Professor Bill Bowring FAcSS Barrister Director of the LLM/MA in Human Rights. Director of Mooting

School of Law Birkbeck College, University of London

Publications

- Article "Constitutional Reset In Central Asia? The Eurasian Economic Union." (2021) Percorsi costituzionali 1-3/20, pp. 125-154. ISSN 1974-1928
- 2) Article "Russia and the European Convention (or Court) of Human Rights: the end?" (2020 *Revue Québécoise de Droit International*, ISSN 0828-9999.
- Chapter "The Soviets and the Right to Self-Determination of the Colonized: Contradictions of Soviet Diplomacy and Foreign Policy in the Era of Decolonization" in Jochen von Bernstorff and Philipp Dann (eds) *The Battle for International Law: South-North Perspectives on the Decolonization Era* (Oxford University Press 2019), pp.404-425
- Chapter "Critical Legal Theory and International Law" in Emilios Christodoulidis, Ruth Dukes, Marco Goldoni (eds) *Research Handbook on Critical Legal Theory* (Edward Elgar 2019), pp.495-508
- 5) Chapter "The crisis of the European Court of Human Rights in the face of authoritarian and populist regimes" in Avidan Kent, Nikos Skoutaris, Jamie Trinidad (eds) *The Future of International Courts: Regional, Institutional and Procedural Challenges* (Routledge 2019) pp.76-92
- 6) Chapter "Russia and the Council of Europe: an incompatible ideology, and a transplanted legal regime?" in P. Sean Morris (ed) *Russian Discourses on International Law: Sociological and Philosophical Phenomenon* (Abingdon, Routledge: 2018) pp. 133-157 ISBN: 978-1138566705
- 7) Chapter "Politics and Pragmatism: The Constitutional Court of the Russian Federation and Its 20 Years of Engagement with the European Convention on Human Rights" in v.1 n.1 (2018) East European Yearbook on Human Rights, pp.5-31
- 8) Chapter "Who Are the "Crimean People" or "People of Crimea"? The Fate of the Crimean Tatars, Russia's Legal Justification for Annexation, and Pandora's Box" in Sergey Sayapin and Evhen Tsybulenko (eds) *The Use of Force against Ukraine and International Law" Jus Ad Bellum, Jus In Bello, Jus Post Bellum* (T M C Asser / Springer 2018) pp. 21-40, ISBN 978-94-6265-221-7

- 9) Chapter "The Death of *Lex Specialis*? Regional Human Rights Mechanisms and the Protection of Civilians in Armed Conflict" Chapter 10 in Mark Lattimer and Philippe Sands (eds) *The Grey Zone: Civilian Protection Between Human Rights and the Laws of War* (Hart, 2018) pp.251-272, ISBN 978-1-50990-863-9
- 10) Chapter "Russian cases in the ECtHR and the question of implementation" in Lauri Mälksoo and Wolfgang Benedek (eds) *Russia and the European Court of Human Rights: The Strasbourg Effect* (Cambridge, Cambridge University Press, 2018), pp.188-221, ISBN 978-1-108-4573-6
- Chapter "England's terror of the French Revolution: the historical roots of resistance to the Rights of Man and the case against the Human Rights Act" in Frederick Cowell (ed) *Critically Examining the Case Against the 1998 Human Rights Act* (Abingdon, Routledge, 2017) pp. 52-68 ISBN 978-1-138-22382-0,
- 12) Chapter "The legal significance of Potsdam: Quincy Wright versus Wilhelm Grewe in the pages of the American Journal of International Law" in Christoph Koch (ed) *Das Potsdamer Abkommen 1945-2015. Rechtliche Bedeutung und historische Auswirkungen* (Frankfurt am Main: Peter Lang, 2017) pp. 115-132
- Article "Yevgeniy Pashukanis, His Law and Marxism: A General Theory, and the 1922 Treaty of Rapallo between Soviet Russia and Germany" v.19 (2017) *Journal of the History of International Law* pp.274-295
- 14) Chapter "National Developments Russia, Emphasis on Crimea, Russian Language and National Security" *European Yearbook on Minority Issues* Volume 14, 2015 (Leiden, Brill/Nijhoff, 2017) pp.186-198
- 15) Chapter "Does Russia have a human rights future in the Council of Europe and OSCE?" in Doutje Lettinga & Lars van Troost (eds) *Shifting Power and Human Rights Diplomacy: Russia* (2017) *Amnesty International Netherlands*, pp. 53-63. at <u>https://www.academia.edu/31979697/Shifting Power and Human Rights Diplomacy</u> <u>Russia?auto_accept_coauthor=true</u>
- 16) Chapter, with Dr Federica Prina "Heterogeneity of migrant groups in the UK and difficulties with integration" in Russian as "Многообразие мигрантских групп в Великобритании и трудности интеграции" in *Миграция и мигранты в России и мире: опыт социально- антропологических и этнографических наблюдений /ped. Степанов В.В.* – Москва: ИЭА РАН, 2015-2016, pp. 345-357
- 17) Article "Cromwell, Robespierre, Stalin (and Lenin?): Must Revolution Always Mean Catastrophe?" in Volume 3, issue 1 *Crisis and Critique*: "Stalin: what does the name

stand for?" (2016), edited by Frank Ruda & Agon Hamza, at http://crisiscritique.org/ccmarch/bowring.pdf

