

SHORT BIOGRAPHIES OF PARTICIPANTS

Malena Bengtsson	Malena Bengtsson works as a researcher at the Business & Human Rights Resource Centre in London which is the only non-profit organization drawing attention to the human rights impacts (positive & negative) of over 5000 companies worldwide. Her main areas of research are business, conflict & peace, business & children, environment & human rights, serious abuses of core human rights by companies and business & human rights in Western Europe. Before joining the Resource Centre, Malena completed a traineeship at the European Court of Human Rights and did an internship at the Permanent Swedish Delegation to the OSCE. She has also worked with law firms in Sweden and the UK, specializing in family and immigration law. Malena has a Masters in Human Rights and Intellectual Property from the Raoul Wallenberg Institute of Human Rights and Humanitarian Law (Sweden), and a Masters of Laws from Lund University.
Vincent Bernard	Vincent Bernard became Editor-in-Chief of the International Review in October 2010. A graduate of Strasbourg's Political Sciences Institute, he holds a Masters degree in political sciences, an LL.M in international law (Law faculty in Strasbourg and King's College London) and a Masters in international public law from the Geneva Graduate Institute of International Studies. Vincent Bernard won the IHL Jean Pictet competition as part of the Graduate Institute team in 1995. After lecturing on international law and IHL at the University of Marmara in Istanbul for two years, he joined the ICRC as a lawyer at the Dakar regional delegation. Afterwards, Vincent Bernard worked as communication delegate in charge of the integration and promotion of the law in Nairobi and later as communication coordinator in Jerusalem. At headquarters, he was head of sector for Africa until 2006, when he became head of the field communication set-up.
David Bondia	David Bondia is Professor of public international law at the Universitat de Barcelona. He is also Director of the Institut de Drets Humans de Catalunya (Human Rights Institute of Catalonia). His main research areas are the international protection of human rights, the International Criminal Court and the Legal status of unilateral acts from States and international sanctions.
William Bourdon	William Bourdon is a French Lawyer, Member of the Paris Bar since 1980. William Bourdon focuses his practice on human rights, business criminal Law, international public law, international criminal law, business law, media law. He served as legal adviser in numerous major lawsuits including: the Burmese victims of forced labor in a lawsuit against the French oil company Total regarding its activities in Myanmar; the civil parties in a lawsuit against Reverend Wenceslas Munyeshyka, a Rwandan national; French-Chilian families in a lawsuit against General Augusto Pinochet, in October 1998; Algerian families in a lawsuit against General Khaled Nezzar; Tunisian families in a lawsuit against alleged Tunisian torturers, in October 2001. From 1995 to 2000, William Bourdon was Secretary-General of the Fédération Internationale des Droits de l'Homme (Human Rights International Federation). In 2001, William Bourdon founded SHERPA, an NGO that aims at fighting economic crimes. He has written several articles and books on the topics of human rights, international justice. His latest book is entitled <i>Face aux crimes du marché - Quelles armes juridiques pour les citoyens?</i> (Facing Economic crimes - What legal tools for citizens?, 2009).
Bruce Broomhall	Bruce Broomhall is a professor of law at the University of Quebec at Montreal (UQAM). He primarily teaches international and transnational criminal law, and conducts research on a range of issues related to transitional justice, universal jurisdiction, international peace and security, illegal economies of war, the responsibility of business actors in conflict settings, and children in the international justice process. Prior to this, Dr. Broomhall was Senior Legal Officer for International Justice at the Open Society Justice Initiative (Budapest), where he worked to promote the ratification of the Rome Statute of the International Criminal Court, the documentation of international crimes and the advancement of the contemporary system of international justice by coordinating advocacy, training, research and other types of collaboration in Cambodia, the Caucasus, Colombia and the Democratic Republic of the Congo. He is currently pursuing research on resource conflicts under international law. This research will lead to the publication of a monograph in 2012, entitled <i>Resource Conflicts: Commerce, Conflict and Rights</i> .

Anne-Marie Buzatu	Anne-Marie Buzatu leads DCAF's Privatisation of Security Programme (a centre for Security, Development and the Rule of Law). Her current area of focus is on the regulation and accountability of private military and security companies (PMSCs). Current projects ongoing conceptual and practical support to the Swiss Department of Foreign Affairs to support the International Code of Conduct for Private Security Service Providers (ICoC) and to raise awareness of the Montreux Document on private military and security companies. Before coming to DCAF, Ms. Buzatu practiced human rights law and worked with human rights and humanitarian organisations on rule of law and employment rights issues. She is a member of the Texas Bar and began her career working in private international commercial law. She holds a Bachelors of Arts from the University of Texas in Austin, a Juris Doctor in international law and alternative dispute resolution (ADR) from a joint program with Tulane University and Paris II Panthéon-Assass, and an LL.M from the Académie de droit humanitaire et droits humains in Geneva, Switzerland.
