

LAWS0087: International Criminal Law

[View Online](#)

1.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

2.

Cryer, Robert: The History of International Criminal Prosecutions: Nuremberg and Toyko. In: An introduction to international criminal law and procedure. pp. 109–121. Cambridge University Press, Cambridge (2010).

3.

Cryer, R.: International Criminal Law (chapter 25). In: International law. pp. 752–783. Oxford University Press, Oxford (2010).

4.

Boister, N., Cryer, R.: The Tokyo International Military Tribunal - A Reappraisal : The Tokyo International Military Tribunal - A Reappraisal Oxford Scholarship Online. (2008). <https://doi.org/10.1093/acprof:oso/9780199278527.001.0001>.

5.

Cryer, Robert: Prosecuting international crimes: selectivity and the international criminal law regime. Cambridge University Press, Cambridge (2005).

6.

Pannenbecker, O.: The Nuremberg War-Crimes Trial. *DePaul Law Review*. 14, 348–359 (1964).

7.

Mettraux, Guénaël: Perspectives on the Nuremberg Trial. Oxford University Press, Oxford (2008).

8.

Claus Kreß: Versailles Nürnberg Den Haag: Deutschland und das Völkerstrafrecht. *JuristenZeitung*. 981–991 (2006).

9.

ROBINSON, D.: The Identity Crisis of International Criminal Law. *Leiden Journal of International Law*. 21, (2008). <https://doi.org/10.1017/S0922156508005463>.

10.

Simpson, G.J.: War Crimes: a Critical Introduction. In: *The law of war crimes: national and international approaches*. Kluwer Law International, The Hague (1997).

11.

Schwarzenberger, G.: The Judgement of Nuremberg. *Tulane Law Review*. 21, 329–361 (1947).

12.

Tanaka, Toshiyuki, Timothy L. H. McCormack, Gerry J. Simpson: *Beyond victor's justice?* Martinus Nijhoff Publishers, Leiden (2011).

13.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

14.

The Failings of Ad Hoc International Tribunals.

15.

Schabas, W.A.: The Legitimacy and Legality of the Tribunals. In: The UN international criminal tribunals: the former Yugoslavia, Rwanda and Sierra Leone. Cambridge University Press, Cambridge (2006).

16.

Alvarez, J.E.: Crimes of States/Crimes of Hate: Lessons from Rwanda. Yale Journal of International Law. 24, 365–480 (1999).

17.

Alvarez, J.E.: Crimes of States/Crimes of Hate: Lessons from Rwanda. Yale Journal of International Law. 24, 365–480 (1999).

18.

Mose, E.: Main Achievements of the ICTR. Journal of International Criminal Justice. 3, 920–943 (2005). <https://doi.org/10.1093/jicj/mqi068>.

19.

Completion or Continuation Strategy?

20.

SADAT, L.: Transjudicial Dialogue and the Rwandan Genocide: Aspects of Antagonism and Complementarity. Leiden Journal of International Law. 22, (2009).
<https://doi.org/10.1017/S0922156509990082>.

21.

Ratner, Steven R., Abrams, Jason S., Bischoff, James L.: Accountability for human rights atrocities in international law: beyond the Nuremberg legacy. Oxford University Press, Oxford (2009).

22.

McCARGO, D.: Politics by other means? The virtual trials of the Khmer Rouge tribunal. *International Affairs*. 87, 613–627 (2011).
<https://doi.org/10.1111/j.1468-2346.2011.00993.x>.

23.

MÉGRET, F.: A Special Tribunal for Lebanon: The UN Security Council and the Emancipation of International Criminal Justice. *Leiden Journal of International Law*. 21, (2008).
<https://doi.org/10.1017/S0922156508005062>.

24.

Institution-Building and Human Rights Protection in Kosovo in the Light of UNMIK Legislation. *Nordic Journal of International Law*. 70, 461–488 (2001).
<https://doi.org/10.1163/15718100120296728>.

25.

Horsington, H.: The Cambodian Khmer Rouge Tribunal: The Promise of a Hybrid Tribunal. *Melbourne Journal of International Law*. 5, 462–482 (2004).

26.

Linton, S.: Cambodia, East Timor and Sierra Leone: Experiments in international justice. *Criminal Law Forum*. 12, 185–246 (2001). <https://doi.org/10.1023/A:1013344422072>.

27.