- 18) Chapter "Did the States Which Founded the UN Have Liberal or Illiberal Governments?" (2016) *Baltic Yearbook of International Law*, Volume 15 (2015), 31-44, ISBN13: 9789004329744
- 19) Review Russian Approaches to International Law by Lauri Mälksoo, 85 (1): British Yearbook of International Law (2015), 189-193
- 20) Chapter "The law of value and the law" in Ugo Mattei and John Haskell (eds) *Research Handbook on Political Economy and Law* (Cheltenham: Edward Elgar, 2015), 158-176
- Chapter "Case-Law of the European Court of Human Rights Concerning the Protection of Minorities: July 2012 to August 2014" (2015) *European Yearbook of Minority Issues*, Volume 12 (2013)
- Chapter "From Empire to Multilateral Player: The Deep Roots of Autonomy in Russia" in Tove Malloy and Francesco Palermo (eds) *Minority Accommodation through Territorial and Non-Territorial Autonomy* (Oxford University Press, 2015) pp.133-160, ISBN 978-0-19-874666-9
- Chapter "The Russian Federation and the Strasbourg Court: The Illegitimacy of Sovereignty?" in Katja S Ziegler, Elizabeth Wicks, Loveday Hodson (eds) *The UK and European Human Rights: A Strained Relationship*? (Bloomsbury, 2015) pp.415-437, ISBN 978-1-84946-795-7
- Article "Konservatizm, natsionalizm i "suverennaya demokratiya" v Rossii
 (Conservatism, nationalism, and "sovereign democracy" in Russia)" № 1 (2015) Forum for Recent Eastern European History and Culture, pp 192-201, at http://www1.ku-eichstaett.de/ZIMOS/forum/inhaltruss23.html
- 25) Review "Strasburgskiy sud i baltiiskaya etnopolitika: sushchestvennaya rol istorii i demogafii (The Strasbourg court and Baltic ethnopolitics: the decisive role of history and demographics)" (2015) 1 Etnograficheskoye Obozreniye (Ethnographic Review) pp.169-171
- 26) Article "What's in a word: "sovereignty" in the Constitutional Court of the Russian Federation" v.7, n.3 (2015) *Russian Journal of Communication* pp.1-9
- 27) Chapter "Transnistria" in Part II, Case Studies from the Commonwealth of Independent States, Christian Walter, Antje von Ungern-Sternberg, Kavus Abushov (eds) Selfdetermination and Secession in International Law – with a particular focus on the Commonwealth of Independent States (Oxford University Press, 2014) pp. 157-174

- Article "Geopolitics and the right to education, and why 'no person' is in fact a child"
 v.26 n.2 (2014) *Child and Family Law Quarterly* pp.196-215
- 29) Chapter "The Russian language in Ukraine: Complicit in Genocide, or Victim of Statebuilding?" in Lara Ryazanova-Clarke *The Russian Language Outside the Nation* (Edinburgh University Press, 2014) pp.56-80, ISBN 978-0-7486-6845-8
- 30) Article "Delo Katan i drugiye protiv Moldovy i Rossii: geopolitika i pravo na obrazovaniye. I pochemu "nikomu" fakticheski oznachaet rebyonku" (Case commentary: Catan v Moldova and Russia: geopolitics and the right to education. And why "no person" is in fact a child) v.1(9) (2014) Mezhdunarodoye Pravosudiye (International Justice) pp.44-59
- Article "What is Radical in "Radical International Law"?" in "Debate: What is Critical Legal Practice?" v.22, 2011 *Finnish Yearbook of International Law* (Hart Publishing, 2013) pp.3-29
- Review of *The Constitution of the Russian Federation: A Contextual Analysis*, by Jane Henderson. (Oxford: Hart Publishing, 2011)', v.19, n.3, *European Public Law* pp. 607–613
- 33) Chapter "Protecting Minority Rights through an Individual Rights Mechanism: The Strasbourg Court and Some Significant Developments to June 2012" in *European Yearbook of Minority Issues Vol. 10, 2011* (Leiden: Martinus Nijhoff, 2013) pp.437-460, ISBN 978-90-04-25634-7
- 34) Chapter "Minorities protection in Russia: is there a 'communist legacy'?" in Karl Cordell, Timofey Agarin, and Alexander Osipov (eds) *Institutional Legacies of Communism: Change and Continuities in Minority Protection* (Abingdon: Routledge 2013) pp.45-58, ISBN 978-0-415-63873-9
- 35) Book Law, Rights and Ideology in Russia: Landmarks in the Destiny of a Great Power (Routledge, 2013) ISBN 978-0-415-68346-3
- 36) Article "Postanovleniye bolshoi palaty Yevropeiskovo Suda po Pravam Cheloveka po delu "Kononov protiv Latvii" (17 Maya 2010 goda): prava li Rossiiskaya Federatsii v svoyom ponimanii sootnosheniya politiki i mezhdunarodnovo prava?" (The ECtHR Grand Chamber judgment in Kononov v Latvia of 17 May 2010: is the Russian Federation correct in its understanding of the relationship between politics and international law?) No.2 (3) 2012 Mezhdunarodnoye Pravosudiye (International Justice) pp.75-84