Mar Campins	Mar Campins is Professor of public international law (European Community Law) at the Department of International Law and Economics of the Universitat de Barcelona (UB). Her main fields of teaching and research are international environmental law and European Union environmental law, as well as public international law and institutional European community law. She was visiting professor at the University of Puerto Rico (1998), Nova Southeastern University, Florida (2001), Facultad Latinoamericana de Ciencias Sociales, FLACSO Argentina (2002-2006), and Université de Montreal (2009-2010). She has participated (as a coordinator and as a researcher) in several research projects concerning international law, European law and Environmental law issues, and author of books and articles in these fields. She is member of a UB's High Quality Consolidated Research Working and of the UB's Water Research Institute. She is also member of the Centre d'Estudis de Dret Ambiental de Tarragona 'Alcalde Pere Lloret' at the Universitat Rovira i Virgili, and external collaborator at Centre de Recherche du Droit Public at the University of Montreal.
Alicia Campos	Alicia Campos is a Ramon y Cajal researcher at the Department of Political Sciences and International Relations, Universidad Autónoma de Madrid (UAM). She primarily teaches in the Master's program on International Relations and African Studies, law and political science and the Doctoral Program at the Law Faculty. She is member of the Group on African Studies (UAM) and member of the European network AEGIS regarding African Studies. Alicia Campos holds a degree in law and political science from the UAM. Her doctoral thesis (2000) dealt with the decolonization of Equatorial Guinea. Her thesis was published as <i>De colonia a estado: Guinea Ecuatorial 1955-1968</i> , Centro de Estudios Políticos y Constitucionales, Madrid, 2002 and as an article in the Journal of African History, "The Decolonisation of Equatorial Guinea: the Relevance of the International Factor", LSE, 2003. During 2000-2001 she was a visiting researcher at the Centre of International Studies at the University of Cambridge and between 2001 and 2004 she was a researcher at the International Law Department of the Faculty of Social Sciences and Law at the Universidad Carlos III. In 2005 she joined again the UAM through a research contract. She has made several short stays for research in Africa and Europe. She has focused on several topics such as decolonization, the colonial law in equatorial Africa, development cooperation and democratization processes in Africa.
Gilles Carbonnier	Gilles Carbonnier is Professor of development economics at the Graduate Institute of International and Development Studies in Geneva. He is editor-in-chief of the International Development Policy series and deputy director of the Centre on Conflict, Development and Peacebuilding. His research focuses on energy and development, the governance of extractive resources, international cooperation and humanitarian action, and the political economy of war and peacebuilding. He is member of Guilé Foundation's Engagement Team on corporate responsibility and the UN Global Compact. From 1999 to 2006, he was the economic adviser of the ICRC. Before that, he was a Swiss negotiator in the Uruguay Round under the GATT/WTO. He was also in charge of aid-for-trade policies and programs, in conjunction with multilateral organizations such as UNCTAD and the World Bank. Some of his publications include: Carbonnier, G. (guest ed. 2011), Special issue on <i>The Governance of Extractive Resources, Global Governance</i> , Vol. 17, No. 2. Carbonnier, G. (2010) <i>Extractive Industries in Fragile States and the Role of Market Incentives and Regulation. The Economics of Peace and Security Journal</i> , 5 (2): 30-37. Carbonnier, G. (2009), <i>Private sector</i> , in V. Chetail, ed., <i>Peacebuilding and Post-conflict Reconstruction: a Practical and Bilingual Lexicon</i> , pp. 245-255. Oxford: Oxford University Press.
Andrew Clapham	Andrew Clapham is Director of the Geneva Academy of International Humanitarian Law and Human Rights. His current research relates to the role of non-state actors in international law and related questions in human rights and humanitarian law. He is Professor of Public International Law at the Graduate Institute of International Development Studies, which he joined in 1997. He has worked as Special Adviser on Corporate Responsibility to UN High Commissioner for Human Rights Mary Robinson and Adviser on International Humanitarian Law to Sergio Vieira de Mello, Special Representative of the UN Secretary-General in Iraq. His publications include: <i>Realizing the Right to Health</i> (ed. with Mary Robinson) (Rüffer and Rub, 2009), <i>Human Rights: A Very Short Introduction</i> (Oxford University Press 2007), <i>Human Rights Obligations of Non-State Actors</i> (Oxford University Press 2006), and <i>International Human Rights Lexicon</i> , with Susan Marks (Oxford University Press 2005). He is currently finishing a 7 th edition of <i>Brierly's Law of Nations</i> .

Sandra Cossart	Sandra Cossart is Head of CSR Program at Sherpa. She is a lawyer and she is also graduated from the IEP (Paris) and the College of Europe (Bruges). After spending eight years in London where she worked for the Business and Human Rights Resource Center, she joined SHERPA in 2010. Sandra Cossart also has an extensive experience in several international organizations.
