

ICJ MEETS IN CARACAS

New South Wales Law Society Journal

ICJ MEETS IN CARACAS

Many New South Wales solicitors are members of the Australian Section of the International Commission of Jurists. The Section meets monthly in Sydney, usually in the Law society Building. Its Secretary General is David Bitel, a solicitor with Parish Patience. The Australian Commissioner of the ICJ is Justice Michael Kirby, President of the Court of Appeal of NSW. The long serving President of the Australian Section has been Mr John Dowd MP, now NSW Attorney General. Past Presidents have included Justice Mahoney and Mr Gough Whitlam.

The concerns of the ICJ are respect for the rule of law, the independence of the judiciary and of lawyers and the protection of human rights throughout the world. Under the statue, the Commission of the ICJ, now operating for thirty years, meets every three years. Between Commission meetings, the business of the ICJ is conducted by an Executive Committee. The latest meeting of the Commission took place in Caracas, Venezuela, between 16 and 20 January 1989. The last meeting of the Commission took place in Nairobi, Kenya in 1985.

In the course of the Caracas meeting, Justice Kirby was elected to the Executive Committee of the ICJ. He is the

and the states

first Australian to hold office on the Executive. Also present in Caracas was Mr John Dowd. The Caracas meeting of the ICJ Commissioners coincided with a conference in Caracas on the independence of judges and lawyers which was held under the auspices of the United Nations.

The opening session of the conference included an address by Justice P N Bhagwati, former Chief Justice of Justice Bhagwati examined the pressures on, and India. obstacles to, the independence of the judiciary. He quoted Hindu scriptures to the effect that a judge "should be a guardian to the weak; a terror to the wicked; his heart should covet nothing; his mind should be intent on nothing but equity and truth". He analysed the provisions in the Indian Constitution concerning the appointment of Judges, together with the conventions which are followed in relation to their appointment. He urged that the power of appointment should be vested in a Judicial Service Commission composed of judges, lawyers and law academics. Especially in developing countries, it was important to provide institutional protections against appointments based on political considerations alone.

Justice Bhagwati referred to recent cases where judges had been dismissed as "victims of executive wrath". He mentioned particularly Justice Mahomed Hussein of the Supreme Court of Bangladesh and Tun Salleh Abas, the former Lord President of Malaysia.

The conference was later addressed on the position of

the Malaysian judiciary by Tun Salleh and also by Mr Param Cumaraswamy, past-president of the Bar Association of Malaysia. Tun Salleh outlined the importance of ensuring the integrity of any tribunal which is established to consider the removal from office of a judge. Mr Cumaraswamy explained the initiatives which had been taken by practising members of the legal profession both in Singapore and Malaysia to confront attacks on the independence of the judiciary and the legal profession coming principally from the Executive Government. He mentioned, in particular, the great sensitivity of governments to judicial vigilance in cases of alleged abuses of internal security laws.

Mr Cumaraswamy described several cases in Singapore and Malaysia. He referred to the strong support which the independent Bar of Malaysia had given to the deposed Lord President and other Judges. He said that the Bar Council of Malaysia ends all correspondence with the words "Return the Independence of our Judiciary". It had urged lawyers to do likewise in support of the removed judges and in opposition to the way in which they were removed from office. The Caracas conference later adopted unanimously a resolution proposed by Justice Kirby condemning the circumstances leading to the removal from office of the Lord President and other Judges of the Supreme Court of Malaysia.

The focus of attention in the first two days of the Caracas meeting was upon measures which had been adopted in a number of jurisdictions to secure compliance with the Basic

<u>Principles</u> on the Independence of the Judiciary. The <u>Basic</u>

<u>Principles</u> arise out of drafts earlier prepared under the auspices of the International Commission of Jurists.

