

DOCUMENT A/70/10*

Report of the International Law Commission on the work of its sixty-seventh session (4 May–5 June and 6 July–7 August 2015)

CONTENTS

	<i>Page</i>
Abbreviations.....	4
Note concerning quotations	4
Multilateral instruments cited in the present volume.....	5
<i>Chapter</i>	<i>Paragraphs</i>
I. ORGANIZATION OF THE SESSION	1–12 9
A. Membership.....	2 9
B. Casual vacancy	3 9
C. Officers and the Enlarged Bureau.....	4–6 9
D. Drafting Committee.....	7–8 10
E. Study Group and Working Group.....	9–10 10
F. Secretariat	11 10
G. Agenda.....	12 11
II. SUMMARY OF THE WORK OF THE COMMISSION AT ITS SIXTY-SEVENTH SESSION	13–23 12
III. SPECIFIC ISSUES ON WHICH COMMENTS WOULD BE OF PARTICULAR INTEREST TO THE COMMISSION	24–31 14
A. Subsequent agreements and subsequent practice in relation to the interpretation of treaties.....	26 14
B. Protection of the environment in relation to armed conflicts	27–28 14
C. Immunity of State officials from foreign criminal jurisdiction.....	29 14
D. Provisional application of treaties	30 14
E. <i>Jus cogens</i>	31 14
IV. THE MOST-FAVoured-NATION CLAUSE	32–44 15
A. Introduction	32–33 15
B. Consideration of the topic at the present session.....	34–43 15
C. Tribute to the Study Group and its Chairperson.....	44 16
V. PROTECTION OF THE ATMOSPHERE.....	45–54 17
A. Introduction	45–46 17
B. Consideration of the topic at the present session.....	47–52 17
C. Text of the draft guidelines on the protection of the atmosphere, together with preambular paragraphs, provisionally adopted so far by the Commission	53–54 18
1. Text of the draft guidelines, together with preambular paragraphs.....	53 18
2. Text of the draft guidelines, together with preambular paragraphs, and commentaries thereto provisionally adopted by the Commission at its sixty-seventh session	54 19
General commentary	19
Preamble	19
Commentary	19
Guideline 1. Use of terms	21
Commentary.....	21
Guideline 2. Scope of the guidelines	23
Commentary.....	23
Guideline 5. International cooperation	24
Commentary.....	25

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

Chapter		Paragraphs	Page
VI.	IDENTIFICATION OF CUSTOMARY INTERNATIONAL LAW.....	55–107	27
A.	Introduction	55–57	27
B.	Consideration of the topic at the present session.....	58–107	27
1.	Introduction by the Special Rapporteur of the third report	62–73	28
2.	Summary of the debate	74–96	29
(a)	General comments	74–75	29
(b)	Relationship between the two constituent elements	76–78	29
(c)	Inaction as practice and/or evidence of acceptance as law (<i>opinio juris</i>)	79–80	29
(d)	The role of treaties and resolutions.....	81–84	30
(e)	Judicial decisions and writings.....	85–88	30
(f)	The relevance of international organizations and non-State actors.....	89–90	30
(g)	Particular custom	91–92	31
(h)	Persistent objector.....	93–94	31
(i)	Future programme of work.....	95–96	31
3.	Concluding remarks of the Special Rapporteur.....	97–107	31
VII.	CRIMES AGAINST HUMANITY	108–117	33
A.	Introduction	108–109	33
B.	Consideration of the topic at the present session.....	110–115	33
C.	Text of the draft articles on crimes against humanity provisionally adopted by the Commission at its sixty-seventh session	116–117	33
1.	Text of the draft articles.....	116	33
Article 1.	Scope	33	
Article 2.	General obligation	33	
Article 3.	Definition of crimes against humanity.....	33	
Article 4.	Obligation of prevention.....	34	
2.	Text of the draft articles and commentaries thereto, as provisionally adopted by the Commission at its sixty-seventh session	117	34
Article 1.	Scope	34	
	Commentary	34	
Article 2.	General obligation	35	
	Commentary	35	
Article 3.	Definition of crimes against humanity.....	37	
	Commentary	37	
Article 4.	Obligation of prevention.....	47	
	Commentary	47	
VIII.	SUBSEQUENT AGREEMENTS AND SUBSEQUENT PRACTICE IN RELATION TO THE INTERPRETATION OF TREATIES.....	118–129	53
A.	Introduction	118–122	53
B.	Consideration of the topic at the present session.....	123–127	53
C.	Text of the draft conclusions on subsequent agreements and subsequent practice in relation to the interpretation of treaties provisionally adopted so far by the Commission	128–129	54
1.	Text of the draft conclusions	128	54
Conclusion 1.	General rule and means of treaty interpretation.....	54	
Conclusion 2.	Subsequent agreements and subsequent practice as authentic means of interpretation.....	54	
Conclusion 3.	Interpretation of treaty terms as capable of evolving over time.....	54	
Conclusion 4.	Definition of subsequent agreement and subsequent practice.....	54	
Conclusion 5.	Attribution of subsequent practice	54	
Conclusion 6.	Identification of subsequent agreements and subsequent practice	54	
Conclusion 7.	Possible effects of subsequent agreements and subsequent practice in interpretation.....	54	
Conclusion 8.	Weight of subsequent agreements and subsequent practice as a means of interpretation.....	54	
Conclusion 9.	Agreement of the parties regarding the interpretation of a treaty	54	
Conclusion 10.	Decisions adopted within the framework of a Conference of States Parties	55	
Conclusion 11.	Constituent instruments of international organizations.....	55	
2.	Text of the draft conclusion and commentary thereto provisionally adopted by the Commission at its sixty-seventh session	129	55
Conclusion 11.	Constituent instruments of international organizations.....	55	
	Commentary	55	