- 37) Chapter "Russian legislation in the area of minority rights" in Oleh Protsyk and Benedikt Harzl (eds) *Managing Ethnic Diversity in Russia* (Routledge, 2012) pp.15-36; ISBN 978-0-415-53148-1
- 38) Article "Law in a Linguistic Battlefield: The Language of the New State Versus the 'Language of the Oppressors' in Ukraine" v.1 (2012) *Language & Law* at http://www.languageandlaw.de/volume-1/3343
- 39) Review article "Russia's Constitutional Crisis 1990 to 1993: The (Missing) Role of the Constitutional Court and its Chairman" Review of: Edward Morgan-Jones Constitutional Bargaining in Russia: Institutions and uncertainty (Routledge 2010) Review of Central and East European Law Volume 37, Issue 4, pages 481 – 490
- Article "What reparation does a torture survivor obtain from international litigation? Critical reflections on practice at the Strasbourg Court." v.16 n.5 (2012) International Journal of Human Rights pp.755-772 ISSN 1364-2987
- 41) Article "Human rights and public education" v.42 n.1 (2012) *Cambridge Journal of Education* pp.53-66 ISSN 0305-764X
- Article "Minority rights in post-war Iraq: an impending catastrophe?" in *International Journal of Contemporary Iraqi Studies* special issue "Human Rights and Modern Iraq" edited by John Strawson and Barry Collins v.5 n.3 (2012) pp.319-355 ISSN 1751-2867
- 43) Article «La Federazione russa, i suoi obblighi internazionali e la protezione delle minoranze» *Ragion pratica* 1, giugno 2011, pp. 129-150 ISSN : 1720-2396
- Article "Marx, Lenin and Pashukanis on Self-Determination: Response to Robert Knox" *Historical Materialism* 19/2 (2011), 113-127
- Chapter "The Russian Constitutional System: Complexity and Asymmetry" in Marc
 Weller and Katherine Nobbs (eds) Asymmetric Autonomy and the Settlement of Ethnic
 Conflicts (University of Pennsylvania Press, 2010) pp. 48-74, ISBN 978-0-8122-4230-0
- 46) Chapter "Georgia, Russia and the Crisis of the Council of Europe: Inter-State Applications, Individual Complaints, and the Future of the Strasbourg Model of Human Rights Litigation" in James Green and Christopher Waters (eds) *Conflict in the Caucasus: Implications for International Legal Order* (Palgrave Macmillan, 2010) pp. 114-135, ISBN 978-0-230-24124-4
- 47) Chapter "What is Realism in International Law and Human Rights?" in Jonathan Joseph and Colin Wight (eds) *Scientific Realism and International Relations* (Palgrave Macmillan, 2010) pp. 101-114, ISBN 978-0-230-24006-3

- 48) Chapter " 'Terrorist Lists' and Procedural Human Rights: A Collision between UN Law, EU Law and Strasbourg Law?" in Reza Banakar (ed) *Rights in Context: Law and Justice in Late Modern Society* (Ashgate, 2010) pp. 231-252, ISBN 9781409407409
- 49) Article "The Russian Federation, Protocol No. 14 (and 14bis), and the Battle for the Soul of the ECHR" *Goettingen Journal of International Law* 2 (2010) 2, 589-617
- 50) "The Death Penalty and Russia" in Jon Yorke (ed) *The Right to Life and the Value of Life: Orientations in Law, Politics and Ethics* (Ashgate, 2010) pp.269-288
- 51) Chapter "Language Rights in Practice The Case of the Former Editor of the Only Khakas Language Newspaper" in Sonja Novak Lukanovic (ed) A Shared Vision. Intercultural Dialogue – A Global Paradigm to Promote Linguistic and Cultural Diversity (Slovenian National Commission for UNESCO, Institute for Ethnic Studies – Ljubljana, 2010) pp.87-106
- 52) Review "Malcolm D. Evans: Manual on the Wearing of Religious Symbols in Public Areas" v.21 n.2 (2010) *Security and Human Rights* pp.142-146
- 53) Chapter "Enhanced Local Self-government as a Means of Enhancing Minority Governance" in Mark Weller (ed) *Political Participation of Minorities: A Commentary on International Standards and Practice* (Oxford: Oxford University Press, 2010), pp.661-681
- 54) Article "Fragmentation, *Lex Specialis* and the Tensions in the Jurisprudence of the European Court of Human Rights" v.14 n.3 (2009) *Journal of Conflict and Security Law* pp.485-498
- 55) Chapter "Avrupa İnsan Hakları Mahkemesi İçtihadında Parçalanma, lex specialis ve Gerilimler", (Gökçen Alpkaya ile birlikte) 50. Yılında Avrupa İnsan Hakları Mahkemesi: Başarı mi Hayal Kırıklığı mi?, (Yay. Haz. Kerem Altıparmak), (2009) Ankara Barosu Yayınları, Ankara, s. 206-221
- 56) Article "Russia and Human Rights: Incompatible Opposites?" Vol 1, No 2 (2009) Göttingen Journal of International Law pp. 257-278 at http://gojil.uni-goettingen.de/ojs/index.php/gojil/article/view/37/bowring.pdf
- 57) Chapter "How will the European Court of Human Rights deal with the UK in Iraq? Lessons from Turkey and Russia" in Phil Shiner and Andrew Williams (eds) *The Iraq War and International Law* (Oxford: Hart Publishing, 2008) pp.285-312
- 58) Article "Russia and International Law" in Issue 8 October 2008 EU-Russia Centre Review "Russian Foreign Policy" at http://www.eu-russiacentre.org/wpcontent/uploads/2008/10/review_viii_final_13_10.pdf, pp.119-128

