)*

Marco Pedrazzi holds a Law degree cum laude from the University of Milan (Italy), and a PhD ("Dottore di ricerca") in International Law. He is Full Professor ("professore ordinario") of International Law, Department of International, Legal, Historical and Political Studies, University of Milan (Italy) since 2001. Head of Study Programme, Bachelor's Degree in International Politics, Law and Economics, University of Milan, since 2019. Chairman, Ethics Committee, University of Milan, 2015-2021. Member of the International Institute of Humanitarian Law (IIHL), the Italian Society of International Law (SIDI), the International Law Association (ILA), Space Law Committee, the European Centre for Space Law (ECSL). Author of various publications in international human rights law, international law of armed conflict, international space law, arms control law and other areas of international law and EU law. Lecturer in various Italian and foreign universities.

Mr. Ljubomir PETRULJESKOV, *Program Lead Eastern Europe and Central Asia at International Development Law Organization (IDLO)*

Ljubomir Petruljeskov is a Program Lead at the International Development Law Organization and Weinstein JAMS International fellow. He has an MBA degree from UBI Belgium. He is responsible for IDLO projects in the Eastern Europe and he is managing the Moldova country Office.

Mr. Fausto POCAR, *Professor Emeritus at University of Milan (Italy), former Judge at ICTY, ICTR, and ad hoc Judge at ICJ*

Fausto Pocar is Professor Emeritus of International Law at the University of Milan (Italy). Since 2017, he is ad hoc Judge at the ICJ. He has been Member of the UN Human Rights Committee under the ICCPR (1984-2000, President 1991-92). He was Judge at the ICTY (2000-2017, President 2005-2008) and Appeals Judge at the



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ICTR (2000-2015). Between 2012 and 2019 he was President of the International Institute Humanitarian Law, of which he is Honorary President since 2019. Since 1997, he is Member of the Institut de droit international (Treasurer and Bureau Member since 2001). He was also President of the Italian Society International Law (2018-2021) and he is ELI Council Member (2019- to date). He is the Founder of Universities Network for Children and Armed Conflicts and Member of the Presidency.

Mr. Daryn REICHERTER, *Clinical Professor, and Director of the Human Rights in Trauma Mental Health Program at Stanford University (USA)*

Daryn Reicherter, M.D., is a Clinical Professor and the director of The Human Rights in Trauma Mental Health Program at Stanford University, School of Medicine's Department of Psychiatry and Behavioral Sciences. He has spent two decades dedicated to providing a combination of administrative and clinical services in cross-cultural trauma mental health. In addition to chairing the Board of Directors for Survivors International, he is the Medical Director of the Center for Survivors of Torture in San Jose, California. He works locally with refugee survivors from around the world. He is involved with the movement for promotion of trauma mental health and human rights issues globally. He is the mental health consultant to the United Nations Investigative Team to Promote Accountability for Crimes Committed by Da'esh/ISIL. He served as consultant to the Documentation Center of Cambodia for the Victims of Torture Project and is a Visiting Scholar at the Sleuk Rith Institute. He has prepared evidence and testimony for the United Nations sponsored Khmer Rouge Tribunal and for the International Criminal Court about victim harm from trauma psychology. He has done more than a thousand evaluations for victims of violence, war crime, and torture. He has published multiple articles, book chapters, and books in trauma psychiatry.

He Reicherter completed his doctorate in medicine at New York Medical College. He completed internship and residency and served as Chief Resident at Stanford University Hospital and Clinics. He is senior faculty at Stanford University, School of Medicine. He is board certified by the American Board of Neurology and Psychiatry.

