

CARLOS ESPÓSITO
Universidad Autónoma de Madrid
Facultad de Derecho
E-28049 Madrid, Spain.
Tel. +34 91 497 2505 Fax: +34 91 497 8765
E-MAIL: carlos.esposito@uam.es

PRESENT POSITIONS

- Professor of International Law at the *University Autónoma of Madrid*.
- Vice President, *European Society of International Law*.
- Co-Chair, International Litigation and Arbitration Forum, *Fundación para la Investigación del Derecho y la Empresa*.

EDUCATION

- J.D. University of Buenos Aires (1989).
- Ph.D. (Doctor en Derecho *cum laude*), *University Autónoma of Madrid* (1995).

SCHOLARSHIPS AND FELLOWSHIPS

- Research Student, University of Buenos Aires, 1988. Research on international law of development.
- Hague Academy of International Law, financial aid to attend the Summer Courses in 1989 and the Centre for Studies and Research in 2007 (session on WTO law).
- Doctoral Scholarship, Ministry of Education of Spain, 1990-1992. Thesis on the Functions of the Advisory Jurisdiction of the International Court of Justice.
- Reasercher, Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht, Heidelberg, Summer 1991.
- Post Doctoral Scholarship, Ministry of Education of Spain, 1997.
- Visiting Scholar, Universidad de California, Berkeley, School of Law, February-September 1997. Research of the WTO law.
- Academic Scholarship, Ministry of Education of Spain, 2007.
- Visiting Fellow, Lauterpacht Centre for International Law, University of Cambridge, June-August 2007. Research on the principle of fair and equitable treatment in international law.

ACADEMIC EXPERIENCE

- University Autónoma of Madrid (UAM), since 1992, tenured in 1998, and Chair professor since January 2008.
- Visiting Professor of Law at the University of California, Berkeley, Boalt Hall (Autumn Semester 1998).
- Short term visiting at several universities and institutions, including University Malaya, Kuala Lumpur, Malaysia (2003 and 2005); Universidad Interamericana de Puerto Rico, San Juan, Puerto Rico (2000); Hamburg University, Germany (2000); Universidad de Buenos Aires, Argentina (2007); Göttingen University, Germany (2010); Fundación Global, Santo Domingo, Dominican Republic (invited 2013).
- Former Adjunct Professor of European Union Law at the Spanish Diplomatic School (2000-2004).
- Vitoria Summer Courses 2007, Vitoria, Basque Country, Spain.
- Professor at the doctoral programme of the Instituto Universitario Ortega y Gasset, Madrid, Spain.
- Vice-Dean of the Faculty of Law of the UAM (2001).
- Member of the Committee of Publications of the UAM (2001).

EMPLOYMENT EXPERIENCE

- Senior Researcher at the *Fundación para las Relaciones Internacionales y el Diálogo Exterior (FRIDE)*, in charge of issues concerning the reform of the United Nations and other themes connected with international law, such as human rights and international tribunals (July 2004- July 2005).
- Counsel (2001-2003) and Deputy Head (January-October 2004) of the International Law Department of the Spanish Ministry of Foreign Affairs. In that condition, he has been a member of several Spanish delegations to international conferences and meetings concerning international law (general international law, law of the sea, human rights, jurisdictional immunities of States, climate change, et cetera).
- Assistant at the *Consejo para la Consolidación de la Democracia (Conseil for the Consolidation of Democracy)*, Argentina (1989).

CONFERENCES, WORKSHOPS, AND SEMINARS

- Regularly invited to present papers and moderate panels at conferences. For example, Law of the Sea Institute, Berkeley 1998 and 2008; The Institute for Transnational Arbitration, Dallas, Texas, 2003; Walter Schücking Institute, University of Kiel, Kiel, 2004; Chinese WTO Society, Zhejiang University, Guangzu, 2006; ASIL/AALS Conference, Vancouver, 2007; CEPAL - UN, Santiago de Chile, 2009; University of Palermo, Buenos Aires, 2010; ESIL Biennial Conference, Cambridge, 2010, European University Institute, Florence 2013; ESIL Research Forum, Amsterdam, 2013; Biennial Conference of the Spanish Association of International Law, Barcelona, 2013.

