

Islamic Republic of I R A N

Permanent Mission to the United Nations

Statement by

Mr. Hossein Gharibi

Counsellor, Permanent Mission of the Islamic Republic of Iran

Before

The Sixth Committee

67th Session of the United Nations General Assembly

New York, 6 November 2012

On Agenda item 67/2,

"Report of the International Law Commission
on the work of its sixty-third and sixty-fourth sessions"

Immunity of State officials from criminal jurisdiction

Provisional application of treaties

Formation and evidence of customary international law

Treaties over time

The obligation to extradite or prosecute (aut dedere aut prosequi)

The Most-Favoured-Nation clause

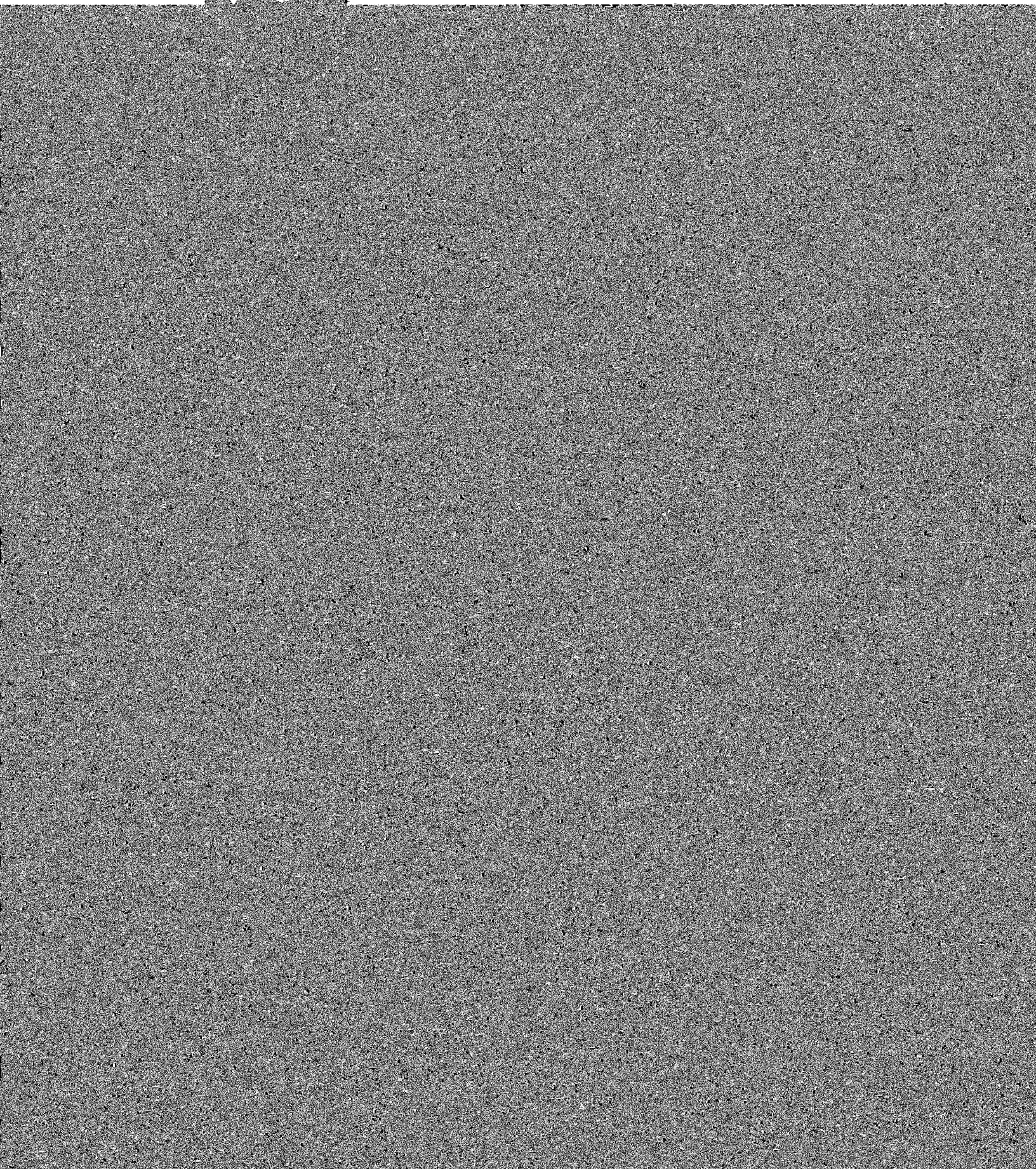
بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

Mr. Chairman,

In its second statement on this item, the delegation of the Islamic Republic of Iran would like to share its views and comments on the Commission's report on the work of its sixty-third and sixty-fourth sessions. The report contains several provisions on the following issues: 'Formation and evidence of customary international law', 'Treaties over time', 'The obligation to extradite or prosecute (aut dedere aut prosequi)', and 'The Most-Favoured-Nation clause'.

VI. Immunity of State officials from foreign criminal jurisdiction

Mr. Chairman,



V. Italy), one can, now, hardly argue against the deeply established principle of