- 59) Article "Europe betrays its founding principles", epilogue in Issue 83, November 2008, the European Lawyer pp.62-63
- Article "Delo 'Zhdanok protiv Latvia' (The case of Zhdanok versus Latvia)" No. 10
 October 2008, special issue on International Law, Moscow: Chelovek i Zakon (The Person and the Law) pp. 66-76
- Article "European Minority Protection: The Past and Future of a "Major Historical Achievement"" *International Journal on Minority and Group Rights* 15 (2008) 413–425
- 62) Chapter "Language Policy in Ukraine. International Standards and Obligation, and Ukrainian Law and Legislation" in Juliane Besters-Dilgers (ed) *Language Policy and Language Situation in Ukraine: Analysis and Recommendations* (Frankfurt am Main: Peter Lang, 2008) pp.57-100, ISBN 978-3-631-58389-0
- 63) Chapter "Legal and Policy Developments in the Russian Federation in 2007 with regard to the Protection of Minorities" in Volume 6, 2006/7 *European Yearbook of Minority Issues* (Leiden: Martinus Nijhoff, 2008) pp.529-543, ISBN 978-90-04-17423-8
- Article "Pozitsiya Yevropeiskovo Suda po Pravam Cheloveka v voprose ob izbiratelnykh pravakh grazhdan v kontekste latviiskoi praktiki: kriticheskii vzglyad (The position of the European Court of Human Rights on the question of electoral rights of citizens in the context of Latvian practice: critical consideration) (2008) No.6 (27) June 2008 *Prava Cheloveka: Praktika Yevropeiskovo Suda po Pravam Cheloveka* (Human Rights: Practice of the European Court of Human Rights) (Moscow: iRGa 5 Publishers) pp.28-42 (in Russian), 71-80 (in English)
- 65) Chapter (with Prof Myroslava Antonovych, Faculty of Law, National University of Kyiv-Mohyla Academy) "Ukraine's long and winding road to the European Charter for Regional or Minority Languages" in Robert Dunbar, (ed) *The European Charter for Regional or Minority Languages: Legal Challenges and Opportunities* (Strasbourg: Council of Europe, 2008), pp.157-182 ISBN 978-92-871-6333-2
- 66) Article "Misunderstanding MacIntyre on Human Rights" in Kelvin Knight and Paul Blackledge (eds) *Revolutionary Aristotelianism: Ethics, Resistance and Utopia*, special issue of *Analyse & Kritik*, (2008), v.30 n.1 pp.205-214; and also published under the same title (Stuttgart: Lucius & Lucius, 2008); B Bowring pp.205-214; and response to this chapter by MacIntyre at pp.272-3
- 67) Chapter "Das Vereinigte Königreich und der Varfassungsvertrag" in Regina Viotto and Andreas Fisahn (eds) *Europa am Scheideweg: Kritik des EU- "Reformvertrags"* (Hamburg: VSA-Verlag, 2008) pp.118-136

- 68) Article "Movna politika v Ukraini. Mizhnarodni normi ta zobovyazannya i ukrainsii zakon ta zakonodavstvo" in Juliane Besters-Dilgers (ed) Movna Politika ta Movna Situatsiya v Ukraini: Analiz i Rekomendatsii (Language Policy and Language Situation in Ukraine: Analysis and Recommendations) (Kyiv: Kyiv Mohyla Academy, 2008) pp. 55-95
- 69) Article "Pozitsiya Yevropeiskovo Suda po Pravam Cheloveka v Voprose ob Izbiratelnikh Pravakh Grazhdan v Kontekste Latviiskoi Praktiki: Kriticheskii Vzglyad (The European Court of Human Rights and the Question of the Electoral Rights of the Citizen in the Context of Latvian Practice: Critical Comments)" v.6(27) (2008) *Pravo Cheloveka: Praktika Yevropeiskovo Suda po Pravam Cheloveka (Human Rights: Practice of the European Court Human Rights)* pp.28-80
- 70) Article "Tensions Multiply between Russia and Council of Europe: Could the Malaise be Terminal?" (April 2008) Issue 6 *The EU-Russia Review* pp.4-12; at eurussiacentre.org/assets/files/Review_FINAL16March_08.pdf
- Chapter "The Tatars of the Russian Federation and National-Cultural Autonomy: A Contradiction in Terms?" in Karl Cordell and David Smith (eds) *Cultural Autonomy in Contemporary Europe* (Abingdon: Routledge, 2008), pp.81-100
- Chapter "Positivism versus self-determination: the contradictions of Soviet international law" in Susan Marks (editor) *International Law on the Left: Re-examining Marxist Legacies* (Cambridge: Cambridge University Press, 2008), pp.133-168
- 73) Book *The Degradation Of The International Legal Order: The Rehabilitation Of Law And The Possibility Of Politics* (Abingdon: Routledge Cavendish, 2008)
- Article "The Tatars of the Russian Federation and National-Cultural Autonomy: A Contradiction in Terms?" in Karl Cordell and David Smith (eds) *The Theory and Practice of Cultural Autonomy in Central and Eastern Europe: Historical and Contemporary Perspectives* Special Issue of *Ethnopolitics* (2007) Vol. 6. n.3, pp.417-435
- 75) Article "Negating Pluralist Democracy: The European Court Of Human Rights Forgets the Rights of the Electors" (2007) 11 *KHRP Legal Review* pp.67-96, at http://www.bbk.ac.uk/law/about/ft-academic/bowring/negatingpluralistdemocracy
- Chapter "Moscow: Third Rome, Model Communist City, Eurasian Antagonist and Power as No-Power?" in Andreas Philippopoulos-Mihalopoulos (ed) *Law and the City* (London: Routledge Cavendish, 2007), pp.39-54
- 77) Chapter "The human rights implications of international listing mechanisms for 'terrorist' organizations" for *Final Report of the OSCE-ODIHR and UN OHCHR Expert*

