

DOCUMENT A/57/10*

Report of the International Law Commission on the work of its fifty-fourth session (29 April–7 June and 22 July–16 August 2002)

CONTENTS

<i>Chapter</i>		<i>Paragraphs</i>	<i>Page</i>
Abbreviations			4
Note concerning quotations			4
Multilateral instruments cited in the present volume.....			5
<i>I.</i> ORGANIZATION OF THE SESSION.....	1–13		9
A. Membership	2–4		9
B. Officers and the Enlarged Bureau	5–7		9
C. Drafting Committee	8–9		10
D. Working Groups	10–11		10
E. Secretariat	12		10
F. Agenda	13		10
<i>II.</i> SUMMARY OF THE WORK OF THE COMMISSION AT ITS FIFTY-FOURTH SESSION	14–24		11
<i>III.</i> SPECIFIC ISSUES ON WHICH COMMENTS WOULD BE OF PARTICULAR INTEREST TO THE COMMISSION ...	25–31		13
A. Reservations to treaties	26		13
B. Diplomatic protection.....	27–28		13
C. Unilateral acts of States.....	29		13
D. International liability for injurious consequences arising out of acts not prohibited by international law (international liability in case of loss from transboundary harm arising out of hazardous activities).....	30		14
E. The responsibility of international organizations.....	31		14
<i>IV.</i> RESERVATIONS TO TREATIES	32–103		15
A. Introduction	32–47		15
B. Consideration of the topic at the present session	48–101		16
1. Introduction by the Special Rapporteur of his seventh report.....	53–66		16
2. Summary of the debate	67–81		20
3. Conclusions of the Special Rapporteur	82–101		22
C. Draft guidelines on reservations to treaties provisionally adopted so far by the Commission....	102–103		24
1. Text of the draft guidelines	102		24
2. Text of the draft guidelines with commentaries thereto provisionally adopted by the Commission at its fifty-fourth session.....	103		28
2. Procedure			28
2.1 Form and notification of reservations			28
2.1.1 Written form			28
Commentary.....			28
2.1.2 Form of formal confirmation			29
Commentary.....			29
2.1.3 Formulation of a reservation at the international level.....			30
Commentary.....			30
2.1.4 [2.1.3 bis, 2.1.4] Absence of consequences at the international level of the violation of internal rules regarding the formulation of reservations.....			32
Commentary.....			32
2.1.5 Communication of reservations			34
Commentary.....			34
2.1.6 [2.1.6, 2.1.8] Procedure for communication of reservations			38
Commentary.....			39

* Initially distributed as *Official Records of the General Assembly, Fifty-seventh Session, Supplement No. 10.*

