Direct application of international criminal law in national courts

Ferdinandusse, W.N.

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: https://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.
# Index

## A

**absentia**, trial in......39, 59, 80, 198, 277  
access to court, right of......108, 192, 194, 205  
aggression ......13, 25, 34, 49, 67, 70, 71, 183, 242, 317  
Akayesu case ......55, 126, 129, 182, 186, 212, 251, 257, 264, 285, 320  
amnesty laws.........................191, 207  
apartheid ..20, 24, 42, 180, 196, 198, 203

## B

Barbie case......74, 75, 77, 120, 121, 213, 220, 230, 289, 320  
borderguards case ..................247–51  
Bouterse case 80, 81, 116, 204, 217, 233, 234, 235, 266, 268, 277, 292, 306, 327

## C

chemical weapons..........................262  
command responsibility.............16, 128  
complementarity, principle of......13, 306, 312  
consistent interpretation, principle of  
.............................................154–60  
core crimes law  
deterrence..............................211–12  
grave character.....................183–87  
hierarchy of crimes...............122  
indirect model of enforcement......180  
*Jus Cogens* status ..................191  
manifest illegality .244, 245, 246, 247, 248, 251, 256, 266, 269  
crimes against humanity  
definition............................24  
persecution......30, 127, 135, 228, 262  
cumulative charging ..................122

## D

dédoublement fonctionnel, theory of .277  
democratic legitimacy.............110–11  
double criminality.............26, 85, 130, 134  
dualism...............27, 137, 138, 139, 325  
duress........................................187  
duty to prosecute...............191–208

## E

East-Timor, Special Panel 104, 115, 229, 232, 233, 286  
Elements of Crimes.23, 42, 48, 122, 123, 261, 305, 319  
erga omnes obligations......161, 199, 203, 217, 300, 310  
extradition .26, 29, 33, 56, 59, 63, 64, 74, 84, 85, 95, 118, 130, 134, 166, 175, 198, 213, 214, 217, 258, 267, 304, 318

## F

Finta case ......26, 30, 32, 41, 45, 72, 104, 113, 116, 118, 119, 211, 220, 244, 245, 256, 269, 288, 304  
Purundzija case ...56, 121, 171, 174, 175, 176, 181, 187, 190, 238, 239, 244, 245, 286

## G

*Garantenstellung* .....................246  
general principles of law.34, 72, 75, 164, 186, 229, 231, 232, 237, 238, 239, 254  
genocide  
definition..............................23  
forcible transfer of children ........37  
intent .......................................24, 39, 114  
protected groups ......................35–41  
good faith...............................141, 143, 161

331
H
Habré case...25, 55, 56, 57, 58, 153, 233, 267, 268, 293, 294, 302, 322
I
immunities...54, 103, 107, 108, 134, 149, 158, 172, 177, 188, 189, 190, 192, 214, 219, 264, 316
impresscriptibility...See statutory limitations
incorporation..................19
Islamic law..................34, 300
J
L
Lieber Code .........................63
life, right to...192, 195, 205, 206, 247, 248, 251
M
mistake of law..............244, 246
monism ..................27, 76, 137, 138, 139
N
national criminal law
ordinary crimes as basis for core crimes prosecutions...30–33, 208–12
relationship to international humanitarian law ........129–32
ne bis in idem principle...122, 134, 209, 210
necessity......35, 127, 185, 202, 206, 242
nulla poena sine lege......See principle of legality, penalties
nullum crimen sine lege...See principle of legality
Nulyarimma case...53, 55, 104, 109, 110, 112, 199, 219, 221, 266, 267, 273, 287, 305, 315
Nuremberg Charter ......25, 51, 67, 74, 75, 76, 78, 95, 121, 216, 265
O
opinio necessitatis.............164
P
pacta sunt servanda principle...137, 143, 144, 147, 149, 151
penalties..........................134–35
Pinochet cases
Belgium..........................56, 59, 217, 254
England......................26, 69, 71, 219, 221
Netherlands..................108
Spain.........................39
piracy..........................47, 62, 64, 66, 97, 319
Polyukhovich case....111, 128, 131, 186, 208, 209, 219, 226, 231, 287
Priebke case..85, 87, 258, 287, 304, 321
principle of legality........100, 225–70
accessibility..................239–41
foreseeability................241–51
penalties..........................259
rule against common law crimes ....54, 62, 64, 65, 72
R
rape .31, 35, 43, 122, 127, 134, 193, 212, 238, 239, 245, 256, 275
reciprocity, in international law of a humanitarian character........161–70
remedy, right to..................189, 194
reprisals...................35, 162, 164
rule of reference
definition..........................19
general.........................47–95
specific......................42–47
S
Security Council .12, 160, 182, 197, 236, 308
self-executing treaties.........21, 144–47
separation of powers.....................113
Sierra Leone, Special Court.....115, 133, 210, 211, 286, 299, 312, 319
slavery......24, 34, 63, 128, 174, 196, 244
sovereignty..............108–11, 140

332
**stare decisis**, lack of in international criminal law ........................................ 122
State responsibility, law of ........................................ 44, 102, 142, 176, 180, 197, 207, 272, 274, 319
statutory limitations ........................................ 59, 74, 84, 87, 135, 190, 217
superior orders ........................................ 84, 113, 118, 246
system crimes ........................................ 101, 224

**T**
terrorism ........................................ 25, 102, 166, 197, 202, 316
Touvier case ........................................ 30, 74, 75, 220, 289, 320
treaties
  automatic succession ........................................ 163, 164
  interpretation ........................................ 123–25
  reservations ........................................ 163, 232

**U**
universal jurisdiction ........................................ 25, 38, 54, 56, 57, 59, 69, 70, 76, 80, 86, 132, 175, 186, 187, 190, 199, 206, 209, 211, 259, 265, 269, 275, 277, 306

**V**
Velasquez Rodriguez case ........................................ 192, 285

**W**
war crimes
  definition ........................................ 24
gravest breaches of the Geneva Conventions ........................................ 127, 246
in internal armed conflict ........................................ 24, 90, 92, 129, 130, 132, 164, 263, 264, 315
violence to life and person ........................................ 262
WTO law ........................................ 160, 310