Chapter		Paragraphs	Page
IX.	PROTECTION OF THE ENVIRONMENT IN RELATION TO ARMED CONFLICTS.....	130–170	64
A.	Introduction	130–131	64
B.	Consideration of the topic at the present session.....	132–134	64
1.	Introduction by the Special Rapporteur of the second report.....	135–140	65
2.	Summary of the debate.....	141–164	66
(a)	General comments	141–146	66
(b)	Scope	147–151	66
(c)	Purpose	152	67
(d)	Use of terms.....	153	67
(e)	Draft principle 1.....	154–155	68
(f)	Draft principle 2.....	156	68
(g)	Draft principle 3.....	157	68
(h)	Draft principle 4.....	158	68
(i)	Draft principle 5.....	159–161	69
(j)	Future programme of work.....	162–164	69
3.	Concluding remarks of the Special Rapporteur	165–170	69
X.	IMMUNITY OF STATE OFFICIALS FROM FOREIGN CRIMINAL JURISDICTION.....	171–243	71
A.	Introduction	171–173	71
B.	Consideration of the topic at the present session.....	174–243	71
1.	Introduction by the Special Rapporteur of the fourth report	177–192	72
2.	Summary of the debate.....	193–231	74
(a)	General comments	193–199	74
(b)	Methodology.....	200–202	75
(c)	Draft article 2 (f): Definition of an “act performed in an official capacity”	203–227	75
(i)	“Act performed in an official capacity” versus “act performed in a private capacity”	204–205	75
(ii)	Criminal nature of the act.....	206–213	76
(iii)	Attribution of the act to the State	214–221	77
(iv)	Sovereignty and exercise of elements of the governmental authority	222–227	77
(d)	Draft article 6: Scope of immunity <i>ratione materiae</i>	228–229	78
(e)	Future workplan.....	230–231	78
3.	Concluding remarks by the Special Rapporteur	232–243	78
XI.	PROVISIONAL APPLICATION OF TREATIES	244–283	80
A.	Introduction.....	244–246	80
B.	Consideration of the topic at the present session	247–283	80
1.	Introduction by the Special Rapporteur of the third report	252–256	80
2.	Summary of the debate.....	257–283	81
(a)	General remarks.....	257–265	81
(b)	Relationship with other provisions of the 1969 Vienna Convention.....	266–267	82
(c)	Provisional application of a treaty with the participation of international organizations.....	268–272	83
(d)	Comments on the draft guidelines.....	273–279	83
3.	Concluding remarks of the Special Rapporteur.....	280–283	84
XII.	OTHER DECISIONS AND CONCLUSIONS OF THE COMMISSION.....	284–330	85
A.	Programme, procedures and working methods of the Commission and its documentation.....	284–308	85
1.	Inclusion of a new topic in the programme of work of the Commission	286	85
2.	Working Group on the long-term programme of work	287	85
3.	Consideration of General Assembly resolution 69/123 of 10 December 2014 on the rule of law at the national and international levels	288–295	85
4.	Consideration of paragraphs 10 to 13 of General Assembly resolution 69/118 of 10 December 2014 on the Report of the International Law Commission on the work of its sixty-sixth session.....	296–298	86
5.	Honoraria	299	87
6.	Documentation and publications	300–303	87
7.	<i>Yearbook of the International Law Commission</i>	304–305	87
8.	Assistance of the Codification Division	306	88
9.	Websites	307	88
10.	United Nations Audiovisual Library of International Law.....	308	88
B.	Date and place of the sixty-eighth session of the Commission	309	88
C.	Tribute to the Secretary of the Commission	310	88
D.	Cooperation with other bodies.....	311–317	88
E.	Representation at the seventieth session of the General Assembly	318	89
F.	International Law Seminar	319–330	89
ANNEX.	Final report: Study group on the most-favoured-nation clause	91	