Guilfoyle, D.: Prosecuting Somali Pirates: A Critical Evaluation of the Options. *Journal of International Criminal Justice*. 10, 767–796 (2012). <https://doi.org/10.1093/jicj/mqs036>.

28.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

29.

Philippe Kirsch and John T. Holmes: The Rome Conference on an International Criminal Court: The Negotiating Process. *The American Journal of International Law*. 93, 2-12 (1999).

30.

SÁCOUTO, S., CLEARY, K.: The Katanga Complementarity Decisions: Sound Law but Flawed Policy. *Leiden Journal of International Law*. 23, (2010).
<https://doi.org/10.1017/S0922156510000087>.

31.

Benzing, M.: The Complementarity Regime of the International Criminal Court: International Criminal Justice between State Sovereignty and the Fight against Impunity. *Max Planck Yearbook of United Nations Law Online*. 7, 591-628 (2003).
<https://doi.org/10.1163/138946303775160250>.

32.

CRYER, R.: Sudan, Resolution 1593, and International Criminal Justice. *Leiden Journal of International Law*. 19, (2006). <https://doi.org/10.1017/S0922156505003237>.

33.

GIOIA, F.: State Sovereignty, Jurisdiction, and 'Modern' International Law: The Principle of Complementarity in the International Criminal Court. *Leiden Journal of International Law*. 19, (2006). <https://doi.org/10.1017/S0922156506003761>.

34.

Stegmiller, I.: The Gravity Threshold under the ICC Statute: Gravity Back and Forth in Lubanga and Ntaganda. *International Criminal Law Review*. 9, 547-566 (2009).

35.

Crawford, J.: The Work of the International Law Commission. In: The Rome Statute of the International Criminal Court: a commentary. Oxford University Press, Oxford (2009).

36.

Lee, Roy S., Project on International Courts and Tribunals, United Nations Institute for Training and Research: The International Criminal Court: the making of the Rome Statute : issues, negotiations, results. Kluwer Law International, The Hague (1999).

37.

Introductory Remarks by William Schabas. Proceedings of the Annual Meeting (American Society of International Law). 106, 305–307 (2012).

<https://doi.org/10.5305/procannmeetasil.106.0305>.

38.

, the ICC, and the Problem with the Peace-and-Justice Divide. Proceedings of the Annual Meeting (American Society of International Law). 106, 309–313 (2012).

<https://doi.org/10.5305/procannmeetasil.106.0309>.

39.

Remarks by Olivia Swaak-Goldman. Proceedings of the Annual Meeting (American Society of International Law). 106, 313–316 (2012).

<https://doi.org/10.5305/procannmeetasil.106.0313>.

40.

Nouwen, S.M.H.: Justifying justice. In: Crawford, J., Koskenniemi, M., and Ranganathan, S. (eds.) The Cambridge Companion to International Law. pp. 327–351. Cambridge University Press, Cambridge (2012). <https://doi.org/10.1017/CCO9781139035651.021>.

41.

Akande, D.: The Jurisdiction of the International Criminal Court over Nationals of Non-Parties: Legal Basis and Limits. Journal of International Criminal Justice. 1, 618–650 (2003). <https://doi.org/10.1093/jicj/1.3.618>.

42.

Akhavan, P.: Are International Criminal Tribunals a Disincentive to Peace?: Reconciling Judicial Romanticism with Political Realism. *Human Rights Quarterly*. 31, 624–654 (2009). <https://doi.org/10.1353/hrq.0.0096>.

43.

Megret, F.: Epilogue to an Endless Debate: The International Criminal Court's Third Party Jurisdiction and the Looming Revolution of International Law. *European Journal of International Law*. 12, 247–268 (2001). <https://doi.org/10.1093/ejil/12.2.247>.

44.

Michael P. Scharf: The ICC's Jurisdiction over the Nationals of Non-Party States: A Critique of the U.S. Position. *Law and Contemporary Problems*. 64, 67–117 (2001).

45.

Goldston, J.A.: More Candour about Criteria: The Exercise of Discretion by the Prosecutor of the International Criminal Court. *Journal of International Criminal Justice*. 8, 383–406 (2010). <https://doi.org/10.1093/jicj/mqq019>.

46.

Clark, J.N.: Peace, Justice and the International Criminal Court: Limitations and Possibilities. *Journal of International Criminal Justice*. 9, 521–545 (2011). <https://doi.org/10.1093/jicj/mqr007>.

47.

