

Index

A	definition of crime of aggression and, 25, 26
ABS approach at Kampala Review Conference,	Friendly Relations Declaration (1970) on, 158-60
48–50, 740	German proposal to Preparatory Committee (1997)
Ad Hoc Committee Report on aggression (1995),	regarding, 234
205–8	ILC Draft Code (1951) on, 150-4
admissibility and complementarity	ILC Draft Code (1991) on, 184-90
Preparatory Commission on, 359, 362, 363	interpretive understandings on crime of aggression,
SWGCA on, 433–4, 442, 443, 448	94–7
Afghanistan	Preparatory Committee on, 224
at Rome Conference, 285, 301, 310, 318	in self-defence, 26, 130, 183, 224
on UN General Assembly Resolution 3314, 177–8	SWGCA on terminology for, 486
aggression, crime of. See crime of aggression in Rome	UN Charter prohibiting, 129, 151, 153
Statute of ICC	Armenia, Rome Conference proposal of, 273
Algeria, at Rome Conference, 265, 288, 310	Assembly of States Parties (ASP)
amendments on crime of aggression, negotiating, 3–57	amendments, negotiation of. See under amendments
by ASP, 5, 42–6	on crime of aggression, negotiating
counting votes, 45–6	Continuity of Work in Respect of the Crime
jurisdictional filters, 43–4, 45	of Aggression, 2002 Resolution on, 417
State consent, 43, 45, 686, 687–8	elements of crime of aggression
US, involvement of, 44–5	2002 draft elements, 418–19
at Kampala Review Conference. See Kampala Review Conference	2009 draft elements, 708
	Chairman's Non-Paper on (2009), 677–84
phases of, 5	meetings regarding, 42, 44
by Preparatory Commission. See Preparatory	Princeton Report (2009) on, 692, 693–9
Commission	on jurisdiction, 43, 45, 685, 689, 699–707, 715–18
at Rome Conference on ICC, 5–8	official documents of, xiv
Rome Statute provisions on adoption of	Princeton Report (2009), 692–707
amendments, 327–8	on State consent, 43, 45, 686, 687–8, 700–4, 716–17,
by SWGCA. See Special Working Group on the	721–2
Crime of Aggression	on State referral, 686, 689
text of amendments, 101–7	SWGCA established by, xiii, 417
Andorra, at Rome Conference, 294, 300, 314	on UN Security Council referral, 689
Anggadi, Frances, xi, 58	attempted aggression
Angola, at Rome Conference, 269, 289, 313	Montreux Draft Elements of Crimes on, 69
Arab League Pact (1945), 150–1	Samoa proposal (2002) regarding, 409
Arab States	SWGCA on, 23, 455–7, 479–81, 486, 502–4, 562
amendments on crime of aggression, negotiating,	threats of aggression, ILC on, 188–90
6, 11	Australia
Preparatory Commission proposal (1999) on	on elements of crime of aggression, 62, 63, 677,
definition of aggression, 335	693
Rome Conference proposals	at Rome Conference, 283
1 July, 272	Austria, at Rome Conference, 280, 288, 298, 305, 308
9 July, 302–3	Azerbaijan, at Rome Conference, 7, 282, 307
Argentina	
Kampala Review Conference	В
ABS approach at, 48–50, 740	Bahrain, at Rome Conference, 288
ABSC approach at, 50-1, 772	Bangladesh, at Rome Conference, 270, 293, 300
at Rome Conference, 296	Barriga, Stefan, xi, 3, 81
armed force, use of	Bassiouni, M. Cherif, xiii

821



822

Cambridge University Press 978-1-107-01527-2 - The Travaux Préparatoires of the Crime of Aggression Edited by Stefan Barriga and Claus Kreß Index More information

> Belgium Comoros, at Rome Conference, 290 complementarity and admissibility amendments on crime of aggression, negotiating, 36 Kellogg-Briand Pact (1928), 124-5 Preparatory Commission on, 359, 362, 363 Preparatory Commission proposal (2002), 411 SWGCA on, 433-4, 442, 443, 448 at Rome Conference, 261, 281, 298 conduct SWGCA proposal (2007), 530-4 element 1 of crime of aggression, 64-6, 69, 670, 695 WWI invasion of, 111-13 Samoa proposal (2002) on, 404, 408 Benin, at Rome Conference, 290, 298 SWGCA Discussion Paper 1 (2005) on, 471-2, Bieberstein, Baron Marschall von, 111 476 - 7binding nature of determination of act of aggression, Conference of American States, 1928 Havana Resolution, 123, 138, 148 Blaak, Mirjam, 575 Congo, at Rome Conference, 290, 313 Böhlke, Marcelo, 711, 720 consequence, circumstance or context element, material Bolivia, at Rome Conference, 314 element regarded as, 69, 71, 404-5 Bormann, Martin, 198 conspiracy, Nuremberg Tribunal on, 149 Bosnia and Herzegovina Continuity of Work in Respect of the Crime of Aggression, ASP 2002 Resolution on, 417 Preparatory Commission proposals (2001) Control Council Law No. 10 (1945), 132-3, 371 on definition of crime of aggression, 385-7 on jurisdiction, 381, 388-92 Coordinator's Paper (2002), Preparatory at Rome Conference, 289 Commission, 9 Botswana April text, 398-9 at Rome Conference, 269, 283, 312 on definition of crime of aggression, 10-11, 398, 412 on UN General Assembly Resolution 3314, 174 on elements of crime of aggression, 413-14 on fitting crime of aggression into Rome Statute, 12 Kampala Review Conference July text, 412-14 on jurisdiction, 12-13, 31, 32, 398-9, 412-13 ABS approach at, 48-50, 740 ABSC approach at, 50-1, 772 Samoa proposal (2002) using, 403 statement of position at, 811 SWGCA and, 19, 20, 21, 23, 28, 29 at Rome Conference, 267, 284, 299, 308 on threshold clause, 28, 29 Britain. See United Kingdom in UN Security Council's role, 32, 398-9, 412-13 Burkina Faso, at Rome Conference, 292 Costa Rica, at Rome Conference, 263, 301 Burundi, at Rome Conference, 289, 310 Côte d'Ivoire, at Rome Conference, 261, 298 crime of aggression in Rome Statute of ICC, xiii-xv amendments Cambodian proposal to Preparatory Commission, 411 negotiation of, 3-57. See also amendments on crime of aggression, negotiating amendments on crime of aggression, negotiating, 6 text of, 101-7 at Rome Conference, 271, 274-6, 287, 299, 314 elements of crime, 58-80. See also elements of crime Canada of aggression on interpretive understandings, 96 fitting crime of aggression into Statute Kampala Review Conference Preparatory Commission on, 12 ABSC approach at, 50-1, 772 SWGCA on, 12, 18-20, 431-3 State consent, non-paper on, 753 historical documents behind, xiv SWGCA meetings, financial support for, 496, 519 interpretive understandings regarding, 81-97. See causation, 65 also interpretive understandings on crime of Chapultepec, Act of (1945), 150-1 aggression Chile, at Rome Conference, 284, 297 negotiation process, xiv travaux préparatoires on, xiv at Kampala Review Conference, 814 criminal law, general principles of at Rome Conference, 269, 281 Preparatory Commission on, 362, 409 on UN General Assembly Resolution 3314, 166 SWGCA on, 435-41, 442 Colombia Croatia, at Rome Conference, 283, 301, 306 clarifications to proposal to Preparatory Commission, 355-6 at Kampala Review Conference, 814 Italian proposal to Preparatory Commission, at Rome Conference, 270-1, 285, 308 SWGCA proposal (2003), 423 comments on, 360 proposals to Preparatory Commission customary international law and definition of crime of 2000, 353-4 aggression 2002, 410 German proposal to Preparatory Commission (2000) command responsibility, 19-20, 324. (see also regarding, 372, 373

interpretive understanding on, 92-3

Index

leadership clause)