Workshop on Human Rights and International Co-operation in Counter-Terrorism, 15-17 November 2006, Triesenberg, Lichtenstein ODIHR/GAL 14/07, 21 February 2007, pp.75-113, at http://www.icj.org/IMG/OSCE-ODIHRReport07.pdf

- 78) Chapter "Ombudsman Institutions and Ethnic Conflict in Russia and Ukraine: A Failure of Local Institution-building?" in *European Yearbook of Minority Issues* Vol.4, 2004/5, pp.269-294 (2006, Brill)
- Chapter "Ideology Critique and International Law: Towards a Substantive Account of International Human Rights" in Colin Warbrick and Stephen Tierney (eds) *Towards an International Legal Community? The Sovereignty of States and the Sovereignty of International Law* (London: British Institute of International and Comparative Law, 2006) pp.193-210
- 80) Article "Russia in a Common European Legal Space. Developing effective remedies for the violations of rights by public bodies: compliance with the European Convention on Human Rights" in Kaj Hober (ed) *The Uppsala Yearbook of East European Law 2004* (London: Wildy, Simmonds and Hill, 2005) pp.89-116 ISBN 1-898029-80-6
- 81) Article "Administrativnaya iyustitsiya v Yevrope: analaticheskiy obzor"
 "Administrative Justice in Europe: Analytical Survey" (2005) No.2 (51) Sravniteltoye konstitutsionnoye obozrenye (Comparative Constitutional Review) (Moscow: Institute for Law and Public Policy) pp.31-56
- 82) Chapter "The Crimean autonomy: innovation or anomaly?" in Marc Weller and Stefan Wolff Autonomy, Self-governance and Conflict Resolution: Innovative approaches to institutional design in divided societies (Routledge, 2005) pp.75-97, ISBN 0-415-33986-3
- 83) Chapter "Burial and Resurrection: Karl Renner's controversial influence on the
 'National Question' in Russia" in Ephraim Nimni (ed) *National-Cultural Autonomy and its Contemporary Critics* (Routledge, 2005) pp.191-206, ISBN 0-415-24964-3
- 84) Chapters "The reality of human rights in Commonwealth of Independent States" and
 "The Organisation for Security and Cooperation in Europe (OSCE) and human rights"
 in Rhona Smith and Christien van den Anker (eds) *The Essentials of Human Rights* (Hodder & Stoughton Educational, 2005) ISBN: 0340815744
- 85) Report "The Rule of Law in Moldova" for the International Commission of Jurists (ICJ), November 2004, at http://www.icj.org/news.php3?id_article=3598&lang=en
- 86) Chapter "Law, Customary: Central Asia" in *Encyclopedia of Women and Islamic Cultures, volume 2* (2004, Brill, Leiden)

- 87) Review of Catherine Dupre "Importing the Law in Post-Communist Transitions. The Hungarian Constitutional Court and the Right to Human Dignity" (2004) v.15, n.1 *Kings College Law Journal* pp.194-198
- Article "Postcolonial Transitions on the Southern Borders of the Former Soviet Union: The Return of Eurasianism?" in John Strawson and Roshan de Silva Wijeyeratne (eds)
 "Tracking the Postcolonial in Law", special issue of the Griffith Law Review (2003)
 v.12, n.2, pp.238-262
- 89) Chapter "Rejected organs? The efficacy of legal transplantation, and the ends of human rights in the Russian Federation", in Esin Orucu (ed) Judicial Comparativism in Human Rights Cases (2003) London, United Kingdom National Committee of Comparative Law, British Institute of International and Comparative Law, pp.159-182
- 90) Article "Forbidden Relations? The UK's Discourse of Human Rights and the Struggle for Social Justice" (2002) n.1 *Law, Social Justice, and Global Development*, at http://elj.warwick.ac.uk/global/issue/2002-1/bowring.htm
- 91) Chapter "The degradation of international law?" in John Strawson (ed) *Law After Ground Zero* (2002) London, Glasshouse Press ISBN 1-904385-02-8
- 92) Article "Sudebnaya systema i yeyo radikalnaya reforma v Anglii i Uwelse (The judicial system and its radical reform in England and Wales)" (2002) No.3 (4) Konstitutsionnoye Pravo: Vostochnoevropeiskoye Obozreniye (Constitutional Law: Eastern European Review) pp.2-11 ISSN 1560-7828
- 93) Article "Dolgii put Velikobritanii k evropeiskim standartam prav cheloveka: v avangarde I daleko pozadi (The long march of the UK to European standards of human rights: In the lead and far behind") (2002) No1 (38) Konstitutsionnoye Pravo: Vostochnoevropeiskoye Obozreniye (Constitutional Law: Eastern European Review) pp.37-45 ISSN 1560-7828
- 94) Article "Austro-Marxism's Last Laugh?: The Struggle for Recognition of National-Cultural Autonomy for Rossians and Russians" (March 2002) v.54, n.2 *Europe-Asia Studies* pp.229-250
- 95) Chapter "Between a (Russian) rock and a (Crimean Tatar) hard place? Ethnic, linguistic and minority issues" in Ann Lewis (ed) Ukraine and the EU: Neighbours, Friends, Partners? (The Federal Trust, 2002) pp.61-70, ISBN 1 903403 18 9
- 96) Article "Rossiya, Sovet Evropy i Prava Cheloveka" (Russia, the Council of Europe and Human Rights" in A. Avtonomov et al, Rossiya i Sovyet Evropy: Perspektivy Vzaimodeistviya (Moscow, Institute of Law and Public Policy, 2001) pp.37-59