RESEARCH PROJECTS

- Participation as researcher in seven competitive research projects funded by public and private institutions in Spain since 1992.
- Principal Researcher of the research project on “International Law in National Tribunals”, with the participation of the UAM and two Latin American Universities (Universidad de Palermo, Buenos Aires, Argentina, and Instituto de Estudios Internacionales of the Universidad de Chile, Santiago, Chile), funded by a private bank for the period July 2008 - December 2010.
- Principal Researcher of a competitive national research project on “The protection of global legal goods”, funded by the Spanish Ministry of Science and Innovation for 2009-2013.

PROFESSIONAL ACTIVITIES

- Member of the Board of Editors, *Lecciones y Ensayos*, Buenos Aires Law School Journal (1988).
- Assistant Editor, *Revista Española de Derecho Internacional* (1991-1998).
- Individual Founder and Member of the Board of Advisors, *Revista Jurídica de la UAM* (since 2000).
- Founder, Director (2000-2003) and Member of the Honorary Board of the *Revista Electrónica de Estudios Internacionales* (www.reei.org, since 2004).
- Co-director of the collection of books on international law of the UAM, published by Dykinson (2000-2005). Five volumes published.
- Co-director of the collection of books “Derecho, economía y globalización”, published by *Marcial Pons* (2006-2009). Nine volumes published.
- Co-Chair and co-founder of the International Economic Law Group of Interest of the European Society of International Law (2007-2010).
- Member of the Board of Editors, *Journal of International Economic Law* (since 2010).
- Member of the Board of Editors, [*Revista de Derecho Económico Internacional*](#) (since 2010).
- Member of the Board of Editors, *Frontiers of Law in China* (since 2010).
- Member of the Board, *European Society of International Law* (since 2010).
- Vice President, *European Society of International Law* (since May 2011).
- Co-Director of the Forum on “Arbitration and International Litigation”, Fundación para la Investigación sobre el Derecho y la Empresa (www.fidefundacion.es, since 2009).
- Evaluator, National Evaluation and Foresight Agency (ANEP),
- Evaluator, National Quality Assurance Agency (ANECA).
- Author of [aquiescencia](#), a leading blog of international law in Spanish, since 2008.

AFFILIATIONS

- Member, *European Society of International Law*, and Member of the Board since September 2010, Vice President since 2011.
- Member, *American Society of International Law*, since 1991.
- Member, *Asociación Española de Profesores de Derecho Internacional y Relaciones Internacionales*, since 1991.
- Associate Member, *Asociación Argentina de Derecho Internacional*.

HONOURS

- Order of Spanish Civil Merit (24 June 2005).

PUBLICATIONS

Books

As author

- *La jurisdicción consultiva de la Corte Internacional de Justicia (The Advisory Jurisdiction of the ICJ)*, Madrid, McGraw-Hill, 1996.
- *La Organización Mundial del Comercio y los particulares (The WTO and Private Persons)*, Madrid: Dykinson, 1999.
- *Inmunidad del Estado y derechos humanos (State Immunity and Human Rights)*, Cizur Menor: Thomson-Civitas, 2007.

As editor

- *La Organización Mundial del Comercio y el regionalismo europeo (The WTO and European Regionalism)*, Madrid: Dykinson, 2001 (edited with A. Remiro Brotóns).
- *Tratados y documentos de Derecho internacional (Treaties and Documents of International Law)*, Madrid: McGraw-Hill, 2001 (edited with A. Remiro Brotóns *et al.*).
- *Justicia transicional en Iberoamérica*, Madrid: Centro de Estudios Políticos y Constitucionales, 2009 (co-edited with Jessica Almqvist).
- *The Role of Courts in Transitional Justice. Voices from Latin America and Spain*, London: Routledge International, 2011 (co-edited with Jessica Almqvist).
- La protección de los bienes jurídicos globales (The Protection of Global Legal Goods), *Anuario de la Facultad de Derecho de la Universidad Autónoma de Madrid*, vol. XVI, 2011, Madrid: BOE, 2012 (edited with Francisco J. Garcimartín Alférez).
- *Sovereign Financing and International Law: The UNCTAD Principles on Responsible Sovereign Lending and Borrowing*, Oxford: Oxford University Press, forthcoming 2013 (co-edited with Yuefen Li and Juan Pablo Bohoslavsky).

