

## **Dr. David Raič**

Dr. David Raič is the Deputy Director and Programme Coordinator of the Hague Institute of the Internationalisation of Law.

With a doctorate from Leiden University Dr. Raič has both an extensive academic background and experience in the practice of international law. Dr. Raič lectured public international law at Leiden University (1993-2002) and at the University of Amsterdam (2003-2005). He worked for the Directorate for Legal Affairs, Section Public International Law, of the Dutch Ministry of Foreign Affairs (2003-2005). He was a guest lecturer at the Dutch Institute of International Relations 'Clingendael' (1995-2005) on the legal aspects concerning peacekeeping operations and the law concerning diplomatic relations. He is a member of the Board of the Dutch Society of International Law (NVIR).

### **Areas of Expertise:**

General international law, the law concerning the formation of states, the law of self-determination, law concerning minority rights, human rights, basic rights, international dispute settlement, international institutional law, the law concerning diplomatic and consular relations including the privileges and immunities of international organizations.

### **Education:**

University of Leiden, The Netherlands: Doctorate, *cum laude* (2002)

University of Leiden, The Netherlands: Masters of Law (1992)

### **Languages:**

Dutch, English, German, French, Croatian

### **Selected Publications:**

#### Books

- *Statehood and the Law of Self-Determination*, 2002, Kluwer Law International, (pp. 495);
- *Case Law of the Permanent Court Of International Justice and the International Court Of Justice, Analysis and Legal Relevance*, Eleven Publishers, ongoing project, also on-line; co-editor: R.J.M. Lefeber. In cooperation with the Peace Palace Library.

#### Edited books

- *Jurisprudentie en Documentatie Internationaal Publiekrecht (Legal Decisions and Documentation on International Law)*, 2004, Boom Juridische Uitgevers, (pp.

- 815), co-editors: C.M. Brölmann, M.E. Footer, P.A. Nollkaemper, and J.P.J. Wielink;
- *The World Court: Its Future Role after 50 Years*, 1996, Kluwer Law International, (pp. 300), co-editors: A.S. Muller, Hanna Thuránszky.

#### Articles

- The Role of Recognition in the Law and Practice of Secession, in: *Secession, International Law Perspectives*, M. Kohen (Ed.), Cambridge University Press, forthcoming in 2006, co-author: C.J.R. Dugard;
- Frontiers of International Law, Part I: The Chechen People, *Leiden Journal of International Law*, Vol. 9, 1996, pp. 1-6; co-author R. Lefeber;
- The Code, Humanitarian Law, and Human Rights, in: G. de Nooy (Ed.), *Cooperative Security, the OSCE, and Its Code of Conduct*, 1996, pp. 41-56;
- The Political-Military Code of Conduct of the OSCE: an International Legal Analysis, 1996, *Clingendael Research Paper*, pp. 47; co-author H. van der Maesen;
- International Law and the Conflict in Chechnya, in: *Dutch Institute of International Relations "Clingendael"* (Ed.), *Conflicts in the Caucasus and the Role of the International Community*, 1995, Occasional Paper, in Dutch, pp. 37-56.