1W//644792(039)

INTERNATIONAL CRIMINAL LAW SERIES

THE LEGISLATIVE HISTORY OF THE INTERNATIONAL CRIMINAL COURT

Second Revised and Expanded Edition

EDITED BY M. CHERIF BASSIOUNI AND WILLIAM A. SCHABAS

BRILL | NIJHOFF

Contents

	Acknowle	edgments IX			
	About the Editors X				
	Secretary General's 1998 Letter XIII				
	Preface to the First Edition by the United Nations				
	Secretary-General XIV				
	Introduction XVI				
	Photos XXI				
	Table of Abbreviations XXV				
P	art 1				
1	Chronolo	gy of Relevant Historic Dates and Events 3			
2	2 International Criminal Justice: A Historical Perspective 45				
Introduction 45		ion 45			
	Section 1	International Investigative and Prosecutorial Bodies:			
		1919-1994 49			
	Section 2	Establishing a Permanent International Criminal Court:			
		1937–1998 60			
	2.1	The Period of Slow Progress: 1937–1989 60			
	2.2	Rapidly Changing Times: 1989–1998 68			
	2.3	1995–1998: Preparing the Draft Icc Statute 73			
	2.4	Informal Inter-Sessional Meetings 81			
	2.5	The 'Like-Minded States' 82			
	2.6	The NGO Community 83			
	Section 3	The 1998 Rome Diplomatic Conference 84			
	3.1	Introduction 84			
	3.2	Setting the Stage for the Conference 85			
	3.3	The Diplomatic Conference's Beginnings 88			
	3.4	The Flow of Texts to the Drafting Committee 91			
	3.5	The Negotiating Process 96			

Deference to National Sovereignty and the Problems of National

3.6 The Final Stage 99

Section 4 The Absence of Legal Method 102

Implementing Legislation 110

VI CONTENT

	Section 5	Post-Rome: The Preparatory Commission (1998–2002) and Assembly of States Parties and the Review Conference
	5.1	The Preparatory Commission: 1998–2002 114
	5.2	The Assembly of States Parties 123
	5.3	The Kampala Review Conference 125
	Conclusio	on 128
3		Nature, Functions, and Mechanisms 132
	Section 1	Nature of the Institution 132
	1.1	Characteristics 132
	1.2	The Subjects of the ICC 135
	1.3	Prospective Jurisdiction 136
	Section 2	Jurisdictional Mechanisms 137
	2.1	Particularities of the ICC's Jurisdiction 137
	2,2	Referral of a 'Situation' 141
	2.3	Complementarity: The ICC and National Legal Systems 144
	2.4	Jurisdictional Bases and Preconditions to the Exer ^{cise}
		of Jurisdiction 147
	2.5	Admissibility 149
	2.6	Jurisdiction of the ICC over Nationals of Non-Party States 154
	2.7	The Security Council's Jurisdictional Role 156
	2.8	The Article 98 Jurisdictional Exception 161
	2.9	Jurisdictional Issues and Other Obligations under
		International Law 164
	2.10	Settlement of Jurisdictional Conflicts 165
	section 3	Crimes within the Jurisdiction of the ICC 165
	3.1	Genocide 167
	3.2	Crimes against Humanity 168
	3.3	War Crimes 174
	3.4	The Crime of Aggression 176
	3.5	Elements of Crimes 177
	3.6	Other Crimes 179
	Section 4	Elements of Criminal Responsibility and Penalties 180
	4.1	Ne bis in idem 186
	4.2	Penalties and Sentencing 187
	Section 5	Applicable Law 189
	Section 6	Stages of the Judicial Proceedings 193
	6.1	Initiation of the Investigation and Prosecution 194
	6.2	The Trial 199

CONTENTS VII

6.3	The Appeal 202				
6.4	Procedural Due Process 202				
Section 7	Victims' Rights 206				
Section 8	Cooperation and Enforcement Modalities 208				
8.1	Overall Character 208				
8.2	General Nature of the Obligation to Cooperate 210				
8.3	Exceptions to the Obligation to Cooperate 213				
Section 9	Organization and Operation of the ICC 213				
9.1	The Presidency 214				
9.2	The Court: The Appeals, Trial, and Pre-Trial Divisions 214				
9.3	The Office of the Prosecutor 215				
9.4	The Registry 216				
9.5	The Assembly of States Parties 216				
9.6	The Seat and Languages of the ICC 216				
Section 1	o National Implementing Legislation 217				
Section 1	Ratification, Amendment, and Reviewing the Statute 219				
Section 1	2 The Relationship of the ICC with the United Nations 220				
Conclusi	on 221				
Part 2					
	Statute, Elements of Crimes, Rules of Procedure & Evidence				
and Regi	ulations of the Court: Integrated Text 229				
Part 1 Est	ablishment of the Court 231				
Part 2 Jun	isdiction, Admissibility, and Applicable Law 233				
Part 3 Ge	neral Principles of Criminal Law 306				
Part 4 Co	mposition and Administration of the Court 314				
Part 5 Inv	restigation and Prosecution 359				
Part 6 Th	e Trial 385				
Part 7 Per	nalties 449				
Part 8 Ap	peal and Revision 454				

VIII CONT

Part 9 International Cooperation and Judicial Assistance 468

Part 10 Enforcement 490

Part 11 Assembly of States Parties 506

Part 12 Financing 508

Part 13 Final Clauses 510

Bibliography 515

Appendix 1 – Negotiated Relationship Agreement between the International Criminal Court and the United Nations 564

Appendix 2 – Agreement on the Privileges and Immunities of the International Criminal Court 574

Index 593