- 97) Article "Vstupleniye Rossii v Sovet Evropy i prava cheloveka: chetyre goda spustya (Russia's accession to the Council of Europe and human rights: four years on)"
 Rossiiskii Byulletin po Pravam Cheloveka (2001) No. 14, pp. 53-66
- 98) Chapter "Zashchita prav detei v zakonodaelstve Anglii (Protection of Childrens Rights in English Legislation" pp. 150-163 in Dashkina and others (ed) Sotsialnoye Zakonodatelstvo Rossii i Velikobritanii (Social legislation in Russia and Great Britain) (Moscow, Khrisostom Publisher, 2000)
- Article "Russia's accession to the Council of Europe and human rights: four years on"
 (2000) European Human Rights Law Review Issue 4, p.362, ISSN: 1361 1526
- Article "Russia's accession to the Council of Europe and human rights: four years on"
 (2000) Helsinki Monitor: Quarterly on Security and Cooperation in Europe pp.53-72
 ISSN 0925-0972
- 101) Chapter "Russian Children: The Obscenity of Political Fantasy" in Eric Heinze (ed) Of Innocence and autonomy: Children, sex and human rights (Ashgate, Dartmouth, 2000)
 ISBN 1 84014 484 X
- 102) Book Sotsilanoye Zakonodatelstvo Rossii i Velikobritanii (Social Legislation in Russia and Great Britain) (ed Bill Bowring and Maria Levina, Moscow, Social-Technological Institute, 2000) includes Chapter Bill Bowring "The protection of children's rights in English legislation" ISBN 5 87372 099 1
- 103) Chapter "Ancient Peoples and New Nations in the Russian Federation: Questions of Theory and Practice" in Stephen Tierney (ed) Accommodating National Identity: New Approaches in International and Domestic Law (Kluwer Law International, 2000) ISBN 90 411 1400 9
- 104) Chapter "Criticising Judges in Russia" in Michael Addo (ed) Freedom of Expression and the Criticism of Judges: A comparative study of European legal standards (Dartmouth, 2000) ISBN 0 7546 2129 4
- 105) Chapter "Politics, the Rule of Law and the Judiciary" in Neil Robinson (ed) *Institutions* and Political Change in Russia (Macmillan, 2000) ISBN 0 333 73525 0
- Book *Minority and Group Rights in the New Millennium* (ed Deirdre Fottrell and Bill
 Bowring, Kluwer Law International, 1999), includes chapter "Multicultural Citizenship:
 A More Viable Framework for Minority Rights?" ISBN 90 411 1013 5
- 107) Chapter "Politics Versus the Rule of Law in the Work of the Russian Constitutional Court" in Jiri Priban and James Young (eds) *The Rule of Law in Eastern and Central Europe* (Dartmouth, 1999) ISBN 1 84014 719 9

- 108) Article "The Children of Russia: Victims of Crisis, Beneficiaries of International Law"
 (1999) Vol 11 Child and Family Law Quarterly pp. 125-135 ISSN 1358 8414
- Chapter "Human Rights and Eastern Europe" in A. Hegarty and S. Leonard A Human Rights Agenda for the Twenty-First Century (Cavendish, 1999) ISBN 1 85941 393 5, pp. 339-353
- Chapter "New Nations and National Minorities: Ukraine and the Question of Citizenship" in Peter Cumper and Steven Wheatley (eds) *Minority Rights in the 'New' Europe* (Kluwer Law International 1999) pp. 233-250, ISBN 90 411 1124 7
- Article "The Rights of Indigenous Peoples: International Perspectives" (1998, No.2(5))
 Migration Issues, Kyiv) p.22, in English and in Ukrainian
- Article "Redress for Survivors of Torture" in C. Joyner (ed) "Reining in Impunity for International Crimes and Serious Violations of Fundamental Human Rights" (Association Internationale de Droit Penale, Siracusa, 1998)
- 113) Chapter "Sergei Kovalyov: The First Russian Human Rights Ombudsman and the Last?" pp. 235-256 in Rein Mullerson, Malgosia Fitzmaurice and Mads Adenas (eds) *Constitutional Reform and International Law in Central and Eastern Europe* (Kluwer Law International, 1998) ISBN 90 411 0526 3
- Chapter "Is post-statism really post-Marxism?: A response to John Hoffman" in Mary Davies and Marj Mayo (eds) *Marxism & struggle: Toward the millennium* (London: Praxis Press, 1998) pp.125-136
- 115) Article "Russia's Accession to the Council of Europe and Human Rights: Compliance or Cross-Purposes?" (1997) 6 European Human Rights Law Review pp.628-643. This has been translated into Russian, and appears in Rossiiskii Byulleten po Prava Cheloveka (Russian Bulletin on Human Rights) Issue 10 1998, pp.12-23
- Edited collection *Tyurmy i Prava Cheloveka (Prisons and Human Rights)* (Erebus
 Publishers, Moscow, 1997). Introduction by Lord Slynn pp 18-20, chapter by Sir Henry
 Brooke pp.22-49, chapter by Andrei Babushkin pp.193-198
- 117) Article "Law and Order in the 'New' Britain" in Stuart Hall, Doreen Massey and Michael Rustin (eds) "The Next Ten Years: Key Issues for Blair's Britain", special issue of *Soundings*, 1997, pp.100-110
- Chapter "France, Polynesia, Nuclear Testing, the World Court: Law and the Public Conscience" in Lennox Hinds (ed) *Challenges for Law and Lawyers in the Next Millenium: Democracy in Domestic and International Law* (New York: IADL 1996), pp. 333-351