Chapter		Paragraphs	Page
	2.1.7 Functions of depositaries.....	42	42
	Commentary.....	42	42
	2.1.8 [2.1.7 bis] Procedure in case of manifestly [impermissible] reservations	45	45
	Commentary.....	45	45
	2.4 Procedure for interpretative declarations.....	46	46
	Commentary.....	46	46
	2.4.1 Formulation of interpretative declarations.....	46	46
	Commentary.....	46	46
	[2.4.2 [2.4.1 bis] Formulation of an interpretative declaration at the internal level]..	47	47
	Commentary.....	47	47
	[2.4.7 [2.4.2, 2.4.9] Formulation and communication of conditional interpretative declarations].....	47	47
	Commentary.....	47	47
V.	DIPLOMATIC PROTECTION.....	104–281	49
A.	Introduction.....	104–111	49
B.	Consideration of the topic at the present session	112–279	49
	1. General comments on the study	117–149	50
	(a) Introduction by the Special Rapporteur	117–120	50
	(b) Summary of the debate	121–143	50
	(c) Special Rapporteur’s concluding remarks	144–149	52
	2. Articles 12 and 13	150–176	53
	(a) Introduction by the Special Rapporteur	150–160	53
	(b) Summary of the debate	161–172	54
	(c) Special Rapporteur’s concluding remarks	173–176	55
	3. Article 14.....	177–239	55
	(a) Futility (art. 14, subpara. (a))	177–188	55
	(i) Introduction by the Special Rapporteur	177–180	55
	(ii) Summary of the debate	181–186	56
	(iii) Special Rapporteur’s concluding remarks.....	187–188	56
	(b) Waiver and estoppel (art. 14, subpara. (b))	189–201	57
	(i) Introduction by the Special Rapporteur	189–193	57
	(ii) Summary of the debate	194–200	57
	(iii) Special Rapporteur’s concluding remarks.....	201	58
	(c) Voluntary link and territorial connection (art. 14, subparas. (c) and (d))	202–228	58
	(i) Introduction by the Special Rapporteur	202–208	58
	(ii) Summary of the debate	209–223	59
	(iii) Special Rapporteur’s concluding remarks.....	224–228	60
	(d) Undue delay and denial of access (art. 14, subparas. (e) and (f))	229–239	61
	(i) Introduction by the Special Rapporteur	229–230	61
	(ii) Summary of the debate	231–237	62
	(iii) Special Rapporteur’s concluding remarks.....	238–239	62
	4. Article 15	240–252	62
	(a) Introduction by the Special Rapporteur	240–245	62
	(b) Summary of the debate	246–251	63
	(c) Special Rapporteur’s concluding remarks	252	64
	5. Article 16	253–273	64
	(a) Introduction by the Special Rapporteur	253–259	64
	(b) Summary of the debate	260–268	65
	(c) Special Rapporteur’s concluding remarks	269–273	66
	6. Denial of justice	274–279	66
	(a) Introduction by the Special Rapporteur	274	66
	(b) Summary of the debate	275–276	66
	(c) Special Rapporteur’s concluding remarks	277–279	66
C.	Articles 1 to 7 of the draft articles on diplomatic protection provisionally adopted by by the Commission.....	280–281	67
	1. Text of the draft articles	280	67
	2. Text of the draft articles with commentaries thereto	281	67
	PART ONE. GENERAL PROVISIONS.....		67
	Article 1. Definition and scope		67
	Commentary		68
	Article 2 [3]. Right to exercise diplomatic protection.....		68
	Commentary		68

<i>Chapter</i>	<i>Paragraphs</i>	<i>Page</i>
PART TWO. NATURAL PERSONS.....	69	
Article 3 [5]. State of nationality	69	
Commentary.....	69	
Article 4 [9]. Continuous nationality	70	
Commentary.....	71	
Article 5 [7]. Multiple nationality and claim against a third State.....	72	
Commentary	72	
Article 6. Multiple nationality and claim against a state of nationality.....	73	
Commentary	73	
Article 7 [8]. Stateless persons and refugees	74	
Commentary	74	
VI. UNILATERAL ACTS OF STATES	282–429	77
A. Introduction	282–292	77
B. Consideration of the topic at the present session.....	293–429	77
1. Introduction by the Special Rapporteur of his fifth report	296–327	78
2. Summary of the debate	328–409	80
3. Special Rapporteur’s concluding remarks	410–429	86
VII. INTERNATIONAL LIABILITY FOR INJURIOUS CONSEQUENCES ARISING OUT OF ACTS NOT PROHIBITED BY INTERNATIONAL LAW (INTERNATIONAL LIABILITY IN CASE OF LOSS FROM TRANSBoundary DAMAGE ARISING OUT OF HAZARDOUS ACTIVITIES)	430–457	89
A. Introduction	430–440	89
B. Consideration of the topic at the present session.....	441	90
C. Report of the Working Group	442–457	90
Introduction	442–446	90
1. Scope.....	447–448	91
2. The roles of the operator and the State in the allocation of loss	449–456	91
(a) The role of the operator	451–454	91
(b) The role of the State.....	455–456	91
3. Additional issues	457	92
VIII. THE RESPONSIBILITY OF INTERNATIONAL ORGANIZATIONS	458–488	93
A. Introduction	458–460	93
B. Consideration of the topic at the present session	461–464	93
C. Report of the Working Group	465–488	93
1. The scope of the topic	465–472	93
(a) The concept of responsibility	465–468	93
(b) The concept of international organizations.....	469–472	94
2. Relationship between the topic of the responsibility of international organizations and the articles on State responsibility	473–475	94
3. Questions of attribution	476–477	95
4. Questions regarding the responsibility of member States for conduct that is attributed to an international organization	478–480	95
5. Other questions concerning the origin of responsibility for an international organization	481–482	95
6. Questions of content and implementation of international responsibility	483–485	95
7. Settlement of disputes	486	96
8. Practice to be taken into consideration	487	96
9. Recommendation of the Working Group	488	96
IX. THE FRAGMENTATION OF INTERNATIONAL LAW: DIFFICULTIES ARISING FROM THE DIVERSIFICATION AND EXPANSION OF INTERNATIONAL LAW	489–513	97
A. Introduction	489–491	97
B. Consideration of the topic at the present session.....	492–494	97
C. Report of the Study Group	495–513	97
1. Summary of the discussion	495–510	97
(a) Support for study of the topic	495–498	97
(b) Procedural issues	499	98
(c) Appropriate title	500	98
(d) Methodology and format of work.....	501–509	98
(e) Suggestions as to the possible outcome of the Commission’s work	510	98
2. Recommendations.....	511–513	98
X. OTHER DECISIONS AND CONCLUSIONS OF THE COMMISSION	514–552	100
A. Programme, procedures and working methods of the Commission and its documentation	514–531	100
1. New topics.....	517–519	100
2. Work programme of the Commission for the remainder of the quinquennium	520	100

