Prisoners of the international community: the legal position of persons detained at international criminal tribunals

Abels, D.

Citation for published version (APA):

General rights
It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations
If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: http://uba.uva.nl/en/contact, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.
Acknowledgements

In writing this work, I have received tremendous support from many different persons and institutions. I would like to take this opportunity to express my gratitude to them. I am most grateful to the Netherlands Organisation for Scientific Research (NWO) for subsidising the project (NWO-Toptalent 2007, ‘Prisoners of the international community’). For planting the seed of writing this dissertation, I am grateful to my promotor, Göran Sluiter. I am indebted to him for offering me this opportunity and for all of his support over the past years. I would also like to thank Gerard de Jonge, my co-promotor, for both his support and his many valuable comments and insights. I am most grateful to the members of the doctorate committee, Tom Blom, Miranda Boone, Yvonne Donders, Claus Kreß, Harmen van der Wilt and Dirk Van Zyl Smit. My visits to the international criminal tribunals and my conversations there with persons who actually apply, or “live”, the detention law described in this book have been invaluable. The detainees and authorities of the ICTR, SCSL and ICTY have been very co-operative and have thereby made a significant contribution to this research. I would like to explicitly thank Adama Dieng and Everard O’Donnell for making my stay at Arusha a success. I would also like to thank the ICTR UNDF detention authorities and, in particular, Saido Guindo, the UNDF’s Commanding Officer. The authorities at the SCSL have also been very co-operative. I am particularly thankful to Binta Mansaray, the (then Acting-) Registrar and to Ray Cardinal, the Detention Facility’s Chief of Detention. The ICTY’s authorities have also been most helpful, in particular the Tribunal’s Registrar, John Hocking, and its Commanding Officer, David Kennedy. I would further like to thank the Amsterdam Center for International Law, and in particular Martine van Trigt, for creating a welcoming and academically inspiring environment. Further, it was a great pleasure for me to be able to work at the Criminal Law Department of the University of Amsterdam. Tom Blom, our head of the department, thank you for creating such a joyful environment. I would also like to thank my dear colleagues at the Oudemanhuispoort for their constant support: Henna, Dagmar, Krit, Gaetano, Sergey, Karel, Cassandra, Menno, Arjen, Marc, Dirk, Maik, Asmaa, Frederiek, Paul, Terry, Bas, Toni and Gert. Annemieke van Verseveld, thank you for being my ‘dagelijks begeleider’ and such a wonderful neighbour. Kelly
Pitcher, “my native speaker”, you are my hero! Thank you so much for scrutinising the manuscript and correcting my English! I am also enormously grateful to Egbert Clement who designed the book’s magnificent cover. Martine van Trigt and Koen Vriend, my paranimfen, thank you for all the practical and mental support! I also wish to express my gratitude to Tjeerd Jansen SJ and Theo van Drunen SJ and to the Krijtberg-community. And to my dear parents: this work is lovingly dedicated to you. Yes, D., it seems that you were right about the 37! I miss you dearly.