Mr. Domenico ROSANI, *Professor at University of Innsbruck (Austria)*

Domenico Rosani is a research and teaching associate in the Department of Italian Law at the University of Innsbruck (Austria), Sector of Criminal Law. He previously worked for the EU Fundamental Rights Agency, the EU's centre of expertise providing human rights advice to Union's institutions and national governments. Domenico has amply published on comparative criminal law, human rights, and international law. Currently, he is focusing on the criminal relevance of children's activities from a comparative, international and European law perspective. He is member of various commissions and international research projects, working e.g. on the EU Guidelines on promoting compliance with international humanitarian law, or the introduction of a crime of 'ecocide'. He carried out different research stays as a visiting scholar at leading European institutions, and is a member of the Italian Chamber of Journalists.

Ms. Silvia SCARPA, *Professor at John Cabot University, Rome (Italy)*

Silvia Scarpa is Associate Professor of International Relations at John Cabot University of Rome (Italy). Between 2013 and 2019 she also taught International Law at LUISS Guido Carli University of Rome. She has delivered lessons at the undergraduate, graduate and professional level at various institutions, including, inter alia: the Scuola Superiore Sant'Anna of Pisa, the University La Sapienza of Rome, the American University of Rome, the Scuola Ufficiali Carabinieri of Rome, and the Centre of Excellence for Stability Police Units (CoESPU) of Vicenza.



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She also worked as a consultant at the Italian Office against Racial Discrimination (UNAR) of the Presidency of the Council of Ministers, the Directorate General Justice and Consumers (JUST), the Research Executive Agency (REA) and the Directorate General Migration and Internal Affairs (HOME) of the European Commission, and the International Development Law Organization (IDLO). Finally, she is the author of the monograph *Trafficking in Human Beings: Modern Slavery* (Oxford University Press, 2008), of the manual *An Introduction to International Human Rights Standards for Law Enforcement Authorities* (Universitalia, 2012), of the European Parliament's Study on Contemporary Forms of Slavery (European Union, 2018) and of scholarly articles published in relevant journals and edited collections.

Ms. Anne SCHINTGEN, *Head of the Europe Liaison Office of the Special Representative of the UN Secretary-General for Children and Armed Conflict*

Anne Schintgen is currently the Head of the Brussels based Europe Liaison Office of the Special Representative of the UN Secretary-General for Children and Armed Conflict. The Liaison Office covers the Special Representative's relations with the EU, NATO and Geneva based UN human rights mechanisms and partners. She previously served as a Political Affairs Officer with the Special Representative for Children and Armed Conflict in New York covering amongst others Somalia, South Sudan, and the Democratic Republic of the Congo. Prior to this Anne worked for the Luxembourg Ministry of Foreign Affairs including in New York as a Counsellor during Luxembourg's membership in the UN Security Council and in Ouagadougou as the Deputy Head of Luxembourg's Embassy to Burkina Faso and Niger. She was also in charge of Luxembourg's development cooperation with Mali and Senegal at the Ministry for Development Cooperation and Humanitarian Affairs. Anne holds an LLM in International Humanitarian Law and Human Rights from the Geneva Academy of International Humanitarian Law and Human Rights and an LLM in United Nations Law from the University of Glasgow.

Mrs Julia SLOTH-NIELSEN, *Professor, School of Law, University of Huddersfield*

Prof Julia Sloth-Nielsen is a professor at the University of Huddersfield, since October 2021. Prior to this, she was a senior professor at the University of the Western Cape, and from 2013-2021, Professor of Children's Rights in the Developing World at the University of Leiden. She has authored more than 200 articles and chapters in her fields of interest, which include international children's rights, international family law, juvenile justice and the implementation of the African Charter on the Rights and Welfare of the Child. In 2015, she co-hosted an international workshop to assist the ICC prosecutors to discuss the ICC Policy on Children, which was issued in 2016. Whilst a member of the African Committee of Experts on the Rights and Welfare of the Child (2011-2016) she conducted field missions to northern Uganda and to South Sudan to investigate the position of children caught up in armed conflict. She has worked extensively in children's rights projects in South Africa and elsewhere in Africa.

