

CRJU309 Cheat Sheet by Isla23456 via cheatography.com/208132/cs/44529/

Rome Statute

Article 25 - Individual Penal/Criminal Responsibility; established through state practice and previous tribunals

1. Court has jurisdiction over individuals from state-parties; 2. a person who commits a crime within jurisdiction of ICC = individually responsible & liable for punishment under Statute

Article 5 - Crimes w/in jurisdiction of ICC

Limited to most serious crimes of concern to the international community = gravity threshold; genocide (genocide convention), CAH (Nuremburg tribunal), war crimes (customary practice), aggression (product of post-war tribunals); all offences established in customary int. law

Elements of Crime

Developed for prosecution purposes; broke definitions of offences into actus reus & mens rea

Art 12 - Grounds for exercise of jurisdiction

1. Signing = accepting jurisdiction over crimes in Art 5; 2. State Parties - if a state party has either territorial (2(a)) or nationality (2(b)) jurisdiction; 3. non-state parties may accept the Jurisdiction of the ICC by declaration.

Jurisdiction over Nationals of non-state parties

Rome Statute (cont)

Arrest warrants for Netanyahu & Hamas leaders - Jurisdiction = offences take place within territory of state party (Palestine); pre-trial chamber determining jurisdiction: Key argument against jurisdiction = Palestine not recognised in int. law as a state & territory of non-state cannot est. court jurisdiction; Counter argument = secretary general has accepted Palestine registration, & UN GA has passed resolution recognising Palestine as a state.

Legal arguments against ext. jurisdiction to non-state parties

Violation of pacta tertiis rule (you cannot in int. law, adjudicate over the actions of a state that is not a party to the treaty without that states consent). e.g., Monetary Gold case - ICJ refused jurisdiction b/c state wasn't a party to UN charter. counter argument not violating pacta tertiis rule b/c not over the actions of another state, b/c prosecuting individuals not entire states. Delegation of jurisdiction to ICC pro ICC: you can do anything regarding jurisdiction unless there is a specific rule stopping you (rely on SS Lotus)

Art 13 - Jurisdictional Triggers

Rome Statute (cont)

referral to prosecutor by (a) state party [must refer whole situation] (b) Security Council acting under Ch VII powers [gives non-parties authority to refer situations to ICC, or (c) prosecutor launches investigation

Art 15 - Prosecutor has proprio motu powers

1. Prosecutor can initiate investigations based on info (often from NGOs) 2. Must analyse serious of info 3. Must conclude reasonable basis for investigation & submit to PTC for authorisation [if PTC says no, prosecutor can request again w/ new evidence

Role of SC in jurisdiction of ICC

Relationship Agreement betw/
the ICC and UN & RS Art 4: ICC
designed to be independent
institution; stands outside of UN.
SC powers under RS: referral
(13(b)), deferral (16) [political
interference eroding the independence]

Requirements for Admissibility

Rome Statute (cont)

Gravity Test - 17(1)(d) - "suf-

ficient gravity to justify further action by the court" tested by quant & qual factors re: scale, nature, modus operandi, impact and/or high rank of accused. Complementarity - Art 17(1) inadmissible if: (a) Case is being investigated/prosecuted by a state with jurisdiction, or State is unwilling or unable to genuinely investigate/prosecute, or (b) Case has been investigated by a state that has decided not to prosecute, unless the decision resulted from unwillingness or inability to genuinely prosecute.

Negative complementarity court steps in when there is no activity at national level

1. Is there activity at nat. level? - Muthara: domestic & ICC investigations must contain substantially the same conduct. 2. is qual of activity sufficient to meet the threshold in Art 17. • Complementarity = aimed at balancing CRJU with state sovereignty

17 Threshold



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Rome Statute (cont)

Unwillingness 17(2)*1. Proceedings used to shield accused 2. unjustified delay 2. proceedings not independent/impartial.

Inability 17(3) 1. total/substantial collapse of state's CRJU 2. unavailability of CRJU = state cannot obtain the accused/evidence/otherwise proceed.

Complementarity in Kenya

P v William Samoei Ruto et al:
Kenya challenging arrest
warrants re: nat. activity. 1. case
inadmissible if same suspects
investigated for substantially
same conduct. 2. Being investigated = mere preparedness not
enough, must prove to have
taken sufficient investigatory
action

Enforcement

General duty to comply (86) & finding of non-compliance (87(7)) Non-compliance by Sth Africa re: request for arrest & surrender of Al-Bashir exceptions to 86: 98(1) if state would have to act inconsistently with the diplomatic or State immunity of a third state; 98(2) if compliance = requested State to act inconsistently with its obligations under international agreements [US used SOFA agreements to undermine jurisdiction of ICC]. Punishment 103(1)(a) sentences serves in designated states willing to accept accused

War Crimes

Structural elements differentiate int. crimes from common law crimes

contextual elements link crimes to specific situations - war crimes = violation of rules of armed conflict. Structural requirements of applying IHL 1. Must be armed conflict 2. Must be a nexus between crime & armed conflict. 3. Must prove that accused was aware that there was an armed conflict 4. there must be a victim

Rules of Armed Conflict (AC) - int. humanitarian law

Hague law - restricts conduct in war: 1. distinction between civilian [lawful] & military [unlawful] targets [surrendered military = unlawful] 2. minimal military suffering 3. minimal collateral damage. Geneva Law - protection of persons/property potentially affected: protection of all non-combatants incl. POWs, injured combatants

P v Tadic requirements of a war crime

1. violation of IHL - must be custom or treaty 2. must be serious (gravity). 3. must entail individual criminal responsibility. "AC = resort to armed force betw/ states or armed violence betw/ govt & organised armed groups in state

International Armed Conflict

War Crimes (cont)

Art 2 Geneva Conv. = armed conflict betw/ states of any gravity including an occupation that meets no resistance.

categorisation difficulty 1. wars of national liberation [Additional Protocol I, article 1(4) - fighting against colonial domination/alien occupation/racist regime = int.

AC]. 2. Internationalised non-int.

AC - Tadic appeal chamber re:

Belgrade involvement = "overall control test"

Non-International AC

Art 3 Geneva Conv.: Threshold = enough control over a territory to be able to apply humanitarian law to themselves. If there is a threshold of territory & activity in order to apply law, some degree of organisation must exist. P v Ljube Boskoski & John Tarculovski facts of the conflict (frequency of AC, heavy weaponry, etc.) used to est. intensity threshold & relevant facts (no. of members, leadership structure) used to est. organisational level. Akayesu: control of territory not necessary but indicative. Pv Bosco Ntaganda: non-int. AC = at least two organised armed groups + armed violence of a certain intensity.

Nexus between the crime & the armed conflict

War Crimes (cont)

Art 3 of ICTY = crime closely related to AC. P v Kunarac = 1. entire territories of warring states or parties in internal conflicts 2. Violations of war laws can occur in places/times without active fighting, if related to conflict. 3. Crimes geographically/temporally remote from combat still = war crimes if tied to hostilities elsewhere. 4. AC doesn't need to cause the crime but must play a significant role in its execution. 5. Acting in furtherance of the conflict is enough to link crimes to the conflict.

Awareness of AC

P v Kordic: nullum crimen sine lege principle does not require accused knowing specific legal definition of each element of a crime he committed; sufficient = aware of the factual circumstances

Victim

Geneva law: distinction between lawful targets [military] and victims of AC who are protected [civillians, wounded etc.] Hague law: distinction between lawful/unlawful means/methods of warfare. victim reflected in these distinctions

Specific Offences



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