Tica Font	Tica Font graduated in physics at Valencia University. After completing her studies, she moved to Barcelona, where she actively participated in the campaign against Spain joining NATO. She has worked for peace ever since. She founded the Centre d'Estudis per la Pau J.M. Delàs and was the vice-president of the NGO Justícia i Pau. She was also the president of the Catalan Federation of NGOs for Peace and, in March 2009, she became the Director of the International Catalan Institute for Peace (ICIP). Tica Font is an expert on economic aspects of defence matters, arms trade, defence budget, military industry, etc. She collaborates on many research projects and publications about these topics, such as: <i>Atlas del militarismo en España 2009, El comercio de armas español</i> (2009) and <i>Informe 2009, exportaciones de Material de Defensa 1999-2008</i> (2011).
Júlia Gifrà	Júlia Gifrà is lecturer on public international law at the Universitat Rovira i Virgili. She holds law degree and a Master in International Studies from the Universitat Pompeu Fabra. She received her Ph.D. (cum laude) in law at the University Pompeu Fabra. She wrote her thesis on DR Congo and Peace Operations. From 2004, she is the coordinator of the Summer Courses on Human Rights at the Collège Universitaire Henry Dunant (Geneva). Since 2004 she has been associate lecturer in public international law at Universitat Autònoma de Barcelona. Between 2004 and 2009 she was lecturer in Human rights and Peacekeeping at the Escuela de Prevención y Seguridad Integral.
Tyler Gillard	Tyler Gillard is a legal expert at the OECD Investment Division. He joined the OECD in 2009 to help draft and coordinate the multi-stakeholder negotiations for the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas. He now assists with the OECD's work on implementation of the Due Diligence Guidance and the development of the Supplement on Gold. Before joining the OECD, Tyler was a fellow in international law at Columbia Law School, where he worked on responsible business conduct, international investment law and human rights and transparency in primary extractive contracts. Tyler has also worked with Human Rights Watch's China desk and, for a number of years, on locally-driven public-private development projects throughout India. Tyler received his LL.M from Columbia Law School and his LL.B from the School of Oriental and African Studies, University of London.
José Luis Gómez del Prado	José Luis Gómez del Prado is Member of the UN Working Group on the Use of Mercenaries, serving in his personal capacity as a human rights independent expert (2005-2011). He has chaired the Group at several sessions and presented a number of reports to the UN Human Rights Council and the General Assembly. Field missions in Chile, Ecuador, Equatorial Guinea, Fiji, Honduras, Iraq, Peru, South Africa, the United Kingdom and the United States of America. He has chaired the UN Regional Consultation for Latin American and Caribbean States, held in Panama (2007) and the one for Western European and other States held in Geneva (2010), and participated at the UN Regional Consultations held in: Moscow (2008), Bangkok (2009) and Addis Ababa (2010). He is also member of the Advisory Group of the Geneva Centre for Democratic Control of Armed Forces (DCAF) Private Security Regulation Net and member of the UN Advisory Group of the Voluntary Fund for the I International Decade of the World's Indigenous Peoples. He is the author of numerous articles and monographs. Most recent articles are: "Privatising security and war", in <i>Forced Migration Review</i> , Refugee Studies Centre, University of Oxford, Issue 37, March 2011; "A United Nations Instrument to Regulate and Monitor Private Military and Security Companies", in <i>Notre Dame Journal of International, Comparative and Human Rights Law</i> , Vol. I, Number 1, Spring 2011.
Alfons González	Alfons González is lecturer in public international law and international relations at the Universitat Rovira i Virgili. He is visiting professor at the Official Master in European Integration and the Official Master in International Relations and Security and Defence of the Univeritat Autònoma de Barcelona and postgraduate teaching in various management and local law courses at the School of Public Administration of Catalonia. His research areas include law and institutions of the European Union, European foreign and security policy, local entities and Europe, the European environmental law and teaching innovation in the legal field with more than 40 publications on these areas. Currently he is involved as an active researcher of the Research Group on Planning, Citizenship and Sustainability (environmental law, immigration and local government) of the URV and of the Observatory of European Foreign Policy CIDOB / IUEE of the UAB. Alfons González is B.A. in Law, Universitat Autònoma de Barcelona -UAB- (June, 1991); Master in "Comparative law", UAB (September 1993); Ph.D. in Law, Universitat Rovira i Virgili -URV- (May 2003).

Rafael Grasa	Rafael Grasa is the President of the International Catalan Institute for Peace (ICIP) and Professor of international relations at the Universitat Autònoma de Barcelona (UAB). He also teaches at the Barcelona Institute for International Studies (IBEI) and regularly gives guest lectures on conflict resolution and development cooperation at various other universities in Spain and Latin America. He also coordinates ICIP's research programme on 'Human Security, Conflict Transformation, and Peace Investigation' and has been President of the Catalan Federation of Development NGOs, member of the Spanish Council for Cooperation Development, and the Catalan Council for the Promotion of Peace. His latest book is entitled <i>Cincuenta años de evolución de la investigación para la paz: tendencias y propuestas para observar, investigar y actuar</i> (2010).