RODMAN, K.A.: Is Peace in the Interests of Justice? The Case for Broad Prosecutorial Discretion at the International Criminal Court. *Leiden Journal of International Law*. 22, (2009). <https://doi.org/10.1017/S0922156508005657>.

48.

Sadat, Leila Nadya: The International Criminal Court and the transformation of

international law: justice for the new millennium. Transnational Publishers, Ardsley, N.Y. (2002).

49.

Sands, Philippe: From Nuremberg to the Hague: the future of international criminal justice. Cambridge University Press, Cambridge (2003).

50.

Robinson, D.: The Controversy over Territorial State Referrals and Reflections on ICL Discourse. *Journal of International Criminal Justice*. 9, 355–384 (2011).
<https://doi.org/10.1093/jicj/mqr009>.

51.

Damaška, M.: What is the point of international criminal justice? *Chicago-Kent Law Review*. 83, 329–364 (2008).

52.

Duff, A.: Authority and responsibility in international criminal law. In: *The philosophy of international law*. pp. 589–604. Oxford University Press, Oxford (2010).

53.

Koskenniemi, M.: Between Impunity and Show Trials. *Max Planck Yearbook of United Nations Law Online*. 6, 1–32 (2002). <https://doi.org/10.1163/138946302775159451>.

54.

Saxon, D.: Exporting Justice: Perceptions of the ICTY Among the Serbian, Croatian, and Muslim Communities in the Former Yugoslavia. *Journal of Human Rights*. 4, 559–572 (2005). <https://doi.org/10.1080/14754830500332837>.

55.

Allott, Philip: The health of nations: society and law beyond the state. Cambridge

University Press, Cambridge (2002).

56.

Payam Akhavan: Beyond Impunity: Can International Criminal Justice Prevent Future Atrocities? *The American Journal of International Law.* 95, 7–31 (2001).

57.

Drumbl, Mark A.: Atrocity, punishment, and international law. Cambridge University Press, Cambridge (2007).

58.

Simpson, Gerry J.: Law, war and crime: war crimes trials and the reinvention of international law. Polity, Cambridge (2007).

59.

Duff, A.: Can we punish the perpetrators of atrocities? In: The religious in responses to mass atrocity: interdisciplinary perspectives. Cambridge University Press, Cambridge (2013).

60.

Luban, D.: Fairness to Rightness: Jurisdiction, Legality, and the Legitimacy of International Criminal Law. In: The philosophy of international law. Oxford University Press, Oxford (2010).

61.

Nouwen, S.M.H.: Justifying justice. In: Crawford, J., Koskenniemi, M., and Ranganathan, S. (eds.) *The Cambridge Companion to International Law.* pp. 327–351. Cambridge University Press, Cambridge (2012). <https://doi.org/10.1017/CCO9781139035651.021>.

62.

Kutnjak Ivkovich, S., Hagan, J.: Reclaiming Justice : Reclaiming JusticeThe International

Tribunal for the Former Yugoslavia and Local Courts. (2011).
<https://doi.org/10.1093/acprof:oso/9780195340327.001.0001>.

63.

Zacklin, R.: The Failings of Ad Hoc International Tribunals. *Journal of International Criminal Justice*. 2, 541–545 (2004). <https://doi.org/10.1093/jicj/2.2.541>.

64.

David Wippman: The Costs of International Justice. *The American Journal of International Law*. 100, 861–881 (2006).

65.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

66.

Crimes Against Humanity in the Modern Age. *The American Journal of International Law*. 107, 334–377 (2013). <https://doi.org/10.5305/amerjintlaw.107.2.0334>.

67.

Cassese, Antonio, Gaeta, Paola, Jones, John R. W. D., Eser, Albin: *The Rome Statute of the International Criminal Court: a commentary*. Oxford University Press, Oxford (2002).

68.

Boas, Gideon, Bischoff, James L., Reid, Natalie L.: *Elements of crimes under international law*. Cambridge University Press, Cambridge (2008).

69.

KIRSCH, S.: Two Kinds of Wrong: On the Context Element of Crimes against Humanity. *Leiden Journal of International Law*. 22, (2009).
<https://doi.org/10.1017/S0922156509990070>.

70.

Nersessian, D.: Comparative Approaches to Punishing Hate: The Intersection of Genocide and Crimes against Humanity. *Stanford Journal of International Law.* 43, 221-264 (2007).

71.

van Schaack, B.: The Definition of Crimes against Humanity: Resolving the Incoherence. *Columbia Journal of Transnational Law.* 37, 787-850 (1998).