Index 823

leadership clause (element 2), 66-8, 670, 677, 695

Cyprus	Denmark
at Rome Conference, 290	at Rome Conference, 264, 289, 311
on UN General Assembly Resolution 3314, 172-4	SWGCA meetings, financial support for, 692, 693–9
Czech Republic, at Rome Conference, 290, 300	differentiated versus monistic approach, 21, 23,
Czechoslovakia, as signatory of Kellogg-Briand Pact	471–81, 512, 526, 537–8, 545, 549–50,
(1928), 124–5	560, 577
_	dispute settlement agreements
D	Friendly Relations Declaration (1970), 159–60
Danspeckgruber, Wolfgang, 16	Havana Resolution (1928), 123
Daskalopoulou-Livada, Phani, 489	League of Nations, 1919 Covenant of, 114–17, 120
Declaration Concerning Wars of Aggression (1927),	Protocol for Pacific Settlement of International
League of Nations, 122, 138, 148	Disputes (Geneva Protocol; 1924), 120, 138
Declaration on the Enhancement of the Effectiveness	UN Charter (1945) on, 129
of the Principle of Refraining from the Threat	Doenitz, Karl, 198
or Use of Force in International Relations	domestic jurisdiction
(1987), 188	interpretive understanding regarding, 83, 93–4, 805
definition of crime of aggression	at Kampala Review Conference
Ad Hoc Committee Report on (1995), 205–8	Chairman's introductory remarks, 739
* * * * * * * * * * * * * * * * * * * *	
armed force, use of, 25, 26	Chairman's Non-Paper on Further Elements for a
in Control Council Law No. 10 (1945), 132–3	Solution, 735
customary international law and	on understandings, 805
German proposal to Preparatory Commission	WGCA Report, 771
(2000) regarding, 372, 373	Dominica, at Rome Conference, 269
interpretive understanding on, 92–3	Dominican Republic, at Rome Conference, 289
differentiated versus monistic approach to, 21,	double jeopardy (ne bis in idem), 105, 362, 434–5, 442
23, 471–81, 512, 526, 537–8, 545, 549–50,	Draft Code of Crimes against the Peace and Security of
560, 577	Mankind, ILC. See International Law
elements of crime and. See under elements of crime	Commission (ILC) Draft Code of Crimes against
of aggression	the Peace and Security of Mankind
Friendly Relations Declaration (1970) on,	·
161, 188	E
in ILC Draft Codes. See under International Law	Ecuador
Commission (ILC) Draft Code of Crimes against	at Rome Conference, 293
the Peace and Security of Mankind	on UN General Assembly Resolution 3314, 167
interpretive understandings regarding. See under	effective control
interpretive understandings on crime of	concept of, 67
aggression	proposal by Belgium, Cambodia, Sierra Leone, and
Kampala Review Conference on, 727–33, 736, 744,	Thailand regarding (2002), 411
*	
751–2, 755–6, 767, 791, 800	text of amendment regarding, 104
in London Charter (1945), 131, 205	Egypt
Mutual Assistance, in 1923 Draft Treaty of, 119	on definition of crime of aggression, 226–7
Nuremberg Principles (1950) on, 146–9	at Rome Conference, 266, 286, 299, 309, 317
Nuremberg Tribunal on, 10, 135–50, 198, 205	elements of crime of aggression
Preparatory Commission on. See Preparatory	ASP debates regarding. See under Assembly of
Commission	States Parties
Preparatory Committee on, 212–13, 215–16, 223–5,	conduct (element 1), 64–6, 69, 670, 695
226–7, 228–9, 241–2, 247, 248–50	definition of crime of aggression
Rome Conference on. See Rome Conference	adequacy as clarifications of, 80
Security Council definition, 12, 24, 25, 28	close link between elements and, 79
Soviet Draft Definition (1933), 126–7	not contained in elements, 65
specific versus generic definition, 24–5, 463, 485,	sensitivity to compromises regarding, 63, 69
497–9	draft elements
SWGCA on. See Special Working Group on the	2002, 405–9, 418–19
Crime of Aggression	2009 Montreux Draft Elements, 669-73
text of amendment regarding, 102–3	2009 Princeton Draft Elements, 708
Tokyo Charter (1946), 134	general introduction, 77, 679
UN GA Resolution 3314 on. See UN General	individual criminal responsibility, elements
Assembly Resolution 3314	pertaining to, 670, 681
War Responsibility, in 1919 Commission Report on,	at Kampala Review Conference, 47, 59, 79–80,
111–13	727–33, 746–7, 758, 768, 794, 802–3
	, = , 55, , 10 1, ,50, ,00, ,7 1, 002 5

Zutphen Draft Statute (1998) on, 241-2

More information

824

elements of crime of aggression (cont.) on UN General Assembly Resolution 3314, 169 material element (element 3), 68-71, 80, 671-3, French, Greg, xi, 58 Friendly Relations Declaration (1970), 158-60, 696-7 mental element (element 4), 71-5, 671-3, 696-7 161, 188 Montreux meeting, 62-79 Nuremberg Tribunal and, 371, 372, 561 Preparatory Commission on, 58, 60-1, 363, 370-3, Gabon, at Rome Conference, 291 403-9, 413-14 Geneva Conventions, 145, 206, 290, 404, 408 Princeton meetings, 62-79 Geneva Protocol (Protocol for Pacific Settlement of Rome Statute and, 58, 59, 60 International Disputes; 1924), 120, 138, 148 scheme and principles of, 64-77 significance of, 80 amendments on crime of aggression, negotiating, 6, special introduction, 72, 73-4, 76-7, 78-9, 679-80 9, 11, 25, 28, 30 State act of aggression, elements pertaining to, definition of crime of aggression in Criminal Code 671-3, 682-3, 696-7 of, 475 SWGCA on. See under Special Working Group on individual criminal responsibility in, 478 the Crime of Aggression on interpretive understandings, 92-3, 95-6 text of amendment regarding, 104 Kampala Review Conference and, 52 threshold requirements, material and mental Preparatory Committee, proposals on definition of aggression to, 223-5, 233-7, 247, 340, 367-74 elements (elements 5 and 6), 75-7, 671-3, 684, at Rome Conference, 255-6, 282-3, 297, 306, 318 UN GA Resolution 3314 and, 61 SWGCA meetings, financial support for, 450, 488, entry-into-force procedures. (see also State consent) 559, 692, 693-9 adoption only model for, 39 General Assembly Resolution 3314, German consequences of rules regarding State Parties not Democratic Republic delegate on, 170-1 Versailles, acceptance of responsibility in Treaty of, accepting amendment, 39-41 Kampala Review Conference on, 48, 50, 52, 734, 118, 139 739, 761, 763, 766–7, 780 Ghana, at Rome Conference, 284, 306 opt-in regime for, 38, 603-4, 625 Great Britain. See United Kingdom opt-out regime for, 451-3, 604, 625, 780 Greece SWGCA on, 36-41, 551, 594, 603-4, 617, 621-6, amendments on crime of aggression, negotiating, 649-51 7, 11, 25 UN Security Council referrals and, 622-3 Preparatory Commission proposals unified regime for, 37-8, 604 1999, 343 Ethiopia, at Rome Conference, 268, 292, 301, 311 2000 375-8 European Union (through Austrian representative), at at Rome Conference, 261-2, 286, 309 Rome Conference, 280, 288, 298, 305, 308 'green light' option. See under UN Security Council evidence and procedure, rules of Grover, Leena, xi, 81 Preparatory Commission on, 363 Guatemala SWGCA on, 443, 448 Preparatory Commission proposal (2001) by, 393 excluding criminal responsibility at Rome Conference, 293 mistakes of fact or law as grounds for, 72, 73-4, 326 Guinea, at Rome Conference, 293 in Rome Statute, 325-6 Guinea-Bissau, at Rome Conference, 294, 297 exercise of jurisdiction. See jurisdiction Hague Convention (1907), 137 Ferencz, Benjamin, xiv, 736 Harris, Whitney, 736 Havana Resolution (1928), 123, 138, 148 Fernández de Gurmendi, Silvia, 9, 296, 425 Fife, Rolf, 574 historical documents on crime of aggression, xiv filters, jurisdictional. See jurisdiction Holtzendorff, Leonie von, xi, 81 humanitarian interventions, 29 at Rome Conference, 288 Hungary, at Rome Conference, 289, 301 SWGCA meetings, financial support for, 450, 488, 496, 519, 559, 692, 693-9 fitting crime of aggression into Rome Statute ICC (International Criminal Court) and crime of Preparatory Commission on, 12 aggression. See crime of aggression in Rome SWGCA on, 12, 18-20, 431-3 Statute of ICC ICJ. See International Court of Justice at Kampala Review Conference, 811 ICTY (International Criminal Tribunal for the former Kellogg-Briand Pact (1928), 124-5 Yugoslavia) at Rome Conference, 265, 293, 296 on effective control, 67