Articles and Book Chapters

- “El embargo como forma de intervención económica,” *Lecciones y Ensayos*, No. 50, 1988, pp. 177-186 (student article).
- “Algunos interrogantes sobre la integración latinoamericana”, *Lecciones y Ensayos*, No. 50, 1988, pp. 101-120 (with A. Fiuza; student article).
- “Male captus, bene detentus: A propósito de la sentencia del Tribunal Supremo de Estados Unidos en el caso Alvarez-Machain,” *Estudios de jurisprudencia*, No. 5, 1993, pp. 7-27. Also published in *Lecciones y Ensayos*, No. 62, 1995, pp. 17-48.
- “La justicia como equidad y el Derecho de los pueblos. Dos posibles lecturas de un ensayo de John Rawls,” *Revista de Estudios Políticos*, No. 87, 1995, pp. 221-237 (with F.J. Peñas).
- “La función consultiva de la Corte Internacional de Justicia como jurisdicción de apelación,” *Revista Jurídica de Buenos Aires*, 1996, pp. 65-96.
- “El Artículo 24 de la Constitución y la inmunidad civil de los agentes diplomáticos extranjeros (comentario a la sentencia del Tribunal Constitucional 140/1995),” *Revista Española de Derecho Constitucional*, núm. 47, 1996, pp. 257-292 (with F. J. Garcimartín Alférez). A version of this paper was published in German: “Grundrechte und Immunität der Angehörigen ausländischer diplomatischer Missionen (zu span. Tribunal Constitucional, 140/1995, 28.9.1995)”, IPRAX 129 (1997).
- “El asunto Timor oriental ante la Corte Internacional de Justicia,” *Anuario español de Derecho internacional*, vol. XII, 1996, pp. 617-639.
- “Inmigración, racismo y xenofobia: la respuesta del Derecho comunitario,” *Alegatos* (Revista de la Universidad Autónoma de México), No. 34, 1996, pp. 703-728.
- “Soberanía y ética en las relaciones internacionales: contextos superpuestos,” *Isegoría*, No. 16, 1997, pp. 189-199.
- “International Trade and WTO Law: The Problem of Direct Applicability of WTO Law,” in Paolo Mengozzi (ed.), *International Trade Law on the 50th Anniversary of the Multilateral Trade System*, Milan: Giuffrè, 1999, pp. 429-469. Also published by the *Polish Yearbook of International Law*, vol. XXIV, 1999-2000
- “Soberanía, derecho y política en la sociedad internacional: Ensayo sobre la autonomía relativa del Derecho internacional,” *Revista Jurídica de la Universidad Interamericana de Puerto Rico* vol. 34, 1999, pp. 1-78.
- “El Mercosur entre el regionalismo y el multilateralismo,” in *Iberoamérica ante los procesos de integración*, Actas de las XVIII Jornadas de la Asociación Española de Profesores de Derecho internacional y Relaciones internacionales, Madrid, 2000, pp. 71-83. Also published in *Revista electrónica de Estudios Internacionales*, No.1, 2000, available at <http://www.reei.org>.
- “The EU Response Toward Racism,” *Revue des Affaires Européennes*, 2000, pp. 118-127.
- “La falta de eficacia directa de los Acuerdos OMC (A propósito de la sentencia del Tribunal de Justicia de 23 de noviembre de 1999 en el asunto C-149/96, *Portugal c. Consejo*)”, *Gaceta Jurídica de la UE*, No. 203, 2000, pp. 10-23 (with J. Díez-Hochleitner).