- 119) Chapter "Human Rights in the Transitional Period. Risk Scenarios: An International Perspective" in *International Human Rights Enforcement: The Case of the Occupied Palestinian Territories in the Transitional Period* (CIHRE, 1996)
- 120) Chapter "The Kurds of Turkey: Protecting the Rights of a Minority" in Kirsten
 Schulze, Martin Stokes, Colm Campbell (eds) *Nationalism, Minorities and Diasporas: Identities and Rights in the Middle East* (London: I. B. Tauris, 1996)
- 121) Article "Law and injustice: Is there an exit from the post-modern maze?" (1996) Issue 2 Soundings pp.213-224
- Bill Bowring and Prof. Valeriy Savitsky (eds) *Prava Cheloveka i Sudebniy Kontrol* (Human Rights and Judicial Review) (Moscow, Human Rights Publishers, March 1996)
- 123) Chapter "Human Rights in Russia: A Discourse of Emancipation or Just Another Mirage?" in Istvan Pogany (ed) *Human Rights in Eastern Europe* (London: Edward Elgar, 1995) pp.87-110
- Article "The "droit et devoir d'ingérence": A Timely New Remedy for Africa?", (1995)
 Vol 7 African Journal of International and Comparative Law pp.493-510
- 125) Article "The Committee of the Regions: Europe and British Local Government" (1995)v.1 n.3 *European Public Law* pp. 395-416
- 126) Chapter "Whose Rights, What People, Which Community? The Rule of Law as an Instrument of Oppression in the New Latvia" in Peter Fitzpatrick (ed) *Racism, Nationalism and the Rule of Law* (ed) (Dartmouth, 1995)
- 127) Article "The Russian Constitutional Court" (1993) 143 New Law Journal 682
- 128) Chapter "Socialism, Liberation Struggles and the Law" in Ian Grigg-Spall and Paddy Ireland (eds) *The Critical Lawyers Handbook* (London: Pluto Press, 1992), pp.179-183, and at http://www.nclg.org.uk/book1/3_9.htm
- 5. Relevant experience
- Founder and Member of the International Steering Committee of the European Human Rights Advocacy Centre (EHRAC), based in London and Moscow, 2003 to present. Taking more than 100 cases against the Russian Federation, including the first six cases concerning the conflict in Chechnya (judgment given for the applicants on 24 February 2005), and the first environmental case
- Expert for the EU and Council of Europe Joint Programme ""Minorities in Russia: Developing Languages, Culture, Media and Civil Society" (MINRUS), €3 million, 2009 to 2011

- 3) Expert for the OSCE High Commissioner on National Minorities for his study concerning Ukraine and Russia, 2009; one week in each country with the HCNM, and writing reports and recommendations.
- Short Term Expert for the EU funded project "Training of Judges and Court Administrators in Russia II", 2007 to 2008
- 5) International legal expert for the DfID project, contractor Oxford Project Management,
 "Reform of Social Services in Moldova", 2007 to 2009
- Legal expert for the USAID funded Freedom House project "Constitutional Reform in Kyrgyzstan" 2007 to 2008
- 7) Legal expert for the EU INTAS project "Language Policy in Ukraine", 2006 to 2008
- 8) Project leader and expert on Georgia, Council of Europe pilot project for the Committee for the Prevention of Torture (CPT) on implementation of CPT recommendations in Albania, Georgia and Moldova, 2006 to 2007
- 9) Senior Criminal Justice Law Expert for the EC/British Council project "Reforming the Procuracy in Georgia", 2003 to 2005. Included scoping, designing training materials and programme, and providing training with colleagues from the HRSJ Institute to all 750 prosecutors in Georgia, including on torture issues.
- Expert and Rapporteur for the Council of Europe's "Education Policy and Minorities" project in 6 CIS countries; wrote report on Azerbaijan; rapporteur for final conference in Kyiv, December 2004.
- 11) Expert for the International Bar Association, Institute for Human Rights, in training for senior judges and prosecutors on torture, Ankara, Turkey, December 2004.
- 12) European Expert for the European Union Policy Advice Programme project "The Development of a System of Administrative Justice in Russia", 2003 to 2005. Included writing an analysis of administrative justice in 9 European countries, organizing study tours, participating in round table meetings.
- 13) Organiser and expert for the Human Rights Audit of Serbia and Montenegro conducted by the HRSJ Institute, 2003-2004, for the OSCE Mission to Sam (OMISaM). Wrote a major report and recommendations, based on several visits to SaM.
- 14) Rapporteur for the International Commission of Jurists (ICJ), Centre for the Independence of Judges and Lawyers, Mission to Moldova and the 'PMR', 2004, author of the Report "The Rule of Law in Moldova", November 2004, at http://www.icj.org/news.php3?id_article=3598&lang=en
- 15) Contracted Adviser on "Access to Justice and Rights Issues in Russia" for the UKGovernment DfID/Know How Fund (from June 1997 to December 2004, when DFID

ceased funding in Russia). This included provision of expert advice, monitoring and appraisal, as well as the drafting of project proposals and concept notes.