72.

Zahar, Alexander, Sluiter, Göran: *International criminal law: a critical introduction.* Oxford University Press, Oxford (2008).

73.

Luban, D.: A Theory of Crimes against Humanity. *Yale Journal of International Law.* 29, 85-168 (2004).

74.

Macleod, C.: Towards a Philosophical Account of Crimes Against Humanity. *European Journal of International Law.* 21, 281-302 (2010). <https://doi.org/10.1093/ejil/chq031>.

75.

Cryer, Robert: *An introduction to international criminal law and procedure.* Cambridge University Press, Cambridge (2010).

76.

Kress, C.: The Crime of Genocide and Contextual Elements: A Comment on the ICC Pre-Trial Chamber's Decision in the Al Bashir Case. *Journal of International Criminal Justice.* 7, 297-306 (2009). <https://doi.org/10.1093/jicj/mqp031>.

77.

Schabas, William: Genocide in international law: the crime of crimes. Cambridge University Press, Cambridge (2009).

78.

Payam Akhavan: Reducing genocide to law. Cambridge University Press, Cambridge (2012).

79.

Ambos, K.: What does 'intent to destroy' in genocide mean? International Review of the Red Cross. 91, 833–858 (2009). <https://doi.org/10.1017/S1816383110000056>.

80.

Behrens, P.: Genocide and the Question of Motives. Journal of International Criminal Justice. 10, 501–523 (2012). <https://doi.org/10.1093/jicj/mqs038>.

81.

Alexander K. A. Greenawalt: Rethinking Genocidal Intent: The Case for a Knowledge-Based Interpretation. Columbia Law Review. 99, 2259–2294 (1999).

82.

The definition of genocide: Joining the dots in the light of recent practice. International Criminal Law Review. 1, 285–313 (2001). <https://doi.org/10.1163/15718120121002630>.

83.

Kabatsi, F.: Defining or Diverting Genocide: Changing the Comportment of Genocide. International Criminal Law Review. 5, 387–400 (2005).
<https://doi.org/10.1163/1571812054940085>.

84.

Kreß, C.: The Crime of Genocide under International Law. International Criminal Law

Review. 6, 461–502 (2006). <https://doi.org/10.1163/157181206778992287>.

85.

Kress, C.: The Darfur Report and Genocidal Intent. *Journal of International Criminal Justice*. 3, 562–578 (2005). <https://doi.org/10.1093/jicj/mqi054>.

86.

Kress, C.: The International Court of Justice and the Elements of the Crime of Genocide. *European Journal of International Law*. 18, 619–629 (2007).
<https://doi.org/10.1093/ejil/chm039>.

87.

Raphael Lemkin: Genocide as a Crime under International Law. *The American Journal of International Law*. 41, 145–151 (1947).

88.

Southwick, K.G.: Srebrenica as Genocide - The Krstic Decision and the Language of the Unspeakable. *Yale Human Rights & Development Law Journal*. 8, 188–227 (2005).

89.

Cécile Tournaye: Genocidal Intent before the ICTY. *The International and Comparative Law Quarterly*. 52, 447–462 (2003).

90.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

91.

Chehtman, A.: Developing Bosnia and Herzegovina's Capacity to Process War Crimes Cases: Critical Notes on a 'Success Story'. *Journal of International Criminal Justice*. 9, 547–570 (2011). <https://doi.org/10.1093/jicj/mqr024>.

92.

van der Wilt, H.: War Crimes and the Requirement of a Nexus with an Armed Conflict. *Journal of International Criminal Justice*. 10, 1113–1128 (2012). <https://doi.org/10.1093/jicj/mqs060>.

93.

Cassese, A.: The Nexus Requirement for War Crimes. *Journal of International Criminal Justice*. 10, 1395–1417 (2012). <https://doi.org/10.1093/jicj/mqs082>.

94.

Boas, Gideon, Bischoff, James L., Reid, Natalie L.: Elements of crimes under international law. Cambridge University Press, Cambridge (2008).

95.

Akhavan, P.: Reconciling Crimes Against Humanity with the Laws of War: Human Rights, Armed Conflict, and the Limits of Progressive Jurisprudence. *Journal of International Criminal Justice*. 6, 21–37 (2008). <https://doi.org/10.1093/jicj/mqn001>.

96.

de Beco, G.: War Crimes in International Versus Non-International Armed Conflicts: 'New Wine in Old Wineskins'? *International Criminal Law Review*. 8, 319–329 (2008). <https://doi.org/10.1163/156753608X265312>.