- “La protección del medio ambiente a través de la concesión de derechos exclusivos y el derecho de la competencia,” *Gaceta Jurídica de la UE*, No. 210, 2001, pp. 55-66 (with R. Fernández Egea).
- “Introducción al sistema de solución de diferencias de la OMC,” *Revista Jurídica de la UAM*, No. 5, 2001, pp. 253-271.
- “La falta de eficacia directa de los Acuerdos OMC,” in A. Remiro Brotóns and Carlos Espósito (eds.), *La OMC y el regionalismo europeo*, Madrid (2001) (with J. Díez-Hochleitner), pp.159-184.
- “Counterterrorism Strategies for the 21st Century National, Regional, and Global Agenda. The Spanish Experience,” in Yonah Alexander (ed.), *Counter-Terrorism Strategies for the 21st Century National, Regional, and Global Agenda* (Michigan University Press, 2002—with A. Remiro Brotóns), pp. 163-186.
- “Desarrollos normativos recientes en el proceso de codificación de las inmunidades jurisdiccionales de los Estados y sus bienes,” in *Libro Homenaje al Profesor Ernesto Rey Caro*, 2002, pp. 331-344.
- “The Underwater Cultural Heritage Convention,” in Harry Scheiber and David Caron (eds.), *Bringing New Law to Ocean Waters* (2004), pp. 201-223 (with C. Fraile).
- “La responsabilidad de proteger y el uso de la fuerza en el debate sobre la reforma de la ONU,” *Papeles de Paz*, September 2005, pp. 33-43.
- “Los límites al control judicial de las medidas de aplicación de la política exterior en los asuntos *Ahmed Ali Yusuf/Al Barakaat International Foundation* y *Yassin Abdullah Kadi*,” *Revista Española de Derecho Comunitario*, No. 17, 2006, pp. 123-148 (with I. Blázquez Navarro).
- “Sobre el establecimiento de una línea mediana como límite marítimo provisional entre España y Marruecos frente a las costas de las Islas Canarias,” *Revista Jurídica de la UAM*, No. 13, 2006, pp. 91-108.
- “El control jurisdiccional de la PESC,” in Antonio Remiro Brotóns and Irene Blázquez Navarro (editores), *El futuro de la Acción Exterior de la Unión Europea*, Tirant lo Blanch, Valencia, 2006, pp. 143-175 (with Irene Blázquez Navarro).
- “EC Liability for Non-Compliance with WTO Dispute Settlement Decisions,” en *WTO Study: Theory and Practice*, Zhejiang University Press, 2007, pp. 230-240.
- “Sobre la emergencia de una excepción a las inmunidades jurisdiccionales de los Estados ante las violaciones graves de derechos humanos”, *Cursos de Derecho Internacional y Relaciones Internacionales de Vitoria-Gasteiz 2007*, Bilbao, 2008, pp. 205-224.
- “Soberanía e igualdad en el Derecho internacional”, *Anuario de la Facultad de Derecho de la UAM*, 2009, pp. 291-310.
- “Cooperación Interjurisdiccional en el MERCOSUR: La primera solicitud de opinión consultiva de la Corte Suprema de Justicia de la Nación argentina al Tribunal Permanente de Revisión del MERCOSUR: el caso *Sancor*,” *Revista electrónica de Estudios Internacionales*, No. 19, 2010 (with Luciano Donadío), available at www.reei.org. Also published in *Res Publica Argentina*, 2010, pp. 17-35.
- “Inter-jurisdictional Co-operation in the Mercosur: The First Request for an Advisory Opinion of the MERCOSUR’s Permanent Review Tribunal by Argentina’s Supreme