Index



Index 825

interpretive understandings on crime of aggression,

on definition of crime of aggression, 83

ILC. See International Law Commission (ILC) Draft on effective control, 67 Code of Crimes against the Peace and Security of Preparatory Commission on role of, 363, 377, 391-2, 397, 399 Mankind illegality of crime of aggression SWGCA on role of, 484, 506, 509, 528, 543, 550, Ad Hoc Committee Report on (1995), 205-8 566-7, 593 Arab League Pact (1945) on, 150-1 International Criminal Court (ICC) and crime of Chapultepec, Act of (1945), 150-1 aggression. See crime of aggression in Rome Declaration Concerning Wars of Aggression (1927) Statute of ICC on, 122, 138, 148 International Criminal Tribunal for the former in Friendly Relations Declaration (1970), 158-60 Yugoslavia (ICTY) German proposal to Preparatory Committee (1997) on effective control, 67 regarding, 233, 234 International Institute of Higher Studies in Criminal Havana Resolution (1928) on, 123, 138, 148 Sciences, 205 in ILC Draft Code of Offences (1951), 150-4 International Law Commission (ILC) Draft Code of Inter-American Treaty of Reciprocal Assistance Crimes against the Peace and Security of (1947) on, 150-1 Mankind Kellogg-Briand Pact (1928) on, 124-5, 136-7, 142, 1951 Draft Code, with Commentary, 150-4 143, 147, 150-1 1954 Draft Code, with Commentary, 155-7 League of Nations Covenant (1919) on, 114, 150-1 1991 Draft Code, with Commentary, 184-90 Mutual Assistance, 1923 Draft Treaty of, 119, 1994 Draft Code, with Commentary, 191-4 1996 Draft Code, with Commentary, 195-9 137, 147 Nuremberg Judgment (1946) on, 135-40 amendments, negotiating, 4, 6 Nuremberg Principles (1950) on, 146-9 on definition of crime of aggression OAS Charter (1948) on, 150-1 in 1951 Code, 150-4 in 1954 Code, 155-7 Preparatory Commission Report (1996) on, 211-12 in 1991 Code, 184-90 Protocol for Pacific Settlement of International in 1994 Code, 191-4 Disputes (Geneva Protocol; 1924), 120, 138, 148 in 1996 Code, 197-9 Rio de Janeiro Anti-War Treaty of Non-Aggression Ad Hoc Committee report (1995) on, and Conciliation (1933) on, 150-1 205, 206 Tokyo Judgment (1948) on, 142-5 elements of crime of aggression, German proposal incitement to aggression, 409 to Preparatory Commission (2000) regarding, incorporating crime of aggression into Rome Statute Preparatory Commission on, 12 on illegality of crime of aggression, 150-4 SWGCA on, 12, 18-20, 431-3 interpretive understanding regarding domestic India, at Rome Conference, 266, 285 jurisdiction and, 93 individual criminal responsibility on jurisdiction, 195-7 on link between State act and individual crime, differentiated versus monistic approach to, 21, 23, 471–81, 512, 526, 537–8, 545, 549–50, 185-6 560, 577 on threats of aggression, 188-90 elements pertaining to, 670, 681 **UN Security Council** ILC 1991 Draft Code on, 185-6 determinations of aggression by, 186-7 Preparatory Commission on, 385-7 referrals by, 192-4 Preparatory Committee on, 224 on use of armed force, 150-4, 184-90 Rome Statute on, 323 International Military Tribunal at Nuremberg. See State act of aggression, link to, 185-6, 224 Nuremberg Tribunal SWGCA on, 20-4, 453-5, 471-81, 493-4, 510-13, International Military Tribunal at Tokyo. See Tokyo 537-8, 549-50, 560-2, 581, 585-6, 606-9 Tribunal Indonesia, at Rome Conference, 298, 310 international tribunals.specific tribunals integrating crime of aggression into Rome Statute Control Council Law No. 10 (1945), 132-3 Preparatory Commission on, 12 League of Nations, 1919 Covenant SWGCA on, 12, 18-20, 431-3 of, 114-17 intention, concept of, 65 London Charter (1945), 131 Inter-American Treaty of Reciprocal Assistance (1947), Tokyo Charter (1946), 134 150-1UN General Assembly Resolution 95 on, 141 Versailles, Treaty of (1919), 118, 138 International Association of Penal Law, 205 International Commission of Inquiry, Mediation and War Responsibility, 1919 Commission Report on, 111-13 Arbitration, 111

International Court of Justice (ICJ)

advisory opinions from, 13, 399

Ad Hoc Committee report (1995) on role of, 208

Cambridge University Press 978-1-107-01527-2 - The Travaux Préparatoires of the Crime of Aggression Edited by Stefan Barriga and Claus Kreß Index