97.

Cassese, Antonio, Gaeta, Paola, Jones, John R. W. D., Eser, Albin: *The Rome Statute of the International Criminal Court: a commentary*. Oxford University Press, Oxford (2002).

98.

CRAWFORD, E.: Unequal before the Law: The Case for the Elimination of the Distinction between International and Non-international Armed Conflicts. *Leiden Journal of International Law*. 20, (2007). <https://doi.org/10.1017/S092215650700413X>.

99.

Dörmann, Knut, Doswald-Beck, Louise, Kolb, Robert: Elements of war crimes under the Rome Statute of the International Criminal Court: sources and commentary. Cambridge University Press, Cambridge (2003).

100.

Fenwick, W.J.: THE PROSECUTION OF UNLAWFUL ATTACK CASES BEFORE THE ICTY. Yearbook of International Humanitarian Law. 7, (2004).
<https://doi.org/10.1017/S1389135904001539>.

101.

Fleck, Dieter, Bothe, Michael: The handbook of international humanitarian law. Oxford University Press, Oxford (2008).

102.

Matthew Happold: Prosecutor v Thomas Lubanga, Decision of Pre-Trial Chamber I of the International Criminal Court, 29 January 2007. The International and Comparative Law Quarterly. 56, 713-724 (2007).

103.

Extraterritorial Use of Force Against Non-State Actors : Extraterritorial Use of Force Against Non-State Actors Oxford Scholarship Online.
<https://doi.org/10.1093/acprof:oso/9780199584840.001.0001>.

104.

Rogers, A. P. V.: Law on the battlefield. Manchester University Press, Manchester (2004).

105.

Rogers, Tony: The official manual on the law of armed conflict. Oxford University Press, Oxford (2002).

106.

Judicial Decisions Involving Questions of International Law--International Military Tribunal (Nuremberg), Judgment and Sentences,
<http://www.heinonline.org/HOL/Page?handle=hein.journals/ajil41&id=178&collection=journals&index=journals/ajil#178>, (1947).

107.

Antonio, C.: The Rochling case. In: International criminal law: cases and commentary. Oxford University Press, Oxford (2011).

108.

Antonio, C.: The Engister case. In: International criminal law: cases and commentary. Oxford University Press, Oxford (2011).

109.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

110.

Yoram Dinstein: War, aggression, and self-defence. Cambridge University Press, Cambridge (2011).

111.

Brownlie, I.: International Law and the Use of Force by States : International Law and the Use of Force by States Oxford Scholarship Online. (1963).
<https://doi.org/10.1093/acprof:oso/9780198251583.001.0001>.

112.

Cryer, R.: Aggression at the Court of Appeal. Journal of Conflict and Security Law. 10, 209–230 (2005). <https://doi.org/10.1093/jcsl/kri012>.

113.

Fernandez de Gurmendi, S.A.: The Working Group on Aggression at the Prepatory Commission for the International Criminal Court,. Fordham International Law Journal. 25, 589-605 (2001).

114.

Fife, R.E.: Criminalizing Individuals for Acts of Aggression Committed by States. In: Human rights and criminal justice for the downtrodden: essays in honour of Asbjørn Eide. Marinus Nijhoff, Leiden (2003).

115.

Glennon, M.: Criminalizing Individuals for Acts of Aggression Committed by States. Yale Journal of International Law. 35, 71-114 (2010).

116.

The German Chief Federal Prosecutor's Decision Not to Investigate the Alleged Crime of Preparing Aggression against Iraq.

117.

Murphy, S.D.: Aggression, Legitimacy and the International Criminal Court. European Journal of International Law. 20, 1147-1156 (2009). <https://doi.org/10.1093/ejil/chp079>.

118.

Weigend, T.: 'In general a principle of justice': The Debate on the 'Crime against Peace' in the Wake of the Nuremberg Judgment. Journal of International Criminal Justice. 10, 41-58 (2012). <https://doi.org/10.1093/jicj/mqr057>.

119.

BLOKKER, N., KRESS, C.: A Consensus Agreement on the Crime of Aggression: Impressions from Kampala. Leiden Journal of International Law. 23, 889-895 (2010). <https://doi.org/10.1017/S0922156510000440>.

120.

SCHEFFER, D.: The Complex Crime of Aggression under the Rome Statute. *Leiden Journal of International Law*. 23, 897–904 (2010). <https://doi.org/10.1017/S0922156510000452>.