- Key expert for the project "Promotion of International Human Rights Standards in Kazakstan", Norwegian Institute for International Affairs, for UNDP/OHCHR, 2002-2004, included organizing round table meetings, speaking, writing reports.
- 17) Legal Expert for the EU TACIS Project "Developing Local Democracy and Self-Government in the Russian Federation" No. 221210.217034.00, 2002-2004
- Expert for the World Bank, on judicial reform in the Russian Federation diagnostic mission, early 2002.
- Expert for the Council of Europe: (1) Compliance of Georgia with its Human Rights
 Obligations; (2) Russia and the Framework Convention on National Minorities; (3)
 Russia's draft Criminal Procedural Code; (4) Minorities and Education (Rapporteur)
- 20) Consultant on Law and Legislative Policy to the Russian-European Trust for Welfare Reform, in its Project for UK Department for International Development, in Kemerovo, Russia, "Supporting the Development of Services for the Elderly in Kemerovo and Kemerovo Oblast".
- 21) Expert for the OSCE's High Commissioner on National Minorities, in Almaty,Kazakstan in 1999 and 2000, in Ukraine and Russia in 2000, and Kazakstan in 2001.
- 22) Expert on legislative compliance with the UN human rights standards, for the OSCE's ODIHR, in Kazakstan and Kyrgyzstan and Tajikistan. Kazakstan and Tajikistan projects are continuing.
- 23) Short-term Expert for the EU TACIS contract concerning "Strengthening the State of Law and Legal Education Under New Market Relations", working with the Russian Foundation for Legal Reform and the Higher School of Law, Moscow. This project included legislative comment and drafting, as well as teaching in Russia.
- 24) Consultant on Law and Legislative Policy to the Russian-European Trust for Welfare Reform, in its EU TACIS contract "Developing a System of Social Services for Vulnerable Groups" (started January 1997). Work included detailed comment on a number of federal and regional draft laws, and proposals for the development of a system of "social treteiskii courts".
- 25) Teaching courses in Human Rights and Humanitarian Law and practice to university lecturers and students, from CIS countries, in Russian, at Russian universities, at the Central European University, Budapest, in Almaty, Kazakstan, and in other locations.

- 26) Expert advice for Ukrainian Ministry of Justice, UNDP (on CIS laws, 1999), and OSCE (on compliance of the constitutions and laws of Kyrgyzstan and Kazakstan with their obligations under the UN Convention Against Torture, 1999-2000).
- 27) Acting as Trial Observer for Amnesty International in the treason trial of Alexander Nikitin, St Petersburg, Russia, 20-23 October 1998; at the appeal in the Russian Supreme Court in Moscow, 4-5 February 1999; and at the re-trial in December 1999. Nikitin was acquitted.
- 28) Legal Adviser to the UNDP's "Crimea Integration and Development Programme", in Crimea and to Kyiv in June, July, and October 1996, writing reports and helping to organise a Round Table Meeting between representatives of the Crimea Tatars and the Ukrainian Government on the question of citizenship.
- 5. Professional and other activities
- Expert witness in numerous cases concerning extradition, immigration, asylum and commercial cases: *Russian Federation v Chernysheva and Maruev* (2005); *Russian Federation v Temerko* (2005); *Russian Federation v Kolesnikov* (2006, Cyprus); *Russian Federation v Azarov* (2007); *Russian Federation v Kartashov* (2008, Cyprus); *Russian Federation v Nikitin and Skarga* (2008); *Russian Federation v Izmaylov and Mikhaylyuk* (2008); *Russian Federation v Makhlay and Makarov* (2009); *Cherney v. Deripaska* [2008] EWHC 1530 (Comm), upheld on appeal 2009; *Russian Federation v Shefler* (2010); and cases in BVI and US jurisdictions.
- Professional practice in the European Court of Human Rights, on behalf of clients in cases against Turkey, Latvia and Russia. Successful cases include *Khashiyev v Russia* (no. 57942/00), *Akayeva v Russia* (no. 57945/00), *Isayeva v Russia* (no. 57947/00), *Yusupova v Russia* (no. 57948/00), *Bazayeva v Russia* (no. 57949/00), *Isayeva v Russia* (no. 57950/00) all decided on 24 February 2005, *Zhdanoka v Latvia* (App no. 58278/00, date of decision 17 June 2004), *Ipek v Turkey* (App no. 25760/94, date of decision 17 February 2004), *Aktas v Turkey* (App no. 00024351/94, date of decision 24 April 2003), *Podkolzina v Latvia* (App no. 00023144/93, date of decision 16 March 2000).
- Vice-Chairman (to 1998) and Executive Committee member (to present) of the Bar Human Rights Committee of England and Wales, since 1995
- 4) Trustee of REDRESS (reparation and compensation for victims of torture) since 1997

- 5) President of the European Association of Lawyers for Democracy and Human Rights (ELDH), 2005 to present
- Member of the Open Society Institute's Sub-Board for Law and Human Rights 2009 to 2012

Первая книга на русском языке:

Бауринг Б. Деградация международного правопорядка? Реабилитация права и возможность политики. Пер. с англ. Арсения Куманькова. М.:. Новое литературное обозрение, 2021. -392 с.

Материал подготовил доцент Е.Л. Поцелуев, список публикаций и другие тексты предоставлены профессором Б. Баурингом.

29.06.21