826 Index interpretive understandings on crime of aggression SWGCA on, 443, 448, 458, 532, 553-6, 567, 623-5, (cont.) 645 - 6customary international law and (Understanding Iran 4), 92-3on interpretive understandings, 96 US non-paper on, 751-2 at Kampala Review Conference, 815 use of force concerns (Understandings 6 and 7), at Rome Conference, 268, 272, 286, 301, 302-3, 305, 308 on jurisdictional matters, 81 Iraq, at Rome Conference, 260, 288, 300, 311 domestic jurisdiction (Understanding 5), 83, 93-4, Ireland, at Rome Conference, 286 jurisdiction ratione temporis (Understandings at Kampala Review Conference, 816 at Rome Conference, 259-60, 289, 299 1 and 3), 83–9, 430–1, 647, 659, 769, 805 no State consent requirement for Security Council Italy referrals (Understanding 2), 89-90 amendments on crime of aggression, negotiating, 9 text of, 83 on definition of crime of aggression, 226-7 Kampala Review Conference on, 52, 81, 91-2 Kellogg-Briand Pact (1928), 124-5 Chairman's introductory remarks, 1 June, 738-9 Preparatory Commission proposal (2000) on crime Chairman's introductory remarks, 7 June, 749-50 of aggression, 357-9 Conference Room Paper, original version, at Rome Conference, 267, 285, 317 727-33 Conference Room Paper, Revision 1, 747-8 Conference Room Paper, Revision 2, 759–60 Jamaica, at Rome Conference, 307 Final Draft Understandings, 805-6 focal point's draft understandings, 773 at Kampala Review Conference, 53, 57, 810, 811-12 President's First Paper, 777-8 Kellogg-Briand Pact (1928), 124-5 President's introductory remarks, 781 at Rome Conference, 260-1, 281, 296 on UN General Assembly Resolution 3314, 166-7 President's Second Paper, 784-6 President's Third Paper, 795-6 Jodl, Alfred, 71 US non-paper on definition of aggression, 751-2 Jordan, at Rome Conference, 262, 281, 308 WGCA Report, 769-70 iurisdiction on manifest violations of UN Charter, 96, 773, 806 Ad Hoc Committee report (1995) on, 207 non-jurisdictional, 83 ASP debates on, 43, 45, 685, 689, 699–707, 715–18 Chairman's Non-Papers on customary international law and definition of 2009, 685-90 crime (Understanding 4), 92-3 2010, 715-18 domestic jurisdiction (Understanding 5), 83, 93-4, 805 domestic. See domestic jurisdiction at Kampala Review Conference, 91-2 ILC Draft Code (1996) and Commentary on, 195-7 interpretive understandings regarding. See under use of force concerns in definition of crime interpretive understandings on crime of (Understandings 6 and 7), 94-7 aggression significance of, 83, 97 Kampala Review Conference addressing. See under SWGCA on, 81 Kampala Review Conference jurisdiction ratione temporis (Understandings 1 Nuremberg Judgment on, 135 and 3), 430-1, 647, 659 Preparatory Commission on. See under Preparatory no State consent requirement for Security Council Commission referrals (Understanding 2), 89-90 Preparatory Committee on, 223, 248 ratione temporis, 83-9, 430-1, 647, 659, 769, 805 text of amendments regarding, 106-7 Rome Conference on. See under Rome Conference on UN Security Council referrals Rome Statute on, 319-20, 329 jurisdiction ratione temporis (Understanding 1), SWGCA on. See under Special Working Group on Kampala Review Conference on, 770-69, 805 the Crime of Aggression no State consent requirement for (Understanding text of amendment regarding, 103-4 timing of exercise of, 727–33, 770 Understanding X and Understanding Y, 96, 773 Tokyo Judgment on, 142-5 transitional provision in Rome Statute regarding, 329 Vienna Convention on the Law of Treaties

of UN General Assembly, 294

ABS approach at, 48-50, 740

'war of aggression' versus 'aggression', 376

Kampala Review Conference, xiii, 5, 46-57

and, 83

investigation and prosecution

Rome Statute on, 321-2

entry-into-force procedures and, 623–5 at Kampala Review Conference, 737, 789 Preparatory Commission on, 362



Index 827

ABSC approach at, 50-1, 772 WGRC Report adoption of resolution, 807-9 2009, 711-12 Canadian non-paper on State consent, 753 2010, 720-4 Chairman's introductory remarks 1 June, 736-9 7 June, 749-50 Chairman's Non-Paper on Further Elements for a Solution, 734–5 Conference Room Paper original version, 727-33 revision 1, 743–8 revision 2, 754–60 on definition of crime of aggression, 727–33, 736, 744, 751–2, 755–6, 767, 791, 800 domestic jurisdiction at. See domestic jurisdiction on elements of crime of aggression, 47, 59, 79-80, 727–33, 746–7, 758, 768, 794, 802–3 on entry-into-force procedures, 48, 50, 52, 734, 739, 761, 763, 766-7, 780 First Conference Room Paper, 47 on interpretive understandings. See interpretive understandings on crime of aggression on investigation and prosecution, 737, 789 on jurisdiction, 47, 49, 50–1, 52, 53–6 ASBC proposal, 50–1, 772 Chairman's introductory remarks, 737–8 Chairman's Non-Paper, 727–33 Conference Room Paper, Review 1, 745-6 Conference Room Paper, Review 2, 756-7 Draft Resolution, 801-2 President's First Paper, 776 President's Second Paper, 783-4 President's Third Paper, 792-3 President's final compromise proposal, 804 WGCA Report, 764, 767–8, 769, 770 on leadership clause, 736 on manifest violations of UN Charter, 751, 806 on Non-States Parties, 52, 54 President's introductory remarks, 779-81, 797-8, 807-9 President's First Paper, 51-3, 774-8 President's Second Paper, 53-4, 782-6 President's Third Paper, 54-6, 790-6 President's preliminary compromise proposal, 789 President's final compromise proposal, 56-7, 804 resolution on crime of aggression adoption of, xiv, 57, 101-7, 807-9 country explanations of position, 810-17 Draft Resolution, 799-803 Draft Understandings, 805-6 review clause, proposal for, 734, 739, 770, 782 Rome Statute mandating, 328-9 Second Conference Room Paper, 48 significance of, 3, 46 on State consent, 48, 50, 52, 53-4, 737, 753, 765, 780 SWGCA road map to, 490, 521, 660-1 Third Conference Room Paper, 48-50 UN Security Council, on role of, 48, 49, 52, 54, 727–33, 757, 761, 780 US non-paper on definition of aggression, 751-2 WGCA Report, 764-71

Kellogg-Briand Pact (1928), 124-5, 136-7, 142, 143, 147, 150-1 Kenya, at Rome Conference, 270, 301 knowledge of perpetrator (mental element 4 of crime of aggression), 71-5 Korea, Republic of (South Korea), at Rome Conference, 262, 284 Kreß, Claus, xi, 52, 81, 489 Kuwait, at Rome Conference, 300 Latvia, at Rome Conference, 265, 314 leadership clause element 2 of crime of aggression, 66-8, 670, 677, 695 at Kampala Review Conference, 736 Nuremberg Charter on, 22 Preparatory Commission on, 10 in Rome Statute command responsibility, 324 superior orders and prescription of law, 326-7 Samoa proposal (2002) regarding, 408 SWGCA on. See under Special Working Group on the Crime of Aggression League of Nations Covenant of 1919, 114-17, 120, 150-1 Declaration Concerning Wars of Aggression (1927), 122, 138, 148 Mutual Assistance, 1923 Draft Treaty of, 119, 137, 147 on presumption of aggression, 152 Protocol for Pacific Settlement of International Disputes (Geneva Protocol; 1924), 120, 138, 148 Lebanon, at Rome Conference, 267 Lesotho, at Rome Conference, 281, 286 Libya, at Rome Conference, 262-3, 295, 298, 313 Liechtenstein at Rome Conference, 284, 311 SWGCA meetings, financial support for, 429, 450, 488, 496, 519, 559, 692, 693–9 Liechtenstein Institute on Self-Determination, Woodrow Wilson School, Princeton University, 15, 16, 429, 450, 488, 489–90, 496, 519, 536, 544, 559, 584, 692, 711 list of acts of aggression closed or open nature of, 25, 28, 570-2, 588-9, 609 elements of crime of aggression referencing, 69 German proposal to Preparatory Committee (1997) regarding enumeration of acts, 236 SWGCA on, 25, 28, 570-2, 588-9, 609 Lithuania, at Rome Conference, 284, 311 London Charter (1945), 131, 205 London, Treaty of (1867), 112 Luxembourg, WWI invasion of, 111-13