121.

Ellen O'Connell, M., Niyazmatov, M.: What is Aggression?: Comparing the Jus ad Bellum and the ICC Statute. *Journal of International Criminal Justice*. 10, 189–207 (2012). <https://doi.org/10.1093/jicj/mqs003>.

122.

Ellen O'Connell, M., Niyazmatov, M.: What is Aggression?: Comparing the Jus ad Bellum and the ICC Statute. *Journal of International Criminal Justice*. 10, 189–207 (2012). <https://doi.org/10.1093/jicj/mqs003>.

123.

Barriga, S.: Negotiating the Amendments on the Crime of Aggression. In: *The travaux préparatoires of the crime of aggression*. Cambridge University Press, Cambridge (2012).

124.

A Historic Breakthrough on the Crime of Aggression. *The American Journal of International Law*. 105, 517–533 (2011). <https://doi.org/10.5305/amerjintlaw.105.3.0517>.

125.

Kress, C., von Holtzendorff, L.: The Kampala Compromise on the Crime of Aggression. *Journal of International Criminal Justice*. 8, 1179–1217 (2010). <https://doi.org/10.1093/jicj/mqq069>.

126.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge

University Press, Cambridge (2010).

127.

Cassese, Antonio: International criminal law: cases and commentary. Oxford University Press, Oxford (2011).

128.

Cassese, Antonio: International criminal law: cases and commentary. Oxford University Press, Oxford (2011).

129.

Ambos, K.: Superior Responsibility. In: The Rome Statute of the International Criminal Court: a commentary. Oxford University Press, Oxford (2002).

130.

Boas, Gideon, Bischoff, James L., Reid, Natalie L.: Forms of responsibility in international criminal law. Cambridge University Press, Cambridge (2007).

131.

Clark, R.S.: Drafting a General Part to a Penal Code: Some Thoughts Inspired by the Negotiations on the Rome Statute of the International Criminal Court and by the Court's First Substantive Law Discussion in the Lubanga Dyilo Confirmation Proceedings. *Criminal Law Forum*. 19, 519–552 (2008). <https://doi.org/10.1007/s10609-008-9074-9>.

132.

Esser, A.: Individual Criminal Responsibility. In: The Rome Statute of the International Criminal Court: a commentary. Oxford University Press, Oxford (2002).

133.

Badar, M.E.: The Mental Element In The Rome Statute Of The International Criminal Court: A Commentary From A Comparative Criminal Law Perspective. *Criminal Law Forum*. 19,

473–518 (2008). <https://doi.org/10.1007/s10609-008-9085-6>.

134.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

135.

OHLIN, J.D., VAN SLIEDREGT, E., WEIGEND, T.: Assessing the Control-Theory. *Leiden Journal of International Law*. 26, 725–746 (2013). <https://doi.org/10.1017/S0922156513000319>.

136.

STEWART, J.G.: The End of 'Modes of Liability' for International Crimes. *Leiden Journal of International Law*. 25, 165–219 (2012). <https://doi.org/10.1017/S0922156511000653>.

137.

Cassese, Antonio: International criminal law: cases and commentary. Oxford University Press, Oxford (2011).

138.

Cassese, Antonio, Cassese, Antonio: Cassese's International criminal law. Oxford University Press, Oxford (2013).

139.

Cassese, A.: The Proper Limits of Individual Responsibility under the Doctrine of Joint Criminal Enterprise. *Journal of International Criminal Justice*. 5, 109–133 (2005). <https://doi.org/10.1093/jicj/mql091>.

140.

Black Letter Lawyering v. Constructive Interpretation. *Journal of International Criminal Justice*. 2, 265–274 (2004). <https://doi.org/10.1093/jicj/2.1.265>.

141.

Guilfoyle, D.: Responsibility for Collective Atrocities: Fair Labelling and Approaches to Commission in International Criminal Law. *Current Legal Problems*. 64, 255–286 (2011). <https://doi.org/10.1093/clp/cur006>.

142.

Olasolo, H.: Joint Criminal Enterprise and Its Extended Form: a Theory of Co-Perpetration Giving Rise To Principal Liability, a Notion of Accessorial Liability, or a Form of Partnership In Crime? *Criminal Law Forum*. 20, 263–287 (2009). <https://doi.org/10.1007/s10609-009-9098-9>.

143.