Sonia Güell	Sonia Güell is, since January 2006, Associate Professor at the Department of International Law and International Relations at the Pompeu Fabra University. Her last publications are: <i>La privatización del uso de la fuerza armada. Política y derecho ante el fenómeno de las "Empresas militares y de seguridad privadas</i> (coord.), J.M. Bosch: Barcelona (2009) and <i>Conflictos armados internos y aplicabilidad del derecho internacional humanitario</i> , Madrid: Dykinson (2005).
Gavin Hayman	Gavin Hayman is Director of the NGO Global Witness. This organisation has run pioneering campaigns against natural resource-related conflict and corruption and associated environmental and human rights abuses. From Cambodia to Congo, Sierra Leone to Angola, it has exposed the brutality and injustice that results from the fight to access and control natural resource wealth, and have sought to bring the perpetrators of this corruption and conflict to book. He has contributed substantially to Global Witness' work on oil, gas and mining and the linkages between natural resources and conflict. He previously worked at the Royal Institute of International Affairs in London.
Esther Hennchen	Esther Hennchen holds an undergraduate degree in Business Administration from the University of Gutenberg, a Master in Development Cooperation from London Business School, and is currently a PhD candidate at ESADE Business School - Universidad de Ramon Llull, Barcelona. She has also participated in numerous postgraduate courses on development management and human rights. As an expert in development and international cooperation, she has also worked for various not-for-profit organisations, including UNICEF and Intermón Oxfam, and international organisations such as the World Bank, in addition to participating in various consulting projects in her areas of expertise.
Seema Joshi	Seema Joshi is Head of Business and Human Rights at Amnesty International (London). She has professional experience with areas including international and national law, natural resources, conflict and human rights. Through her work with Global Witness, Seema participated in a secondment to the UN Special Representative on Business & Human Rights, where she focused on the home state role in minimizing corporate related human rights abuses in conflict zones. Previously, Seema worked for the UN Development Programme in Thailand, where she managed an environmental governance initiative for Asia Pacific that sought to improve access rights for the poor. Seema has also worked as a civil litigation lawyer in Canada for a number of years. Seema holds a Master's in International Law from the London School of Economics. She also holds a Bachelor of Laws and Bachelor of Arts from a Canadian university. In 1999, she was admitted as a Barrister and Solicitor to the Law Society of Alberta, Canada.
Philippe Le Billon	Philippe Le Billon is an Associate Professor at the University of British Columbia (Canada) with the Department of Geography and the Liu Institute for Global Issues. Before joining UBC, he was a Research Associate with the Overseas Development Institute (ODI) and the International Institute for Strategic Studies (IISS). His research interests relate to geographies of violence, political ecology of primary commodities, and linkages between environment, development and security. He has published widely on the links between natural resources and armed conflicts, but also on the political economy of war, armed conflicts and corruption, as well as 'natural' disaster and armed conflicts. He is the author of <i>Fuelling War: Natural Resources and Armed Conflicts</i> (IISS/Routledge, 2005) and <i>Wars of Plunder: Conflicts, Profits and the Politics of Resources</i> (Hurst/Columbia UP, 2012), co-author of <i>Oil</i> (Polity, 2012), and editor of <i>The Geopolitics of Resource Wars</i> (Cass, 2005). His current research focuses on transnational rule making for primary commodity governance, the politics of commodity price volatility, and linkages between environmental and energy security.
Carlos López	Carlos López is Senior Legal Advisor at the International Commission of Jurists. He coordinates the ICJ work on corporate legal accountability. He is also in charge of writing <i>amicus curiae</i> to courts in the context of legal proceedings against corporations as well as the coordination and promotion of legal actions against corporations carried out by the ICJ network of sections and affiliates. He was member of the team of investigators that supported Justice Goldstone, Hina Jilani, Christine Chinkin and Crnel Travers in the investigation of human rights and humanitarian law violations committed by all parties in the context of the Israeli military operations in the Gaza Strip. He has worked for the OHCHR in Geneva and in other countries. He received his PhD on International Relations/International Law at the Graduate Institute of International Studies (Geneva).