- Court of Justice,” *The Law and Practice of International Courts and Tribunals*, Vol. 10, 2011, pp. 261-284. (with Luciano Donadío).
- “El discreto ejercicio de la función consultiva de la Corte Internacional de Justicia en el asunto Kosovo,” *Revista Española de Derecho Internacional*, No. 1, 2011, pp. 125-147.
 - “La interpretación constitucional del derecho internacional,” in Roberto Gargarella (ed), *Constitución 2020*, Buenos Aires, Editorial Siglo XXI, 2011, pp. 343-348.
 - “Los jueces nacionales como garantes de bienes jurídicos globales”, *Revista Española de Derecho Internacional*, en prensa 2011 (2), pp. 51-85 (with Nicolás Carrillo Santarelli).
 - “The Protection of Humanitarian Legal Goods by National Judges,” *European Journal of International Law*, vol. 23, No. 1, 2012, pp. 67-96 , (with Nicolás Carrillo Santarelli).
 - “Cambio climático y derechos humanos: el desafío de los ‘nuevos refugiados’,” *Revista de Relaciones Internacionales*, 2011 (with Alejandra Torres). Also published in the [Revista de Derecho Ambiental](#), No. 1, 2012, pp. 7-22.
 - [“Extraordinary Renditions in the Fight Against Terrorism. Forced Disappearances?,”](#) *Sur - International Journal on Human Rights*, vol. 9, núm. 16, 2012, pp. 6-33 (with Patricio Galella).
 - [“Jus Cogens and Jurisdictional Immunities of States at the International Court of Justice: A Conflict Does Exist,”](#) *Italian Yearbook of International Law*, vol. 21, 2011, pp. 161-174.
 - “¿Medidas provisionales en el procedimiento consultivo?”, en S. Sanz Caballero y R. Abril Stoffels (coords.), *Retos de la jurisdicción internacional*, Civitas, 2012, pp. 139-152.
 - “Advisory Opinions and Jurisdiction of the International Tribunal for the Law of the Sea,” Scheiber and Paik (eds.), *Regions, Institutions, and the Law of the Sea*, forthcoming The Hague, Brill, 2013, pp. 57-71.

Commentary

- Commentary on Articles 32, 33 and 64 of the Statute of the International Court of Justice, en C. Tomuschat, A. Zimmermann, K. Oellers-Frahm (eds.), *Commentary on the Statute of the International Court of Justice*, Oxford University Press, 2006, pp. 507-532 y 1393-1399.
- Commentary on Articles 32, 33 and 64 of the Statute of the International Court of Justice, en C. Tomuschat, A. Zimmermann, K. Oellers-Frahm, C. Tams (eds.), *Commentary on the Statute of the International Court of Justice*, Oxford University Press, 2nd edn. 2012, pp. 543-570 y 1598-1604.
- “La función consultiva: los dictámenes previos a la conclusión de acuerdos internacionales,” J.M. Beneyto Pérez (Director), *Tratado Derecho y Políticas de la Unión Europea, Tomo V – Sistema jurisdiccional de la Unión Europea*, Civitas, 2012, pp. 509-548 (with Javier Frutos Miranda).

Reports and Working Papers

- “Report on the Spanish Literature on State Responsibility,” *Spanish Yearbook of International Law*, vol. 5, 1997, pp. 83-102.
- “Reflexiones sobre la reforma del Servicio Exterior español,” Working Paper, FRIDE, February 2005, available at www.fride.org or upon request.
- “Uso de la fuerza y responsabilidad de proteger,” Report, FRIDE, June 2005, available at www.fride.org or upon request.
- “Responsibility to Protect,” Working Paper, FRIDE, edited with Jessica Almqvist, September 2005, available at www.fride.org or upon request.

