

INTERNATIONAL COURT OF JUSTICE

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Press Release

Unofficial

No. 2015/21 31 July 2015

Question of the Delimitation of the Continental Shelf between Nicaragua and Colombia beyond 200 nautical miles from the Nicaraguan Coast (Nicaragua v. Colombia)

Preliminary Objections

<u>The Court to hold public hearings from Monday 5 October</u> <u>to Friday 9 October 2015</u>

THE HAGUE, 31 July 2015. The International Court of Justice (ICJ), the principal judicial organ of the United Nations, will hold public hearings in the case concerning the <u>Question of the Delimitation of the Continental Shelf between Nicaragua and Colombia beyond 200 nautical miles from the Nicaraguan Coast (Nicaragua v. Colombia)</u> from Monday 5 October to Friday 9 October 2015, at the Peace Palace in The Hague, the seat of the Court.

10 a.m.-1 p.m.: Colombia

10 a.m.-1 p.m.: Nicaragua

The hearings will concern solely the preliminary objections raised by Colombia.

Schedule for the public hearings

— First round of oral argument

Monday 5 October

Tuesday 6 October

- Second round of oral argument

Wednesday 7 October	4 p.m6 p.m.: Colombia
Friday 9 October	10 a.m12 noon : Nicaragua

History of the proceedings

The history of the proceedings may be found in the Annual Report of the Court for 2013-2014 (paras. 166-174) and press release 2014/29 of 3 October 2014, both of which are available on the Court's website (<u>www.icj-cij.org</u>).

A. Admission procedures

Owing to the limited number of seats available in the Great Hall of Justice, priority access will be given to representatives of the States parties to the case, and to members of the diplomatic corps.

1. Members of the diplomatic corps

The Information Department requests members of the diplomatic corps who plan to attend the hearings to notify it accordingly **before midnight on Thursday 1 October 2015** (The Hague time), by e-mail to <u>confirmation@icj-cij.org</u>.

2. <u>Members of the public</u>

A number of seats will be allocated to members of the public on a first-come, first-served basis. There will be no advance registration procedure, and admission requests submitted beforehand will not be considered.

3. Media representatives

Media representatives are subject to a compulsory <u>online</u> accreditation procedure, which will close **at midnight on Thursday 1 October 2015**. Requests submitted after this deadline will not be considered. For full details (timetable, technical facilities, etc.), see the section below entitled "Further practical information for the media".

B. Further practical information for the media

1. Verbatim records of the hearings

Verbatim records of the pleadings will be published daily on the Court's website. On the final day of the hearings, a press release will be issued presenting the submissions of the Parties. Note that the Court's press releases do not constitute official documents.

2. Entry to the Peace Palace

The Press Room will be open one hour prior to the start of hearings and will close one hour after they conclude. Accredited media representatives must bring with them their personal ID and press card, and are asked to arrive at the Peace Palace gates one hour (and no later than 30 minutes) before the start of the hearings. Only duly accredited individuals with valid identification will be permitted to enter the Peace Palace grounds.

3. Parking at the Peace Palace, satellite vehicles

No parking is allowed in the Peace Palace grounds apart from satellite vehicles. Media wishing to park satellite vehicles are requested to fill in the appropriate fields in the online accreditation form. Televised media wishing to broadcast the sitting live should contact the Information Department as soon as possible to make the necessary arrangements. Satellite vehicle technicians/drivers will be informed in due course of the access times for the Peace Palace grounds.

4. Access to the courtroom

Photographers and camera crews will only be permitted to enter the room for a few minutes at the start of the first day of each round of pleadings. They will be accompanied by Registry staff members and must keep to the right-hand side of the room. Journalists will be able to follow the hearings from the Press Room.

5. Press Room

The hearings will be transmitted live on a large screen, in English and French, in a press room equipped with a shared Internet access (Wi-Fi, Ethernet). TV crews can connect to the Court's PAL (HD and SD) and NTSC (SD) audio-visual system and radio reporters to the audio system.

6. Other media services

For further practical information (on requests for interviews, TV stand-up positions, audio and video outputs available, etc.), please visit the Court's website. Click on "Press Room", and then on "Media Services".

The International Court of Justice (ICJ) is the principal judicial organ of the United Nations. It was established by the United Nations Charter in June 1945 and began its activities in April 1946. The seat of the Court is at the Peace Palace in The Hague (Netherlands). Of the six principal organs of the United Nations, it is the only one not located in New York. The Court has a twofold role: first, to settle, in accordance with international law, legal disputes submitted to it by States (its judgments have binding force and are without appeal for the parties concerned); and, second, to give advisory opinions on legal questions referred to it by duly authorized United Nations organs and agencies of the system. The Court is composed of 15 judges elected for a nine-year term by the General Assembly and the Security Council of the United Nations. Independent of the United Nations Secretariat, it is assisted by a Registry, its own international secretariat, whose activities are both judicial and diplomatic, as well as administrative. The official languages of the Court are French and English. Also known as the "World Court", it is the only court of a universal character with general jurisdiction.

The ICJ, a court open only to States for contentious proceedings, and to certain organs and institutions of the United Nations system for advisory proceedings, should not be confused with the other — mostly criminal — judicial institutions based in The Hague and adjacent areas, such as the International Criminal Tribunal for the former Yugoslavia (ICTY, an <u>ad hoc</u> court created by the Security Council), the International Criminal Court (ICC, the first permanent international criminal court, established by treaty, which does not belong to the United Nations system), the Special Tribunal for Lebanon (STL, an international judicial body with an independent legal personality,

established by the United Nations Security Council upon the request of the Lebanese Government and composed of Lebanese and international judges), or the Permanent Court of Arbitration (PCA, an independent institution which assists in the establishment of arbitral tribunals and facilitates their work, in accordance with the Hague Convention of 1899).

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