The representative of the Secretary-General of the United Nations paid tribute to the contribution of the ICJ to the development of the UN Principles. He also acknowledged the work of the Centre for the Independence of Judges and Lawyers (CIJL) established in Geneva by the ICJ. Director of the Centre, Mr Reed Brodie, outlined its work in providing an international focus to promote the idea of the independence of judges and lawyers throughout the world. He noted the investigations conducted by CIJL during 1987-8, and its interventions in a number of cases, including the removal of judges in Malaysia; the assassination and intimidation of human rights lawyers in the Philippines; the gaoling of defence lawyers in Singapore; threats against a judge in Chile as a result of his investigations into allegations of torture; the arrest of defence lawyers in Fiji and the prosecution of a judge in Peru for granting a habeas corpus petition during a state of emergency. In matters of this kind, the CIJL calls abuses to world notice, mobilises local support for judicial independence and provides intellectual and tangible support for the important idea of judicial independence.

During succeeding days, the Caracas conference turned to the consideration of the position of judges during states of emergency and violent changes of government. In a

2.00-2.000

thoughtful paper, the Chief Justice of Zimbabwe (Justice E Dumbutshena) reflected on how judges should react to such changes.

The importance of an independent and responsible legal profession as a prerequisite to an independent judiciary was also stressed by numerous papers read to the conference. This discussion was led by another ICJ Commissioner, Mr Fali Nariman, former Solicitor-General of India. After a number of papers on the position of judicial independence in Africa and the Caribbean, the meeting turned to and adopted the "Caracas Plan of Action". This urged governments to take all efforts to ensure the adoption of Basic Principles on the role of lawyers and to comply with the Basic Principles on the Independence of the Judiciary. The ICJ was invited to conduct national studies on the extent of compliance with and departures from the Basic Principles. Various practical means by which the ICJ could assist, by educational and advisory services, in promoting the independence of the judiciary and of the legal profession were proposed.

The conference then turned to a discussion of the role of National Sections of the ICJ. The Australian Section was represented at this session by Mr John Dowd. Views were expressed concerning the desirability of improved contact between the national sections. The Secretary-General of the ICJ (Mr Niall MacDermot QC) reported on the thirty-two national sections of the ICJ and the thirty-two affiliated organisations. Mr MacDermot recorded the leading part played

A. 31727

by the ICJ in the coming into force of the African Charter of Human and Peoples' Rights, the European Convention on Torture, the reform of Japanese mental health law (following a report on that topic) and the adoption of the Basic Principles on the Independence of the Judiciary. These were listed as the principal achievements of the ICJ since its last meeting.

Mention was made by Mr MacDermot of a number of international missions conducted by the ICJ to investigate derogations from the rule of law. These included the mission to Palau in Micronesia in which Mr William Butler, the Chairman of the Executive Committee (USA) and Justice Kirby (Australia) had taken part. As a result of this mission, an attempt to intimidate litigants from testing the constitutionality of legal changes in Palau was defeated and the constitutional processes of Palau were reinforced.

The resolution on the Malaysian judiciary expressed "grave concern" on the part of the ICJ about the removal from office of the former Lord President (Tun Salleh Abas) and two other judges of the Supreme Court of Malaysia (Tan Sri Wan Suleiman and Datuk George Siah) as well as the suspension from office of those and other judges of that Court. The resolution singled out for particular mention the concern of the ICJ about the campaign of attacks on the judiciary by the Prime Minister of Malaysia; the inducement made to the Lord President to resign; the apparently biassed constitution of the tribunal set up to enquire into the Lord President's

Control with the second

removal; the inclusion in the tribunal, as its chairman, of the Judge who succeeded to the Lord President's office; the unprecedented action of that Judge in securing the removal and suspension of Supreme Court judges who had provided a stay to allow the constitutionality of the tribunal to be tested in the Malaysian Supreme Court; and the "unpersuasive" report of the tribunal following which the Lord President was removed. The Secretary-General of the ICJ was instructed to bring the concerns of the ICJ to the attention of authorities in Malaysia including the judiciary, the former judges, the Bar Association of Malaysia and beyond.

The Australian Section of the ICJ organises many functions usually with interesting speakers. For further information about the Australian Section of the ICJ and details of how to join, contact David Bitel, Parish Patience, tel 233 1100.