Olga Martin-Ortega	<p>Olga Martin-Ortega is currently Senior Research Fellow at the Centre on Human Rights in Conflict (CHRC), University of East London (UK). She holds a Law degree from the University of Seville (Spain). She received her Ph.D. (cum laude) in International Human Rights Law at the University of Jaen (Spain). Before joining the Centre on Human Rights in Conflict she was a lecturer at Napier University, (Edinburgh), and the University of Jaen. She is member of the Research Ethics Committee at the University of Jaen. She is currently Visiting Honorary Fellow at the Centre for Childhood (University of the Highlands). She regularly teaches in the areas of business and human rights and post-conflict reconstruction, including permanent master courses at the University of East London, Open University of Catalunya and Universidad Pontificia Católica de Peru. She has participated and is currently participating in numerous research projects including “The responsibility of Spanish Transnational Corporations in the field of human rights” (Ministerio de Educación y Ciencia, led by the University of Seville), “Building a Just and Durable Peace by Piece” (EU VII FP, led by the University of Lund), “Peacebuilding as Transitional Justice” (US Institute for Peace, led by the CHRC), and “Peacebuilding in post-conflict countries in Africa” (British Academy, led by the CHRC). She is currently leading the research project “The role of hybrid courts in the institutional and substantive development of international criminal justice”, a study of the War Crimes Chamber of the State Court of Bosnia and Herzegovina, (British Academy).</p>
Edin Omanovic	<p>Edin Omanovic works at Stockholm International Peace Research Institute (SIPRI). He has been a researcher with SIPRI’s EthicalCargo project since 2009. The project aims to work with the humanitarian aid community to limit its exposure to aviation companies that may be involved in the transportation of destabilizing commodities. His research focuses on the illicit trade of small arms and light weapons (SALW) and the role of transportation actors in conflict zones. He is currently implementing a EU Council Decision project under the authority of Catherine Ashton, High Representative of the European Union for Foreign Affairs and Security Policy. The project will strengthen the ability of UN, EU, AU and OSCE member states, agencies, committees and crisis response missions to monitor the activities of air cargo companies involved in the illicit trafficking of SALW via air. Prior to his current research, Edin received his MA (Hons) from the University of Glasgow where he specialized in EU security policy before joining a legal inquiry in the UK.</p>
Gérald Pachoud	<p>Gérald Pachoud is a Senior Adviser to the Assistant Secretary-General at the Peacebuilding Support Office of United Nations. His main role is to advise the ASG and formulate strategy with respect to the role of the private sector in peacebuilding. From 2005 to 2011, he served as Special Adviser to Professor John Ruggie during his mandate as United Nations Secretary General’s Special Representative where he has been closely involved in the development and drafting of the UN Guiding Principles for Business and Human Rights. Gerald is currently on leave from the Swiss department of foreign affairs, where he initiated and led the program on business and human security. His other prior work experience included the Swiss ministry of economic affairs, the Swiss mission to the UN in Geneva, and an international management firm. He has a B.A. in international relations and a M.A. in international law from the University of Geneva and the Graduate Institute of International Studies and was a research fellow with the Kennedy School of Government at Harvard University.</p>
Sarah Percy	<p>Sarah Percy is University Lecturer and Tutorial Fellow in International Relations at Merton College, Oxford, and in the Department of Politics and International Relations. In January 2012 she will take up a Chair in International Relations at the University of Western Australia. Sarah has published extensively on private military and security companies and mercenaries. Her publications include <i>Mercenaries: the History of a Norm in International Relations</i> (OUP: 2007); <i>Regulating the Private Security Industry</i> (Adelphi Paper, 2006); and numerous articles about private force in journals including <i>International Organization</i>, <i>Civil Wars</i>, <i>International Journal</i>, and in various edited volumes. Sarah is also interested in other types of violent non-state actor and is working on a large project about piracy. At Oxford Sarah has been on the Steering Committee of the Oxford Programme on the Changing Character of War and coordinated Merton College’s Global Directions Group.</p>
Antoni Pigrau	<p>Antoni Pigrau is the Director of the ‘Armed Conflicts: Law and Justice Research Programme’ at the International Catalan Institute for Peace (ICIP) and member of the Board of Governors of the institute. He is Professor of public international law and international relations and currently teaches at the Faculty of Legal Sciences of at the Universitat Rovira i Virgili (URV) in Tarragona, where he has served as both Vice-President and Secretary General. He collaborates with the Permanent Peoples’ Tribunal, is the Spanish correspondent for the Yearbook of International Humanitarian Law, is the Director of the Tarragona Centre for Environmental Law Studies (CEDAT) and is Editor-in-Chief of the <i>Revista Catalana de Dret Ambiental</i>, coedited by URV and the Generalitat de Catalunya. Antoni Pigrau is also author of a variety of works on the topics of environmental law, international humanitarian law, criminal international law and liability for environmental damages.</p>