Madagascar, at Rome Conference, 312 Malawi, at Rome Conference, 257–8

> 828 Index interpretive understandings, 81-97. See also Mali at Rome Conference, 285 interpretive understandings on crime of on UN General Assembly Resolution 3314, 171-2 aggression Malta, at Rome Conference, 313 Nepal manifest violations of UN Charter at Rome Conference, 290 interpretive understandings regarding, 96, 773, 806 on UN General Assembly Resolution 3314, 177 Kampala Review Conference on, 751, 806 Netherlands Samoa proposal (2002) regarding, 407 former German Emperor requested to be tried by, 118 SWGCA on, 486, 499 Preparatory Commission proposal (2002) by, 397 threshold requirement (elements 5 and 6) regarding, at Rome Conference, 255, 270, 280, 286, 305 SWGCA meetings, financial support for, 429, 450, Manongi, Tuvaku, 9 488, 496, 519, 559, 692, 693–9 Maqungo, Sivu, 574 New Zealand material element Preparatory Commission proposals (2001) element 3 of crime of aggression, 68-71, 80, 671-3, on definition of crime of aggression, 385-7 on jurisdiction, 381, 388-92 at Rome Conference, 266, 280, 297 Samoa proposal (2002) on, 403, 404-5 threshold requirement for (element 5), 75-7 Nicaragua, at Rome Conference, 288, 312 Max Planck Institute for Foreign and International Niger, at Rome Conference, 271 Nigeria, at Rome Conference, 294, 298, 309 Criminal Law, 205 Mein Kampf (Hitler), 149 non-aggression agreements Kellogg-Briand Pact (1928), 124-5 mental element element 4 of crime of aggression, 71-5, 671-3, League of Nations Covenant of 1919, 114-17, 120 Mutual Assistance, 1923 Draft Treaty of, 119 in Rome Statute, 324-5 Rio de Janeiro Anti-War Treaty of Non-Aggression Samoa proposal (2002) on, 403, 404, 405 SWGCA on, 458 and Conciliation (1933), 150-1 threshold requirement for (element 6), 75-7 in UN Charter (1945), 129 Mexico Non-Aligned Movement (NAM) at Rome Conference, 263, 282, 308 amendments on crime of aggression, negotiating, SWGCA meetings, financial support for, 559, 692, 7, 29 693-9 at Rome Conference, 309 minimum number of ratifications, SWGCA on, 631, non-retroactivity 644-5, 657-9 interpretive understanding regarding jurisdiction ratione temporis, 84 mistakes of fact or law, 72, 73-4, 326 monistic versus differentiated approach, 21, 23, Princeton meeting agreement regarding (2004), 19, 471–81, 512, 526, 537–8, 545, 549–50, 33, 84 560, 577 Rome Statute on, 322 Montreux Draft Elements (2009), 669-73 Non-States Parties Montreux meeting negotiating elements of crime of consultative role of, 42 aggression, 62-79, 693 entry-into-force procedures, consequences of, 39-41 Morocco, at Rome Conference, 260, 296 Kampala Review Conference on, 52, 54 Mozambique, at Rome Conference, 281, 312 Mutual Assistance, 1923 Draft Treaty of, 119, at Kampala Review Conference, 813 137, 147 at Rome Conference, 258, 282, 313 SWGCA meetings, financial support for, 559 SWGCA proposal (2007), 535 Namibia, at Rome Conference, 292, 297 notification, SWGCA on, 567 national jurisdiction. See domestic jurisdiction nulla poena sine lege, 322 national security information nullum crimen sine lege, 135, 143, 233, 322, 368, 571 Preparatory Commission on, 363 Nuremberg Tribunal SWGCA on, 443, 448, 459 Control Council Law No. 10 (1945), 132-3 ne bis in idem, 105, 197, 362, 434-5, 442 definition of crime of aggression by, 10, 21, 198, 205, negligence-based standard for mental element 4, 358, 376 exclusions of, 74 elements of crime of aggression and, 371, 372, 561 negotiation process, xiv historical documents referred to by, xiv amendments, negotiating, 3-57. See also Judgment (1945), 135-40 Kampala Compromise as culmination of efforts of, 4 amendments on crime of aggression, negotiating knowledge standard at, 71 elements, 58-80. See also elements of crime of on leadership clause, 22, 67 London Charter (1945), 131, 205 aggression



Cambridge University Press 978-1-107-01527-2 - The Travaux Préparatoires of the Crime of Aggression Edited by Stefan Barriga and Claus Kreß Index

Index 829

Nuremberg Principles, with Commentary (1950), Rome Conference and, 6 supreme international crime, aggression designated Tokyo Judgment (1948) citing, 143-4 UN General Assembly Resolution 95 on, 141 OAS (Organization of American States), Charter of (1948), 150-1object or result of act of aggression, SWGCA on significance of, 500-1, 539 Oman, at Rome Conference, 269, 294, 299, 313 Organization of American States (OAS), Charter of (1948), 150-1 Orina, Stella, 711, 720 Pact of Paris (Kellogg-Briand Pact, 1928), 124-5, 136–7, 142, 143, 147, 150–1 Pakistan, at Rome Conference, 259, 292, 300 Pan-American Conference, 1928 Havana Resolution, 123, 138, 148 Paraguay, on UN General Assembly Resolution 3314, 163-5 Paris, Pact of (Kellogg-Briand Pact, 1928), 124-5, 136-7, 142, 143, 147, 150-1 Permanent Court of International Justice, League of Nations Covenant establishing, 115 at Rome Conference, 293 on UN General Assembly Resolution 3314, 165-6 Philippines, at Rome Conference, 293, 311, 316 Poland Kellogg-Briand Pact (1928), 124-5 at Rome Conference, 270, 290, 300, 308 amendments on crime of aggression, negotiating, 11, 25 Preparatory Commission proposal 1999, 343 2000, 375-8 at Rome Conference, 285 Potsdam, Declaration of, 144 Potter, James, xi, 58 Preparatory Commission, 5, 8-14 on complementarity and admissibility, 359, 362, 363 Coordinator's Papers 1999, 344-9 2002. See Coordinator's Paper (2002), Preparatory Commission criminal law, on general principles of, 362, 409 on definition of crime of aggression, 10-12 Arab States proposal regarding (1999), 335 Belgium, Cambodia, Sierra Leone, and Thailand

