Contributors

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Caroline Buisman is an (international) criminal and human rights lawyer at Stapert & Wiersum Advocaten, Amsterdam, and Associate Counsel for Joshua Arap Sang and Germain Katanga at the ICC. She has over 15 years’ experience researching and practicing international criminal law at the ICC, ICTY, ICTR and the SCSL and has published widely on this subject. She was involved in a defence case before the ICTR between 2002 and 2008 and has participated in multiple conferences and workshops on this subject. She is currently involved in Rwandan extradition cases in The Netherlands and represents Victoire Ingabire, Rwandan opposition leader currently convicted and detained in Kigali, before the African Court of Human and People’s Rights. Caroline is a member of the Amsterdam and NY Bar and has an LLM from Columbia University, a Masters of Law from Leiden University and a PhD from
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**Mark A. Drumbl** is the Class of 1975 Alumni Professor at Washington & Lee University School of Law, where he also serves as Director of the Transnational Law Institute. He has held visiting appointments on several law faculties, including Oxford, Paris II, VU Amsterdam, Melbourne, Sydney, Ottawa, Monash University, and Trinity College-Dublin. Professor Drumbl’s research and teaching interests include public international law, international criminal law, and transitional justice. His book, *Atrocity, Punishment, and International Law* (Cambridge University Press 2007) has received critical acclaim and has won commendations from the International Association of Criminal Law (US national section) and the American Society of International Law. In 2012, he published *Reimagining Child Soldiers in International Law and Policy* (Oxford University Press), which has also been extensively and enthusiastically reviewed. Professor Drumbl has worked in criminal defence in Rwanda, lectures widely, and has served as an expert in litigation; his research has also been cited by high-profile courts. He holds degrees in law and political science from McGill, Toronto and Columbia universities.

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Barbora Holá works as Assistant Professor at the Department of Criminal Law and Criminology at VU University of Amsterdam. She has an interdisciplinary focus and studies transitional justice after atrocities, in particular (international) criminal trials, sentencing of international crimes, enforcement of international sentences, rehabilitation of war criminals and life after trial at international criminal tribunals. In 2013, the Netherlands Organization for Scientific Research awarded Holá the prestigious VENI grant for a project on vertical (in)consistency of international sentencing. In the past, she has worked as a legal counsel at the Public International Law and Policy Group and as a legal intern/assistant at the Association of Defence Counsels at the ICTY. In 2014, Holá was a visiting scholar at the Center for the Study of Law & Society at UC Berkeley, University of California. In 2012 she obtained her PhD in supranational criminology at VU University Amsterdam with a dissertation entitled ‘International Sentencing – “A Game of Russian Roulette” or Consistent Practice?’. In 2007 she received an LLM in International and European Law at University of Amsterdam and in 2006 her Doctoral Law degree (summa cum laude) at Charles University in Prague.


Usta Kaitesi is the Principal of the College of Arts and Social Sciences of the University of Rwanda, a non-permanent commissioner at the Reform Commission and she sits on various boards of directors. Kaitesi holds a PhD in gender and international criminal justice from the University of Utrecht. She is the author of ‘Genocidal Gender and Sexual Violence: The Legacy of the ICTR, Rwanda’s Ordinary and Gacaca Courts’ at the Netherlands Institute of Human Rights. She holds a Master of Laws degree (LLM) from the University of Ottawa, Canada (awarded the Jacque Cadreau Memorial Prize for the best Human Rights Paper of the year 2000 by the University of Ottawa Human Rights Research and Education Centre) and holds a Bachelor’s Degree in Law from the National University of Rwanda. She previously served as the vice Chairperson of the support commission to the Rwanda parliament for the Review of the Constitution of the Republic of Rwanda; Head of Department of Public Law; and Deputy Dean for Post Graduate Programs and Research at the Faculty of Law at the former National University of Rwanda.

George William Mugwanya is an Advocate of the High Court of Uganda and currently an Appeals Counsel, Office of the Prosecutor, International Criminal Court (ICC). Prior to that, he practiced law in several capacities at the trial and appellate levels at the International Criminal Tribunal for Rwanda (ICTR). As Senior Appeals Counsel at the ICTR, he served as Prosecution lead counsel in the prosecution of over a dozen multi and single accused appeals from final trial judgements. He also handled hundreds of interlocutory litigations. On secondment from the ICTR, Dr Mugwanya served as a consultant Senior Appeals Counsel for the Prosecution in the Charles Taylor case. Formerly a Senior Lecturer at the Faculty of Law, Makerere University, Uganda, he holds a JSD (summa cum laude) degree from Notre Dame Law School (United States); LLM, (Birmingham); LLM, (Pretoria), LLB, (Makerere) and a Postgraduate Diploma in Legal Practice (Law Development Centre). He is the author of many works in international law and comparative law, including two books (The Crime of Genocide in International Law (London: Cameron May 2008) and Human Rights in Africa (New York: Transnational Publishers 2003)), and over two dozen book chapters and articles in refereed journals around the world.

Rosette Muzigo-Morrison obtained her LLB from Makerere University in her native Uganda in 1988. She became a Human Rights Programme
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Navanethem Pillay was appointed as UN High Commissioner for Human Rights (approved by the General Assembly on 28 July 2008) and assumed her functions on 1 September 2008. On 24 May 2012, the United Nations General Assembly extended her mandate for a further two years. Pillay, a South African national, was the first woman to start a law practice in her home province of Natal in 1967. Over the next few years, she acted as a defence attorney for anti-apartheid activists, exposing torture, and helping establish key rights for prisoners on Robben Island. She also worked as a lecturer at the University of KwaZulu-Natal, and later was appointed Vice-President of the Council of the University of Durban Westville. In 1995, after the end of apartheid, Ms Pillay was appointed as acting judge on the South African High Court, and in the same year was elected by the United Nations General Assembly to be a judge on the International Criminal Tribunal for Rwanda, where she served a total of eight years, the last four (1999–2003) as President. She played a critical role in the ICTR’s ground-breaking jurisprudence on rape as genocide, as well as on issues of freedom of speech and hate propaganda. In 2003, she was elected as a judge on the International Criminal Court in The Hague, where she remained until August 2008. In South Africa, as a member of the Women’s National Coalition, she contributed to the inclusion of an equality clause in the country’s Constitution that prohibits discrimination on grounds of race, religion and sexual orientation. She co-founded Equality Now, an international women’s rights organization, and has been involved with other organizations working on issues relating to children, detainees, victims of torture and of domestic violence, and a range of economic, social and cultural rights. Pillay received a BA and LLB from Natal University South Africa. She also holds a Master of Law and a Doctorate of Juridical Science from Harvard University. She was born in 1941, and has two daughters.

Alette Smeulers is Professor in Criminal Law and Criminology of International Crimes at the University of Groningen. The prime focus of her research is on the perpetrators and causes of international crimes and the international criminal prosecution thereof. She has studied the transformation process of ordinary people into perpetrators of international crimes and developed a typology of perpetrators of international crimes. In her research she takes an inter- and multidisciplinary approach and can be considered one of the founders of the criminology of international crimes and a leading expert within this field, in which she has published extensively. Important publications are Supranational Criminology – Towards a Criminology of International Crime (Intersentia
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