<p>Maria Prandi</p>	<p>Maria Prandi is Head of the Business and Human Rights at the School for a Culture of Peace at Universitat Autònoma de Barcelona (UAB) and researcher and associated lecturer at the Institute for Social Innovation at ESADE Business School (Universitat Ramon Llull). She is member of the UN GC Expert Group on Responsible Business and Investment in High-Risk Areas. She has worked in the field of human rights as a consultant and participated at the former UN Commission on Human Rights and Sub-commission (Geneva). She has done field research in Nepal, Morocco, Colombia and Mexico. She is currently a Ph.D. Candidate in International Relations at the UAB. She holds a Master in International Relations (with Honours) and a Postgraduate Diploma on Culture of Peace (UAB). She is currently conducting her research in two different fields: the dilemmas that transitional justice is confronting in many post-conflict contexts and the role of business in relation to the three UN pillars: human rights, development and peace-building. Her last main publications include <i>Can companies contribute to the MDG? Keys to understand and act</i> (2009), <i>A Practical Handbook on Business and Human Rights</i> (2009) and <i>CSR in conflict and post-conflict environments</i> (2010). She is also co-editor of the book <i>Transitional Justice and Human Rights: Managing the Past</i> (2010) and co-author of the year-book <i>Alert! Report on Conflicts, Human Rights and Peacebuilding</i>, since its first edition in 2002.</p>
<p>Anita Ramasastry</p>	<p>Anita Ramasastry joined the Faculty of Law at the University of Washington in 1996. Her research interests include commercial law, banking and payments systems, law and development and comparative law. In 1998-99, she served as a special attorney and advisor to a special claims resolution tribunal in Zurich, Switzerland, established to resolve claims to World War II-era bank accounts. She has been a visiting professor and Atlantic Fellow in Public Policy at the Centre for Commercial Law Studies, Queen Mary Westfield College, and University of London. Professor Ramasastry served as a visiting scholar at the British Financial Services Authority. During the fall of 2001, she was a fellow at the Berkman Center for Internet & Society at Harvard Law School. She has been a consultant and advisor to the US Agency for International Development, the European Bank for Reconstruction and Development, the U.S. Department of Commerce Commercial Law Development Program, the European Commission, Global Witness and the Open Society Institute. She has been an advisor to the International Commission of Jurists Expert Panel on Corporate Complicity and has participated in several expert consultations convened by the UN Secretary General's Special Representative on Business and Human Rights. She is also the project leader for the Commerce, Crime and Conflict project coordinated by the Fafo Institute for Applied International Studies in Norway.</p>
<p>Marta Requejo</p>	<p>Marta Requejo obtained her law degree from the University of Santiago after spending a year at the University of Le Mans (France) as an Erasmus student. She holds a Doctorate (European Doctorate, 1992) from Santiago de Compostela University. Her primary teaching and research interests are conflict of laws and international litigation. She has been visiting professor in Paris (Paris-Panthéon), Madrid (Complutense University) and Salamanca, as well as visitor for researching purposes at the Max Planck Institute on Foreign and Private International Law (Hamburg, Germany), the Institut Suisse de Droit Comparé (Lausanne, Switzerland), the Paris-Panthéon University, and the BIICL (London). She has published four monographs: "Ley local y forma de los actos en el Derecho internacional privado español", 418 pp; "Proceso en el extranjero y medidas antiproceso (antisuit injunctions)", 282 pp; "La cesión de créditos en el comercio internacional", 281 pp; "Violaciones graves de derechos humanos y responsabilidad civil", 369 pp. She is also author of several articles printed in collective works, and numerous papers in law journals, mainly Spanish ones, like the <i>Revista Española de Derecho Internacional</i> or <i>Diario La Ley</i>, but also in foreign magazines like <i>The European Legal Forum</i> or <i>Era Forum</i>. She belongs to the Group of research De Conflictu Legum; She is member of different academic organizations, such as the Asociación Española de Profesores de DI, Relaciones Internacionales y Derecho Internacional Privado, the BIICL, and the ESIL, where she has just launched a proposition to create a group of interests called "International Business and Human Rights". She is editor of the website www.conflictolaws.net</p>
<p>Josep Maria Royo</p>	<p>Josep Maria Royo has been, since 2000, a researcher at the Conflict and Peacebuilding Programme at The School for a Culture of Peace and lectures on peace and conflict subjects at several universities in Spain. He has given technical support to the Spanish Farewell to Arms Campaign led by Amnesty International, Greenpeace, Doctors Without Borders, Intermón OXFAM and 13 other NGOs. His expertise includes conflict and peacebuilding in Africa and his work is focused on sub-Saharan Africa, specially the regions of Great Lakes and the Horn of Africa. His areas of interest include non-state armed actors, armed conflicts and peace processes. He has conducted field work in Djibouti, Kenya, Burundi, Uganda, DR Congo and Rwanda. He attended some sessions of the Somali National Peace and Reconciliation Conference organized by the regional organization IGAD held in Kenya between 2002 and 2004. Since its first edition in 2002, he has been co-author of <i>Alert! Report on conflicts, human rights and peacebuilding</i>, and has written book chapters, reports and articles on the Great Lakes Region and the Horn of Africa, among others. He is a member of the NGO Advisory Council Lliga dels Drets dels Pobles for its campaigns on DR Congo. He also participates in the Network for DR Congo (a Catalan NGO) and cooperates with MSF-Spain in the analysis of the Central Africa context. He holds a Master in International Relations (with honours), a Postgraduate Diploma in Peace Culture, and a BA in Political Science specialized in International Relations by the Universitat Autònoma de Barcelona, as well as several specialization courses on Mediterranean and African Affairs. He is currently working on a Ph.D. dissertation about non-state armed groups in Africa.</p>