Brief Notes and Comments

- “Los títulos de odontología expedidos por terceros Estados: su validez en España y los posibles conflictos con las CC.EE.,” *Revista Española de Derecho Internacional*, vol. XLIII, 1991, pp. 285-287.
- “Práctica Española de Derecho internacional público” (Spanish Practice of International Law), regular section of the *Revista Española de Derecho Internacional*, under the direction of Prof. Dr. Julio González Campos (1992-I) and Prof. Dr. Antonio Remiro Brotons (1992-II - 1993-II).
- “La controversia sobre el alcance de la definición de terrorismo,” comment, FRIDE, September 2004, available at www.fride.org.
- “¿Cuáles son las vías legales para reformar la Carta de las Naciones Unidas?,” comment, FRIDE, December 2004, available at www.fride.org.
- “El poder de veto en el Consejo de Seguridad: ¿intocable?,” comment, FRIDE, January 2005, available at www.fride.org.
- “Anticipación, prevención y protección: El uso de la fuerza en la propuesta de reforma del Secretario General de las Naciones Unidas,” FRIDE, May 2005, available at www.fride.org.
- “La reforma de las Naciones Unidas,” with J. Almqvist, J.L. Herrero y A. Ortega, *Foreign Policy*, Spanish edition, September 2005.
- Comment, “Unity and Diversity in the Law of State Responsibility,” en el libro A. Zimmermann y R. Hofmann (eds.), *Unity and Diversity in International Law*, Berlin, Duncker y Humblot, 2006, pp. 461-462.
- “Una limitación de carácter furtive,” [El País](http://www.elpais.com), 2 de septiembre de 2009.

Book Reviews

- “The Role of the European Court of Justice in the Direct Applicability and Direct Effect of WTO law, with a Dantesque Metaphor” (Book Review), *Berkeley Journal of International Law*, vol. 14, 1998, pp. 138-152.
- David Kennedy, *International Legal Structures*, Baden-Baden, 1987, in *Revista Española de Derecho Internacional*, vol. XLII, 1990, pp. 341-342.

- Nagendra Singh, *The Role and Record of the International Court of Justice*, Dordrecht/Boston/London, 1990, in *Revista Española de Derecho Internacional*, vol. XLII, 1990, pp. 754-755.
- James Mayall, *Nationalism and International Society*, Cambridge, 1990, in *Revista Española de Derecho Internacional*, vol. XLIII, 1991, pp. 302-303.
- Bull, Kingsbury & Roberts (eds.), *Hugo Grotius and Interantional Law*, Oxford, 1990, in *Revista Española de Derecho Internacional*, vol. XLIII, 1991, pp. 601-602.
- Edward McWhinney, *The International Judicial Process: Jurisdiction, Justiciability and Judicial Law Making on the Contemporary International Court*, Dordrecht/Boston/Londres, 1991, in *Revista Española de Derecho Internacional*, vol. XLIII, 1991, pp. 602-603.
- Brus, Miller & Wiemers (eds.) *The United Nations Decade of International Law: Reflections on International Dispute Settlement*, Dordrecht/Boston/Londres, 1991, in *Revista Española de Derecho Internacional*, vol. XLIV, 1992, pp. 296-297.
- Natan Lerner, *Group Rights and discrimination in International Law*, Dordrecht/Boston/Londres, 1991, in *Revista Española de Derecho Internacional*, vol. XLIV, 1992, pp. 299-301.
- Thomas M. Franck, *Political Questions/Judicial Answers: Does the Rule of Law Applies to Foreign Affairs?*, Princeton University Press, Princeton, New Jersey, 1992, in *Revista Española de Derecho Constitucional*, No. 41, 1994, pp. 367-369.
- Filippo Donati, *Diritto comunitario e sindacato di costituzionalità*, Milan: Giuffrè, 1995, in *Revista Española de Derecho Internacional*, No. 46, 1996, pp. 353-356.
- Francisco J. Peñas Esteban, *Occidentalización, fin de la Guerra Fría y relaciones internacionales*, Madrid: Alianza Universidad, 1997, in *Revista de Libros*, September 1998, p. 25.
- Yuyi Iwasawa, *International Law in Japan*, Oxford University Press, 1998, in *Revista Española de Derecho Constitucional*, No. 57, 1999, pp. 371-376.
- M. Requejo Isidro, *Violaciones graves de derechos humanos y responsabilidad civil (Transnational Human Rights Claims)*, Thomson-Aranzadi, 2009, in *Revista Española de Derecho Internacional*, No. 2, 2009.