3. Long-term programme of work.....	521	102
4. Procedures and methods of work	522–523	102
5. Cost-saving measures.....	524	102
6. Honoraria	525–531	102
B. Date and place of the fifty-fifth session	532	103
C. Cooperation with other bodies	533–537	103
D. Representation at the fifty-seventh session of the General Assembly.....	538–539	103
E. International Law Seminar	540–552	103

ABBREVIATIONS

FAO	Food and Agriculture Organization of the United Nations
GATT	General Agreement on Tariffs and Trade
ICAO	International Civil Aviation Organization
ICJ	International Court of Justice
ICRC	International Committee of the Red Cross
ILO	International Labour Organization
IMCO	Intergovernmental Maritime Consultative Organization
IMO	International Maritime Organization
ITLOS	International Tribunal for the Law of the Sea
ITU	International Telecommunication Union
NAFTA	North American Free Trade Agreement
OAS	Organization of American States
OAU	Organization of African Unity
OSCE	Organization for Security and Co-operation in Europe
PCIJ	Permanent Court of International Justice
UNHCR	Office of the United Nations High Commissioner for Refugees
WHO	World Health Organization
WTO	World Trade Organization

*
* * *

AJIL	<i>American Journal of International Law</i>
BYBIL	<i>British Year Book of International Law</i>
ICJ Reports	<i>ICJ, Reports of Judgments, Advisory Opinions and Orders</i>
ILM	<i>International Legal Materials</i> (Washington, D.C.)
ILR	<i>International Law Reports</i>
ITLOS Reports	<i>ITLOS, Reports of Judgments, Advisory Opinions and Orders</i>
PCIJ, Series A	<i>PCIJ, Collection of Judgments</i> (Nos. 1–24: up to and including 1930)
PCIJ, Series A/B	<i>PCIJ, Judgments, Orders and Advisory Opinions</i> (Nos. 40–80: beginning in 1931)
PCIJ, Series D	<i>PCIJ, Acts and Documents concerning the Organization of the Court</i> (Nos. 1–6)
UNRIAA	<i>United Nations, Reports of International Arbitral Awards</i>

*
* * *

In the present volume, “International Tribunal for the Former Yugoslavia” refers to the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the Former Yugoslavia since 1991.

*
* * *

NOTE CONCERNING QUOTATIONS

In quotations, words or passages in italics followed by an asterisk were not italicized in the original text.

Unless otherwise indicated, quotations from works in languages other than English have been translated by the Secretariat.

*
* * *