

Contents

Editor's Preface	VII
Introductions to the Third Edition by the former President of the ICC Judge Song and the current President Judge Fernandez de Gurmendi	XIII
List of Authors	XIX
General Literature	XXV
Abbreviations	XXXI

COMMENTARY

Preamble	1
----------------	---

PART 1. ESTABLISHMENT OF THE COURT

Article 1. The Court	15
Article 2. Relationship of the Court with the United Nations	22
Article 3. Seat of the Court	41
Article 4. Legal status and powers of the Court	103

PART 2. JURISDICTION, ADMISSIBILITY AND APPLICABLE LAW

Article 5. Crimes within the jurisdiction of the Court	111
Article 6. Genocide	127
Article 7. Crimes against humanity	144
Article 8. War crimes	295
Article 8 <i>bis</i> . Crime of aggression	580
Article 9. Elements of Crimes	619
Article 10.	644
Article 11. Jurisdiction <i>ratione temporis</i>	657
Article 12. Preconditions to the exercise of jurisdiction	672
Article 13. Exercise of jurisdiction	690
Article 14. Referral of a situation by a State Party	703
Article 15. Prosecutor	725
Article 15 <i>bis</i> . Exercise of jurisdiction over the crime of aggression (State referral, <i>proprio motu</i>)	741
Article 15 <i>ter</i> . Exercise of jurisdiction over the crime of aggression (Security Council referral)	765
Article 16. Deferral of investigation or prosecution	770
Article 17. Issues of admissibility	781
Article 18. Preliminary rulings regarding admissibility	832
Article 19. Challenges to the jurisdiction of the Court or the admissibility of a case	849
Article 20. <i>Ne bis in idem</i>	899
Article 21. Applicable law	932

PART 3. GENERAL PRINCIPLES OF CRIMINAL LAW

Article 22. <i>Nullum crimen sine lege</i>	949
Article 23. <i>Nulla poena sine lege</i>	967
Article 24. Non-retroactivity <i>ratione personae</i>	971
Article 25. Individual criminal responsibility	979
Article 26. Exclusion of jurisdiction over persons under eighteen	1030
Article 27. Irrelevance of official capacity	1037
Article 28. Responsibility of commanders and other superiors	1056
Article 29. Non-applicability of statute of limitations	1107
Article 30. Mental element	1111
Article 31. Grounds for excluding criminal responsibility	1125
Article 32. Mistake of fact or mistake of law	1161
Article 33. Superior orders and prescription of law	1182

PART 4. COMPOSITION AND ADMINISTRATION OF THE COURT

Article 34. Organs of the Court	1197
Article 35. Service of judges	1204
Article 36. Qualifications, nomination and election of judges	1216

Contents

Article 37. Judicial vacancies 1226

Article 38. The Presidency 1236

Article 39. Chambers 1247

Article 40. Independence of the judges 1253

Article 41. Excusing and disqualification of judges 1258

Article 42. The Office of the Prosecutor 1267

Article 43. The Registry 1278

Article 44. Staff 1289

Article 45. Solemn undertaking 1296

Article 46. Removal from office 1299

Article 47. Disciplinary measures 1307

Article 48. Privileges and immunities 1310

Article 49. Salaries, allowances and expenses 1319

Article 50. Official and working languages 1323

Article 51. Rules of Procedure and Evidence 1332

Article 52. Regulations of the Court 1352

PART 5.
INVESTIGATION AND PROSECUTION

Article 53. Initiation of an investigation 1365

Article 54. Duties and powers of the Prosecutor with respect to investigations 1381

Article 55. Rights of persons during an investigation 1394

Article 56. Role of the Pre-Trial Chamber in relation to a unique investigative opportunity 1411

Article 57. Functions and powers of the Pre-Trial Chamber 1421

Article 58. Issuance by the Pre-Trial Chamber of a warrant of arrest or a summons to appear 1437