Colombian comments on Italian proposal regarding (2000), 360 Colombian proposal regarding (2000), 353 Colombian proposal regarding (2002), 410 Coordinator's Paper (1999) on, 344-6 Coordinator's Paper (2002) on, 10-11, 398, 412 German proposal regarding (1999), 340 German proposal regarding (2000), 367-74 Greece and Portugal proposal regarding (1999), 343 Greece and Portugal proposal regarding (2000), 375-7Guatemalan proposal regarding (2001), 393 Italian proposal regarding (2000), 358 list of issues (2000), 361 Russian Federation proposal regarding (1999), 339 on elements of crimes of aggression, 58, 60-1, 363, 370-3, 403-9, 413-14 on fitting crime of aggression into Rome Statute, 12 ICJ, on role of, 363, 377, 391-2, 397, 399 on illegality of crime of aggression, 211-12 on individual criminal responsibility, 385-7 on investigation and prosecution, 362 on jurisdiction, 12-13 Bosnia and Herzegovina, New Zealand, and Romania proposal regarding (February, 2001), Bosnia and Herzegovina, New Zealand, and Romania proposal regarding (August, 2001), 388 - 92Colombian clarification regarding (2000), 355-6 Colombian comments on Italian proposal regarding (2000), 360 Colombian proposal regarding (2000), 353-4 Coordinator's Paper (1999) on, 346-9 Coordinator's Paper (2002) on, 12-13, 31, 32, 398–9, 412–13 Greece and Portugal proposal regarding (1999), 343 Greece and Portugal proposal regarding (2000), Italian proposal regarding (2000), 358-9 list of issues (2000), 362 'war of aggression' versus 'aggression', 376 list of possible issues relating to crime of aggression (2000), 361-3on national security information, 363 on ne bis in idem, 362 Rome Conference mandates for, 7 on rules of procedure and evidence, 363 significance of, 13 on State act of aggression, 387 on State referral, 390 thematic approach, Italy's recommendation of, 357-8 UN Charter, on consistency with, 362 UN General Assembly, on role of, 398 UN General Assembly Resolution 3314, consideration of, 11, 13, 358, 371, 372, 373, 375

proposal regarding (2002), 411

Bosnia and Herzegovina, New Zealand, and

Romania proposal regarding (2001), 385-7

Colombian clarification regarding (2000), 355

830 Index

Preparatory Commission (cont.)	at Kampala Review Conference, 54
on UN Security Council's role, 9, 12–13 Bosnia and Herzegovina, New Zealand, and	SWGCA on, 612, 626–7, 654–5 Republic of Korea (South Korea), at Rome Conference,
Romania proposal regarding (August, 2001),	262, 284
388–92	result or object of act of aggression, SWGCA on
Colombian clarification regarding (2000), 355–6	significance of, 500–1, 539
Colombian comments Italian proposal regarding (2000), 360	review clause, Kampala Review Conference proposal for, 734, 739, 770–69, 782
Colombian proposal regarding (2000), 353–4	Review Conference, Kampala. See Kampala Review
Coordinator's Paper (1999) on, 346–9	Conference
Coordinator's Paper (2002) on, 32, 398–9, 412–13 Greece and Portugal proposal regarding (1999),	rights of accused during predetermination period, SWGCA on, 460
343	Rio de Janeiro Anti-War Treaty of Non-Aggression and
Greece and Portugal proposal regarding (2000),	Conciliation (1933), 150–1
375, 377–8	Romania
Italian proposal regarding (2000), 358–9 list of issues (2000), 362	Preparatory Commission proposals (2001) on definition of crime of aggression, 385–7
Netherlands proposal regarding (2002), 397	on jurisdiction, 381, 388–92
Preparatory Committee	at Rome Conference, 293, 297
Compilation of Proposals (1996), 215–19	Rome Conference, 5–8
on definition of crime of aggression, 212–13,	adoption of Statute
215–16, 223–5, 226–7, 228–9, 241–2, 247,	Resolution F of the Final Act, 330–1
248–50 Draft Definition (1997), 228–9	statements in summary record (17 July) following, 316–18
Draft Statute (1998), 248–51	on definition of aggression
on jurisdiction, 223, 248	in Arab countries and Iran proposal (1 July), 272
Report (1996), 211–14	in Arab countries and Iran proposal (9 July),
UN Security Council, on role of, 213–14, 216–19,	302–3
243–4, 251 on use of armed force, 224	in Armenia proposal, 273
Zutphen Draft Statute (1998), 241–4	in Bureau proposal (6 July), 278 in Cameroon proposal, 274–5
Pre-Trial Chamber, SWGCA on, 533, 553–6, 564,	Preparatory Commission proposal by NAM, 315
591–2, 628	in summary record (18 June), 255–68
primary and secondary perpetrators, SWGCA defining	in summary record (19 June), 269-71
conduct of, 20–2	in summary record (8 July), 280–295
Princeton meetings elements of crime of aggression, negotiating, 62–79,	in summary record (9 July), 296–301 UN General Assembly Resolution 3314 as basis
677–84, 708	for, 255–68, 271, 294
on jurisdiction, 685–90	on jurisdiction
Report (2009), 692-707	Bureau proposal (6 July), 277
SWGCA, Princeton Process of, 15–16, 429, 525. See	Bureau proposal (10 July), 304
also Special Working Group on the Crime of	Cameroon proposal, 274
Aggression procedure and evidence, rules of	Preparatory Commission proposal by NAM, 315 in summary record (18 June), 255–68
Preparatory Commission on, 363	in summary record (19 June), 269–71
SWGCA on, 443, 448	in summary record (8 July), 280–295
proprio motu investigations. See investigation and	in summary record (9 July), 296-301
prosecution	in summary record (13 July), 305, 314
prosecution and Prosecutors. See investigation and	proposals by Arab countries and Iran (1 July), 272
prosecution Protocol for Pacific Settlement of International	by Arab countries and Iran (1 July), 272 by Arab countries and Iran (9 July), 302–3
Disputes (Geneva Protocol; 1924), 120,	by Armenia, 273
138, 148	by Bureau (6 July), 277–9
	by Bureau (10 July), 304
Q	by Cameroon, 274–6
Qatar, at Rome Conference, 294, 301, 311	by NAM, 315 summary records
R	18 June, 255–68
ratifications, SWGCA on minimum number of, 631,	19 June, 269–71
644–5, 657–9	8 July, 280–295
'red light' option, UN Security Council	9 July, 296–301



Index 831
Preparatory Commission proposal (2002), 403–9

13 July, 305, 314 17 July, 316-18 UN General Assembly, determination of act of aggression by, 294, 296 on UN Security Council's role, 6-7 in Bureau proposal (6 July), 278 in Cameroon proposal, 275-6 in summary record (18 June), 255-68 in summary record (19 June), 270-1 in summary record (8 July), 281, 284-7, 292-5 in summary record (9 July), 296, 301 in summary record (13 July), 307, 309, 311 Rome Statute. (see also crime of aggression in Rome Statute of ICC) adoption of, 316-18, 330-1 amendments, provisions for adopting, 327-8 elements of crimes of aggression and, 58, 60 on entry-into-force procedures, 37 on exclusion from criminal responsibility, 325-6 fitting crime of aggression into Preparatory Commission on, 12 SWGCA on, 12, 18-20, 431-3 on individual criminal responsibility, 323 on investigations by Prosecutor, 321-2 on jurisdiction, 319-20, 329 leadership clause in command responsibility, 324 superior orders and prescription of law, 326-7 on mental element, 324-5 on non-retroactivity, 322 on nulla poena sine lege, 323 on nullum crimen sine lege, 135, 143, 322 on Review Conference, 328-9 on State referral, 320 SWGCA on deletion of article 5, para. 2, 604, 651 SWGCA's use of, 18, 30 text excerpts, 319-20, 329 transitional provision, 329 rules of procedure and evidence Preparatory Commission on, 363 SWGCA on, 443, 448 Russian Federation amendments on crime of aggression, negotiating, 11, 12.30 at Kampala Review Conference, 816 Preparatory Commission proposal (1999) on definition of aggression, 339 at Rome Conference, 265, 292, 297, 308, 318 Soviet Draft Definition (1933), 126-7 UN General Assembly Resolution 3314, Soviet Union on, 175-7 Rwelamira, Medard, 496 SADC (South African Development Community), at Rome Conference, 280, 297, 308 Samoa amendments on crime of aggression, negotiating,