Olásolo, H.: Reflections on the Treatment of the Notions of Control of the Crime and Joint Criminal Enterprise in the Stakić Appeal Judgement. *International Criminal Law Review*. 7, 143–162 (2007). <https://doi.org/10.1163/156753607X181587>.

144.

Boas, Gideon, Bischoff, James L., Reid, Natalie L.: *Forms of responsibility in international criminal law*. Cambridge University Press, Cambridge (2007).

145.

Clark, R.S.: Drafting a General Part to a Penal Code: Some Thoughts Inspired by the Negotiations on the Rome Statute of the International Criminal Court and by the Court's First Substantive Law Discussion in the Lubanga Dyilo Confirmation Proceedings. *Criminal Law Forum*. 19, 519–552 (2008). <https://doi.org/10.1007/s10609-008-9074-9>.

146.

Esser, A.: Individual Criminal Responsibility. In: *The Rome Statute of the International Criminal Court: a commentary*. Oxford University Press, Oxford (2002).

147.

Powles, S.: Joint Criminal Enterprise. *Journal of International Criminal Justice*. 2, 606–619 (2004). <https://doi.org/10.1093/jicj/2.2.606>.

148.

Weigend, T.: Intent, Mistake of Law, and Co-perpetration in the Lubanga Decision on Confirmation of Charges. *Journal of International Criminal Justice*. 6, 471–487 (2008). <https://doi.org/10.1093/jicj/mqn034>.

149.

van der Wilt, H.G.: The Continuous Quest for Proper Modes of Criminal Responsibility. *Journal of International Criminal Justice*. 7, 307–314 (2009). <https://doi.org/10.1093/jicj/mqp033>.

150.

Ambos, K.: The Fujimori Judgment: A President's Responsibility for Crimes Against Humanity as Indirect Perpetrator by Virtue of an Organized Power Apparatus. *Journal of International Criminal Justice*. 9, 137–158 (2011). <https://doi.org/10.1093/jicj/mqq059>.

151.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

152.

Shlomit Wallerstein: Why English law should not incorporate the defence of superior orders. *Criminal Law Review*. 109–126 (2010).

153.

Cryer, R.: Superior Scholarship on Superior Orders: An Appreciation of Yoram Dinstein's The Defence of 'Obedience to Superior Orders' in International Law. *Journal of International Criminal Justice*. 9, 959–972 (2011). <https://doi.org/10.1093/jicj/mqr032>.

154.

Ambos, K.: Other Grounds for Excluding Criminal Responsibility. In: The Rome Statute of the International Criminal Court: a commentary. Oxford University Press, Oxford (2002).

155.

Cassese, A.: Justifications and Excuses in International Criminal Law. In: The Rome Statute of the International Criminal Court: a commentary. Oxford University Press, Oxford (2002).

156.

Clark, R.S.: The Mental Element in International Criminal Law: The Rome Statute of the International Criminal Court and the Elements of Offences. *Criminal Law Forum*. 12, 291–334 (2001). <https://doi.org/10.1023/A:1014929127650>.

157.

Cryer, Robert: Prosecuting international crimes: selectivity and the international criminal law regime. Cambridge University Press, Cambridge (2005).

158.

Anthony D'Amato: Superior Orders vs. Command Responsibility. *The American Journal of International Law*. 80, 604–608 (1986).

159.

Fichtelberg, A.: Liberal Values in International Criminal Law: A Critique of Erdemovic. *Journal of International Criminal Justice*. 6, 3–19 (2008).
<https://doi.org/10.1093/jicj/mqm026>.

160.

Gaeta, P.: The defence of superior orders: the statute of International Criminal Court versus customary international law. *European Journal of International Law*. 10, 172–191 (1999). <https://doi.org/10.1093/ejil/10.1.172>.

161.

Peter Krug: The Emerging Mental Incapacity Defense in International Criminal Law: Some Initial Questions of Implementation. *The American Journal of International Law.* 94, 317–335 (2000).

162.

Kress, C.: War Crimes Committed in Non-International Armed Conflicts. *Israel yearbook on human rights.* (2000).

163.

Lippman, M.: Conundrums of Armed Conflict: Criminal Defenses to Violate of the Humanitarian Law of War. *Dickinson Journal of International Law.* 15, 1–111 (1996).

164.

Morss, John R.: Banality of Justice: Reflections on Sierra Leone's Special Court, The. *Oregon Review of International Law.* 8, 1–30 (2006).