<p>Jaume Saura</p>	<p>Jaume Saura is associate Professor of public international law at the University of Barcelona and President of the Human Rights Institute of Catalonia. He was regional coordinator of the European Union Electoral Unit in Palestine (1995/96), attached to the head of Mission of the Catalan delegation to the 2005 presidential election. His research has been focused on the area of the international protection of human rights, the Law of the Sea, Protection of the Environment and the legal analysis of the international conflicts (Palestine, Western Sahara, East Timor, etc.). Jaume Saure has been visiting professor at Loyola Law School Los Angeles (2003, 2005, 2007). He has been International Election Observer in South Africa, Palestine, Bosnia-Herzegovina, Togo, East Timor, Peru and Guatemala. He was formerly Deputy Director of the Center for International Studies University of Barcelona (2000-2007).</p>
<p>Mark Taylor</p>	<p>Mark Taylor is a researcher and analyst with twenty years experience in policy wonkery, journalism, research and investigation of various sorts. As a researcher at the Fafo Institute for Applied International Studies in Oslo, Mark conducts research into regulatory and policy responses to violence and conflict, in particular the ways in which law is applied to non-state actors (armed groups, warlords, business). Mark also represents Fafo as a founding member of the Center for American Progress' Just Jobs Network. In addition to his work at Fafo, Mark is a Senior Advisor to Global Witness, London, in their Ending Impunity campaign. He is an occasional contributor to Al Jazeera English Television on international law, a contributor to <i>DOX Magazine</i> and a Visiting Research Fellow at the Centre for International Policy Studies, University of Ottawa (in 2011). Mark is a former radio journalist and Managing Director at the Fafo Institute and has worked as a human rights advocate and analyst for non-governmental organisations and the United Nations. He holds a B.A. (honours) in Religious Studies from McGill University, in Montreal and an LL.M (cum laude) in Public International Law from Leiden University, The Netherlands (1996), where has just started a mid-career PhD in public international law.</p>
<p>Harald Tollan</p>	<p>Harald Tollan is Senior Advisor in the Multilateral Bank and Finance Section of the Norwegian Ministry of Foreign Affairs. He is primarily engaged in issues of global finance, and in particular related to illicit capital flows and development. Tollan chaired the International Task Force on the Development Impact of Illicit Financial Flows, set up under the Leading Group on Solidarity Levies to fund Development, which helped bring illicit financial flows on to the international development agenda. He is involved in various initiatives connected to tax evasion, anti-money laundering, fighting organised crime, asset recovery and capacity building. Tollan is an economist by profession and has worked on international issues for 15 years in the Norwegian Ministry of Justice, the Norwegian Agency for Development Cooperation and the Ministry of Foreign Affairs – including a posting to Mozambique.</p>
<p>Helena Torroja</p>	<p>Helena Torroja is professor of public international law at the University of Barcelona, Law School. She holds a PhD in Law (public international law), University of Barcelona, 2001. Since 1993, she primarily teaches international human rights law, international humanitarian law and public international law and international relations at the University of Barcelona. She is visiting professor of International Human Rights Law, University of Puerto Rico (2006, 2008, 2011). She is head of Studies and Director of the Course on Acces to the Spanish Diplomatic Career at the Center of International Studies (Spanish Ministry of Foreign Affairs-University of Barcelona- La Caixa). She is member of the Spanish Academic Experts Network from the working group on the use of Mercenaries, 2009 (see A/HRC/15/25, para. 59). She collaborates with the WG on the use of Mercenaries since 2007.</p>
<p>Larissa Van den Herik</p>	<p>Larissa van den Herik is a Professor of public international law and Editor in Chief of the <i>Leiden Journal of international law</i>. She is member of the Advisory Committee on Public International Law to the Government. Her research areas are international criminal law and the law on peace and security, with a specific focus on pillage and the illegal exploitation of natural resources, corporate criminal responsibility, genocide, terrorism and UN sanctions. She has published, <i>inter alia</i>, in the <i>Journal of International Criminal Justice</i>, <i>International Criminal Law Review</i>, and <i>Criminal Law Forum</i>. She is co-editor of collections of essays in the field of international criminal law, <i>Future Perspectives on International Criminal Justice</i>, T.M.C. Asser Press - Cambridge University Press, 2009 and <i>Fragmentation and Diversification of International Criminal Law</i>, Martinus Nijhoff, 2011, forthcoming.</p>