at Rome Conference, 270, 285 Saudi Arabia, at Rome Conference, 267, 294 Schacht, Hjalmar, 198 secondary and primary perpetrators, SWGCA defining conduct of, 20-2 self-defence excluding criminal responsibility in Rome Statute, 325 use of armed force in, 26, 130, 183, 224 self-referral by aggressor State, 689, 705 Senegal, at Rome Conference, 263, 283 Sierra Leone proposal to Preparatory Commission (2002), 411 at Rome Conference, 282 Slovakia, at Rome Conference, 258-9, 287, 314 Slovenia Kampala Review Conference and, 51 at Rome Conference, 258, 288 South African Development Community (SADC), at Rome Conference, 280, 297, 308 South Korea (Republic of Korea), at Rome Conference, 262, 284 Soviet Union. (see also Russian Federation) Draft Definition (1933) on crime of aggression, 126 - 7on UN General Assembly Resolution 3314, 175-7 Spain, at Rome Conference, 271, 293, 299, 307 Special Working Group on the Crime of Aggression (SWGCA), xiii, 14-41 agendas 2005 Princeton annotated agenda, 447-9 2006 Princeton annotated agenda, 493-5 2007 Princeton annotated agenda, 549-52 2008 Note on Work Programme, 617-19 2009 Note on Work Programme, 641–2 on attempted aggression, 23, 455–7, 479–81, 486, 502-4, 562 on autonomy of ICC and Security Council in determining act of aggression, 572, 589 Chairman's papers and non-papers additional substantive issues, non-paper on (2009), 643-7individual criminal responsibility, non-paper on (2007), 581Paper, 2007, 525-9 Paper, 2008, 597-601 Paper, 2009, 637-40 proposal on variant (a), January 2007, 545 proposal on variant (a), June 2007, 577 on complementarity and admissibility, 433-4, 442, 443, 448 conclusion of, 661 criminal law, on general principles of, 435-41, 442 on definition of crime of aggression on annotated agenda (2005), 448 Chairman's Paper (2007), 526-8 Chairman's Paper (2008), 599-600 Chairman's Paper (2009), 638-9 chapeau rewordings, proposed, 463-5, 467, 515, 588

403-9, 677, 693

on elements of crime of aggression, 60-1, 62, 63,

Cambridge University Press 978-1-107-01527-2 - The Travaux Préparatoires of the Crime of Aggression Edited by Stefan Barriga and Claus Kreß Index

832 Index

Special Working Group on the Crime of Aggression on jurisdiction (SWGCA) (cont.) activation of subject-matter jurisdiction with Cuban proposal (2003), 423 respect to Security Council referrals, 632, differentiated versus monistic approach to, 21, 643-4, 656-7 23, 471–81, 512, 526, 537–8, 545, 549–50, Belgian proposal (2007), 530-4 binding nature of determination of act of generic versus specific definition, 24-5, 463, 485, aggression, 508-9 Chairman's non-paper on (2007), 553-6 497_9 Chairman's Paper (2008), 597-601 individual criminal responsibility and, 20-4, 453-5, 471-81, 493-4, 510-13, 537-8, Chairman's Paper (2009), 639-40 549-50, 560-2, 581, 585-6, 605-6 Cuba proposal (2002), 423 list of acts, nature of, 25, 28, 570-2, 588-9, 609 Discussion Paper 2 (2005), 482-4 as manifest violation of UN Charter, 486, 499 jurisdiction scenarios table (2008), 620 Note on Work Programme (2008), 619 Norwegian proposal (2007), 535 planning and preparation as part of, 476-7 Note on Work Programme (2008), 618 primary and secondary perpetrators, defining Princeton annotated agenda (2005), 447-9 conduct of, 20-2 Princeton annotated agenda (2006), 493 Princeton Report (2005), 459-65 Princeton annotated agenda (2007), 549-52 State act of aggression, 24-30, 485-6, 494-5, Princeton Report (2005), 459-65 497–504, 520, 538–44, 551, 557–8, 568–73, Princeton Report (2006), 504-10 Princeton Report (2007), 562-8 586-90, 606-9 SWGCA Report (2009), 651-3 prior determination of act of aggression before terminology for use of armed force, 486 exercise of, 460-3, 504-8, 520 UN GA Resolution 3314 and, 24, 25-8, 29, prosecution of other crimes and, 19, 33 497–9, 501–2, 520, 539–40, 557, 568–70, 587, ratione temporis, 430-1, 647, 659 Security Council as filter for, 33-6 601, 608-9, 610 Venezuelan proposal (2007), 582-3 in SWGCA Report (January, 2007), 540-3 'war of aggression' versus 'aggression', 376, 486, SWGCA Report (December 2007), 590-3 SWGCA Report (June 2008), 610-13 SWGCA Report (November 2008), 626-8 Discussion Papers (2005) individual criminal responsibility (Discussion SWGCA Report (2009), 653-4 Paper 1), 471-81 triggers for, 31-2 jurisdiction (Discussion Paper 2), 482-4 Venezuelan proposal (2007), 583 State act of aggression (Discussion Paper 3), Kampala Review Conference, road map to, 490, 485–6 521, 660-1 SWGCA Report on consideration of, 488, 489-90 on leadership clause documents of, xiv amendments, negotiating, 19-20, 22-3 on elements of crime of aggression, 58, 61-2 Chairman's non-paper (2009), 647 Chairman's Paper (2007), 526, 528-9 elements of crime, negotiating, 67 list of issues (2004), 442-3 interpretive understandings and, 82 Note on the Work Programme (2008), 619 Princeton Report (2005), 453-5, 457-8 Note on the Work Programme (2009), 642 Princeton Report (2007), 561-2 Princeton Annotated Agenda (2005), 447-9 SWGCA Report (November 2008), 629-30 SWGCA Report (2007), 594 SWGCA Report (2009), 655, 659 SWGCA Report (June 2008), 613-14 list of issues, 442-3, 447, 450 SWGCA Report (November 2008), 630-1 on mental element, 458 SWGCA Report (2009), 660 on minimum number of ratifications, 631, 644-5, on entry-into-force procedures, 36-41, 551, 594, 603-4, 617, 621-6, 649-51 on national security information, 443, 448, 459 establishment of, xiii, 13, 417 on ne bis in idem, 434-5, 442 on fitting crime of aggression into Rome Statute, 12, negotiation papers submitted by Chairman of, 17 18-20, 431-3 on notification, 567 ICJ, on role of, 484, 506, 509, 528, 543, 550, 566-7, object or result of act of aggression, significance of, 500-1, 539 on interpretive understandings, 81 on Pre-Trial Chamber, 533, 553-6, 564, jurisdiction ratione temporis (Understandings 1 591-2, 628 and 3), 430-1, 647, 659 on preamble and final clauses, 619, 631-3 no State consent requirement for Security Council Princeton Process of, 15-16, 429, 525 referrals (Understanding 2), 89-90 proposals issued by, 14-15 on investigation and prosecution, 443, 448, 458, 532, proposals of (2009), 663-5 553-6, 567, 623-5, 645-6 reports