Article 59. Arrest proceedings in the custodial State 1458

Article 60. Initial proceedings before the Court 1472

Article 61. Confirmation of the charges before trial 1484

PART 6.
THE TRIAL

Article 62. Place of trial 1551

Article 63. Trial in the presence of the accused 1563

Article 64. Functions and powers of the Trial Chamber 1588

Article 65. Proceedings on an admission of guilt 1621

Article 66. Presumption of innocence 1635

Article 67. Rights of the accused 1650

Article 68. Protection of victims and witnesses and their participation in the proceedings 1681

Article 69. Evidence 1712

Article 70. Offences against the administration of justice 1751

Article 71. Sanctions for misconduct before the Court 1760

Article 72. Protection of national security information 1775

Article 73. Third-party information or documents 1816

Article 74. Requirements for the decision 1826

Article 75. Reparations to victims 1853

Article 76. Sentencing 1871

PART 7.
PENALTIES

Article 77. Applicable penalties 1877

Article 78. Determination of the sentence 1891

Article 79. Trust Fund 1901

Article 80. Non-prejudice to national application of penalties and national laws 1909

PART 8.
APPEAL AND REVISION

Article 81. Appeal against decision of acquittal or conviction or against sentence 1915

Article 82. Appeal against other decisions 1954

Article 83. Proceedings on appeal 1965

Article 84. Revision of conviction or sentence 1986

Article 85. Compensation to an arrested or convicted person 1998

PART 9. INTERNATIONAL COOPERATION AND JUDICIAL ASSISTANCE

Preliminary Remarks	2003
Article 86. General obligation to cooperate	2014
Article 87. Requests for cooperation: general provisions	2019
Article 88. Availability of procedures under national law	2043
Article 89. Surrender of persons to the Court	2046
Article 90. Competing requests	2059
Article 91. Contents of request for arrest and surrender	2068
Article 92. Provisional arrest	2074
Article 93. Other forms of cooperation	2078
Article 94. Postponement of execution of a request in respect of ongoing investigation or prosecution	2103
Article 95. Postponement of execution of a request in respect of an admissibility challenge	2106
Article 96. Contents of request for other forms of assistance under article 93	2111
Art. 97. Consultations	2115
Article 98. Cooperation with respect to waiver of immunity and consent to surrender	2117
Article 99. Execution of requests under articles 93 and 96	2147
Article 100. Costs	2155
Article 101. Rule of speciality	2158
Article 102. Use of terms	2170

PART 10. ENFORCEMENT

Article 103. Role of States in enforcement of sentences of imprisonment	2173
Article 104. Change in designation of State of enforcement	2187
Article 105. Enforcement of the sentence	2190
Article 106. Supervision of enforcement of sentences and conditions of imprisonment	2192
Article 107. Transfer of the person upon completion of sentence	2196
Article 108. Limitation on the prosecution or punishment of other offences	2199
Article 109. Enforcement of fines and forfeiture measures	2205
Article 110. Review by the Court concerning reduction of sentence	2210
Article 111. Escape	2212

PART 11. ASSEMBLY OF STATES PARTIES

Article 112. Assembly of States Parties	2215
---	------

PART 12. FINANCING

Article 113. Financial Regulations	2247
Article 114. Payment of expenses	2252
Article 115. Funds of the Court and of the Assembly of States Parties	2253
Article 116. Voluntary contributions	2263
Article 117. Assessment of contribution	2267
Article 118. Annual audit	2271

PART 13. FINAL CLAUSES

Article 119. Settlement of disputes	2274
Article 120. Reservations	2283
Article 121. Amendments	2298
Article 122. Amendments to provisions of an institutional nature	2305
Article 123. Review of the Statute	2308
Article 124. Transitional Provision	2312
Article 125. Signature, ratification, acceptance, approval or accession	2318
Article 126. Entry into force	2320
Article 127. Withdrawal	2322
Article 128. Authentic texts	2325
Index	2327