Ms. Diane TURNER, *QC, International Lawyer*

Diane Turner was called to the Bar in 1983 and obtained a Masters of law at King's College, London in 1986. She worked for a decade in British Columbia as a Crown prosecutor and policy lawyer focusing on initiatives to address violence against women and children. In private practice since 1996 she has launched dozens of civil claims for clients who were sexually assaulted and traumatized, including some who spent countless years in Canadian Indian residential schools. She acted for an association of victim serving agencies in a Coroner's Inquest in 2008/2009 involving the deaths of a child and 4 other family members. Her efforts in that case, as well as a paper she co-authored, "Keeping Women Safe" helped prompt improvements in the justice system response to intimate partner violence. Diane received a Queen's Counsel designation by the Attorney General of British Columbia in December 2011. In 2015 she co-authored a paper identifying flaws in the child



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protection system in BC and worked to improve deficiencies in family law and the law of child protection, particularly in respect of Indigenous children. Her most recent court appearance in the BC Court of Appeal in November 2022, was on behalf of citizens attempting to stop the destruction of old growth forests.

As counsel on the list entitled to practice before the International Criminal Court (ICC), Diane was elected to its Disciplinary Board and completed her term as Chair in October 2017. She is currently serving as the Commissioner for the investigation of disciplinary complaints. Diane has spoken and lectured in various forums, often in relation to violence issues, ethics and professionalism. Her teaching posts include Royal Roads University from 2006 to 2013 and the Hague University, Netherlands from 2011 until 2017, where she taught international criminal law, evidence, ethics and advocacy in an international law program.

Mr. Pieter VANAVERBEKE, Acting Chief Counsel Support Section (CSS), Registry, ICC

Pieter Vanaverbeke is currently the Officer in Charge of the Counsel Support Section (“CSS”) in the Registry of the International Criminal Court (the “Court”). At the CSS, he is responsible for, inter alia, the implementation and application of all aspects of the Court’s Legal Aid Policy as well as the 360 degrees service provision to Counsel (and team members) active before the Court.

Before moving to the CSS in 2015, he has been working at the Court since 2005 in various functions and sections, including the position of Legal Coordinator in the Office of the Director of the Division of Judicial Services as well as a prolonged field deployment to situations before the Court (Democratic Republic of the Congo, Republic of Uganda) from 2006 – 2008. He holds a Master’s Degree in International and National Public law.

Ms. Ludovica VETRUCIO, Legal Officer, Independent Office of Public Counsel for Victims, ICC

Ludovica Vetrucio is a lawyer qualified in Italy, and also a member of the ICC Bar Association. She has fifteen years of experience in the national judiciary and in various international jurisdictions, including the ICTR and ICTY, the ECCC and the STL.

She is a Legal Officer at the independent Office of Public Counsel for Victims before the ICC which she joined in 2011. She has been part of the team representing the victims in the *Gbagbo and Blé Goudé* case and in the *Yekatom and Ngaïssona* case. She has previously worked in the *Simone Gbagbo* case and in the situations of the *Registered Vessels* and the *Islamic Republic of Afghanistan*.

She holds a post graduate degree in law from the University of Bologna in Italy, the University of Paris I, Panthéon-Sorbonne in France and the University of Montreal in Canada. She also holds an LL.M. in European Criminal Law from the College of Europe, Bruges, Belgium. Ms Vetrucio is among the authors of the *Manual for Legal Representatives – Representing Victims before the Criminal Court*, published yearly by the Office and she contributed to several publications on international criminal law and the rights of victims.



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Responsible of the Course

Laura Guercio

Tutors

Simona Lanzellotto
Giovanna Gnerre

Secretariat / Webinar

Cecilia Senesi
Arianna Visani

Media and Communication

Elena Rossi
Chiara Giuria
Cecilia Senesi

Scientific Committee

Laura Guercio, Fausto Pocar
Paolina Massidda

For more info on the advanced training course, please contact us at:
networkadvancedcourse22@gmail.com