<p>Peter Weiss</p>	<p>Peter Weiss has led a double life as an intellectual property lawyer (now retired) and a constitutional, international and human rights lawyer (now active). He was born in Vienna in 1925 and obtained his J.D. from Yale Law School in 1952. He has been active with the Center for Constitutional Rights (CCR) since 1968 and currently serves as one of its cooperating attorneys and Vice Presidents. He was the lead attorney in the <i>Filartiga</i> case which established, in 1980, the right to sue foreign persons and entities in US courts for gross human rights violations. He has worked with colleagues at CCR in litigation seeking to hold multinational corporations accountable for such violations. He was involved in the creation of the European Center for Constitutional and Human Rights (ECCHR) in Berlin and serves on its Advisory Board. Corporate accountability is one of ECCHR's main priorities. He is a former president and current co-president of the International Association of Lawyers Against Nuclear Arms and president of its US affiliate, the Lawyers Committee on Nuclear Policy. He was counsel to the government of Malaysia in the nuclear weapons case argued before the International Court of Justice in 1995. He has taught and lectured on international law and written numerous articles, including <i>The Future of Universal Jurisdiction in International Prosecution of Human Rights Crimes</i>, Springer 2006, and "Taking the Law Seriously: The Imperative Need for a Nuclear Weapons Convention", in <i>Fordham International Law Journal</i>, April 2011.</p>
<p>Celia Wells</p>	<p>Celia Wells is Head of the Law School and Professor of criminal law at University of Bristol. Celia's research is mainly in criminal law with a particular specialism in corporate criminal liability. She has provided expert advice on corporate criminal responsibility to a number of national and international bodies including: OECD Bribery Convention Working Group; Specialist Adviser to the House of Commons Select Committee Inquiry into the Draft Corporate Manslaughter Bill (2005); the International Commission of Jurists' Expert Legal Panel on Corporate Complicity in International Crimes (2006); and as expert witness to the Parliamentary Joint Scrutiny Committee on the draft Bribery Bill 2009, resulting in a sharpening of the corporate offence (now Bribery Act 2010. s. 7). Her recent publications are: "Corporate Crime: Opening the Eyes of the Sentry", <i>Legal Studies</i>, 30, (pp. 370-390), 2010 and "Corporate Criminal Liability in England and Wales: Past, Present and Future", in M. Pieth, R. Ivory (Ed.), "Corporate Criminal Liability", (pp. 91-112), <i>Springer Science and Business Media B.V.</i>, 2011.</p>
<p>Achim Wennmann</p>	<p>Achim Wennmann is Researcher at the Centre on Conflict, Development and Peacebuilding (CCDP) of the Graduate Institute of International and Development Studies in Geneva, and Executive Coordinator of the Geneva Peacebuilding Platform. His current research relates to conflict analysis, war-to-peace transitions, peacebuilding, and state fragility. He has specific expertise on the economic dimensions of these topics and has published widely on conflict economies, the financing of armed groups, economic issues and instruments in peace mediation, and hybrid political orders. Dr. Wennmann is author of <i>The Political Economy of Peacemaking</i> (London: Routledge, 2011), and co-editor (with Mats Berdal) of <i>Ending Wars, Consolidating Peace: Economic Perspectives</i> (London IISS and Routledge, 2010). Dr. Wennmann has also been consultant for the OECD International Network on Conflict and Fragility's work stream on international assistance to peace processes. With regards to business in peace processes, Dr. Wennmann published "Peace Processes, Business, and New Futures After War" in Berdal and Wennmann, <i>Ending Wars, Consolidating Peace</i>, "The Private Sector as a Strategic Partner in Peace Processes" (submitted to <i>Négociation</i>), as well as practical guidance notes for peace mediators on private sector investment and income sharing from natural resources. He analyzed the role of extractive industries in peace processes in <i>Breaking the Conflict Trap? Addressing Natural Resources in Peace Processes</i> (Global Governance, Vol. 17, No.2, 2011).</p>
<p>Marc Whaley</p>	<p>Marc Whaley works at the International Criminal Court and is Head of the Financial Investigation Unit (FIU). The institution's main research areas are war crimes and genocide related issues that fall within the Courts jurisdiction and the Rome Statute. He spent his initial career as a Detective at New Scotland Yard, principally as a Financial Investigator. He has worked in the fields of organized crime, money laundering and latterly in the field of terrorist finance. The FIU, in conjunction with other sections of the Investigation Division, are embarking on research and the collection / analysis of data related to the pre cursor actors that support and allow offences within our jurisdiction to take place. This research relates to the cross situational commonalities that exist in our investigations and include aviation, financial institutions, mineral "middlemen", end users and other industries and service providers who are not complicit in the actual offences but provide the framework for the offenders to flourish.</p>
<p>Brian Wood</p>	<p>Brian Wood is Amnesty International Research and Policy Manager for Military, Security and Police Transfers. Wood co-authored <i>The Arms Fixers</i>, a book detailing the methods used to traffic arm and has written numerous reports on the human rights impact of the largely unregulated arms trade. Wood has also served as an expert witness to the UN on arms embargo violations.</p>