165.

Defences before the international criminal court: Substantive grounds for excluding criminal responsibility – Part 1. *International Criminal Law Review.* 1, 111–172 (2001).
<https://doi.org/10.1163/15718120121002559>.

166.

Defences before the International Criminal Court: Substantive grounds for excluding criminal responsibility – Part 2. *International Criminal Law Review.* 2, 1–46 (2002).
<https://doi.org/10.1163/157181202400285969>.

167.

Rowe, P.: Duress as a Defence to War Crimes after Erdemović: A Laboratory for a Permanent Court? *Yearbook of International Humanitarian Law.* 1, (1998).
<https://doi.org/10.1017/S1389135900000118>.

168.

Zimmermann, A.: Superior Orders. In: The Rome Statute of the International Criminal Court: a commentary. Oxford University Press, Oxford (2002).

169.

Judgment. *The American Journal of International Law.* 41, 172–333 (1947).

170.

German War Trials: Judgment in Case of Lieutenants Dithmar and Boldt. *The American Journal of International Law.* 16, 708–724 (1922).

171.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

172.

Catani, L.: Victims at the International Criminal Court: Some Lessons Learned from the Lubanga Case. *Journal of International Criminal Justice.* 10, 905–922 (2012).
<https://doi.org/10.1093/jicj/mqs053>.

173.

Aptel, C.: Prosecutorial Discretion at the ICC and Victims' Right to Remedy: Narrowing the Impunity Gap. *Journal of International Criminal Justice.* 10, 1357–1375 (2012).
<https://doi.org/10.1093/jicj/mqs077>.

174.

Spiga, V.: No Redress without Justice: Victims and International Criminal Law. *Journal of International Criminal Justice.* 10, 1377–1394 (2012). <https://doi.org/10.1093/jicj/mqs076>.

175.

Stahn, C.: Participation of Victims in Pre-Trial Proceedings of the ICC. *Journal of International Criminal Justice*. 4, 219–238 (2006). <https://doi.org/10.1093/jicj/mqi089>.

176.

FRIMAN, H.: The International Criminal Court and Participation of Victims: A Third Party to the Proceedings? *Leiden Journal of International Law*. 22, (2009). <https://doi.org/10.1017/S0922156509990057>.

177.

Jorda, C., De Hemptinne, J.: The status and role of the victim. In: *The Rome Statute of the International Criminal Court: a commentary*. Oxford University Press, Oxford (2002).

178.

Cryer, Robert: An introduction to international criminal law and procedure. Cambridge University Press, Cambridge (2010).

179.

SAUL, B.: Legislating from a Radical Hague: The United Nations Special Tribunal for Lebanon Invents an International Crime of Transnational Terrorism. *Leiden Journal of International Law*. 24, 677–700 (2011). <https://doi.org/10.1017/S0922156511000203>.

180.

Di Filippo, M.: Terrorist Crimes and International Co-operation: Critical Remarks on the Definition and Inclusion of Terrorism in the Category of International Crimes. *European Journal of International Law*. 19, 533–570 (2008). <https://doi.org/10.1093/ejil/chn027>.

181.

Joyner, C.: International Extradition and Global Terrorism: Bringing International Criminals to Justice. *Loyola of Los Angeles International and Comparative Law Review*. 25, 493–542 (2002).

182.

Mazandaran, P.A.: An International Legal Response to an International Problem: Prosecuting International Terrorists. *International Criminal Law Review*. 6, 503-548 (2006). <https://doi.org/10.1163/157181206778992232>.

183.

Orlova, A.V., Moore, J.W.: Umbrellas or Building Blocks: Defining International Terrorism and Transnational Organized Crime in International Law. *Houston journal of international law*. 27, 267-310 (2004).

184.

Subedi, S.P.: UN Response to International Terrorism in the Aftermath of the Terrorist Attacks in America and the Problem of the Definition of Terrorism in International Law. *International Community Law Review*. 4, 159-169 (2002).

185.

Subedi, S.P.: UN Response to International Terrorism in the Aftermath of the Terrorist Attacks in America and the Problem of the Definition of Terrorism in International Law. *International Community Law Review*. 4, 159-169 (2002).

186.

Samuel M. Witten: The International Convention for the Suppression of Terrorist Bombings. *The American Journal of International Law*. 92, 774-781 (1998).

187.

Is Hijacking of Aircraft Piracy in International Law. *The British yearbook of international law*. 43, 193-204 (1968).