> Index 833

2003 SWGCA Report, 424-5 2004 Princeton Report, 429-41 2005 Princeton Report, 450-66 2005 SWGCA Report, 487-90 2006 Princeton Report, 496 2006 SWGCA Report, 519-21 2007 Princeton Report, 559-76 2007 SWGCA Report (January), 536-44 2007 SWGCA Report (December), 584-94 2008 SWGCA Report (June), 602-14 2008 SWGCA Report (November), 621-34 2009 SWGCA Report, 648–61 on rights of accused during predetermination period, 460 Rome Statute article 5, para. 2, on deletion of, 604, 651 on rules of procedure and evidence, 443, 448 significance of, 14 on State referral, 531, 623-5, 645-6 thematic approach of, 17-18 on threshold clause, 28-30, 572-3, 590, 606-8 UN General Assembly, on role of, 484, 506, 509, 527, 550, 566-7, 593 on UN Security Council's role, 30-6 activation of subject-matter jurisdiction with respect to referrals of, 632, 643-4, 656-7 autonomy of ICC and Security Council in determining act of aggression, 572 Chairman's Paper (2007), 527 Cuban proposal (2002), 423 Discussion Paper 2 (2005), 482-4 'green light' option, 34, 507, 542, 554, 555, 562, 563, 565–6, 592–3 Norwegian proposal (2007), 535 in Princeton annotated agenda (2007), 550-1 Princeton Report (2006), 504-8 Princeton Report (2007), 565-6 prior determination of act of aggression before exercise of jurisdiction, 460-3, 504-8, 520 'red light' option, 612, 626-7, 654-5 in SWGCA Report (January, 2007), 540-3 use of Rome Statute by, 18, 30 Virtual Working Group, 16, 489, 513 working methods and plans of, 15-18, 424-5, 465-6, 487-9, 495, 513-14, 552, 574-5, 594, 619, 633, 642,660-1Sri Lanka, at Rome Conference, 264, 290, 310 State act of aggression elements of crime involving, 671-3, 682-3, 696-7 ILC 1991 Draft Code on, 185-6 individual crime, link to, 185-6, 224 Preparatory Commission on, 387 Preparatory Committee on, 224 SWGCA on, 24-30, 485-6, 494-5, 497-504, 520, 538-44, 551, 557-8, 568-73, 586-90, 606-9 State consent ASP negotiations regarding, 43, 45, 686, 687-8, 700-4, 716-17, 721-2 interpretive understandings regarding, 89-90 Kampala Review Conference on, 48, 50, 52, 53-4, Uganda, at Rome Conference, 284 737, 753, 765, 780 Ukraine, at Rome Conference, 264, 298

WGRC Report (2010) on, 721-2 State referral ASP debate regarding, 686, 689 entry-into-force procedures and referrals from, 86, 623-4, 645-6, 658-9, 754, 762-3, 766-7 Preparatory Commission on, 390 self-referral by aggressor State, 689, 705 SWGCA on, 531, 623-5, 645-6 territoriality or nationality requirement, 686 text of amendment regarding, 103-4 text of Rome Statute regarding, 320 victim States, referral by, 689 Stimson, Henry L., 137 Stone, Harlan F., 145 Sudan, at Rome Conference, 266, 293, 298, 308, 317 superior orders and prescription of law, 19-20, 326-7. (see also leadership clause) Sweden at Rome Conference, 263, 281, 307 SWGCA meetings, financial support for, 496, 519, 559, 692, 693-9 Switzerland Kampala Review Conference ABS approach at, 48-50, 740 ABSC approach at, 50–1, 772 Montreux meeting negotiating elements of crime of aggression, 62–79, 693 SWGCA meetings, financial support for, 429, 450, 488, 496, 559, 692 Syrian Arab Republic, at Rome Conference, 256-7, 281-2,306Tanzania, at Rome Conference, 311 Thailand Preparatory Commission proposal (2002), 411 at Rome Conference, 264, 293, 299 threats of aggression, ILC on, 188-90. (see also attempted aggression) threshold clause Coordinator's Paper (2002), Preparatory Commission on, 28, 29 Elements 5 and 6 of crime of aggression, 75-7, 671-3, 684, 698-9 SWGCA on, 28-30, 572-3, 590, 606-8 Togo, at Rome Conference, 285, 300 Tokyo Tribunal Charter (1946), 134 elements of crime of aggression and, 371 Judgment (1948), 142-5 Kampala Compromise as culmination of efforts of, 4 transitional provision, Rome Statute, 329 travaux préparatoires on crime of aggression in Rome Statute of ICC, xiv Trinidad and Tobago, at Rome Conference, 262, 296, 307 Tunisia, at Rome Conference, 261, 294, 300, 310 Turkey, at Rome Conference, 268, 284, 299

Cambridge University Press 978-1-107-01527-2 - The Travaux Préparatoires of the Crime of Aggression Edited by Stefan Barriga and Claus Kreß Index

> 834 Index

UN Charter. (see also manifest violations of UN Charter) mental element (Element 4) connected to violations of, 72, 74 Preparatory Commission list of issues (2000) on consistency with, 362 text excerpts, 128-30 use of force prohibited by, 129, 151, 153 UN General Assembly, determination of act of aggression by at Kampala Review Conference, 48 Preparatory Commission on, 13, 398 Rome Conference on, 294, 296 SWGCA on, 484, 506, 509, 527, 550, 566-7, 593 UN General Assembly Resolution 95, 141, 371 UN General Assembly Resolution 2625, 371 UN General Assembly Resolution 3314 Ad Hoc Committee report (1995) on, 205 adoption of, 166, 179 amendments, negotiating, 4, 6, 11, 13, 24, 25-8, 29 elements of crime of aggression and, 61 interpretive understandings and, 92, 93, 96 Plenary Verbatim Record (1974), 163-78 Preparatory Commission's consideration of, 11, 13, 358, 371, 372, 373, 375 Rome Conference on definition of aggression by, 255-68, 271, 294 Sixth Committee report (1974), 162 Special Committee report (1974), 161 SWGCA consideration of, 24, 25–8, 29, 497–9, 501-2, 520, 539-40, 557, 568-70, 587, 601, 608-9, 610 text of, 179-83 **UN Security Council** Ad Hoc Committee report (1995) on role of, 207-8 ASP debate on referral by, 689 autonomy of ICC and Security Council in determining act of aggression, 572, 589 definition of aggression by, 12, 24, 25, 28 entry-into-force procedures and referrals from, German proposal to Preparatory Committee (1997) regarding role of, 234 'green light' option at Kampala Review Conference, 54 Princeton Report (2009) on, 706 SWGCA on, 34, 507, 542, 554, 555, 562, 563, 565-6, 592-3 ICC not bound to determinations of aggression by, 30 - 1ILC Draft Code and Commentary on role of 1991, 186-7 1994 192-4 interpretive understanding regarding referrals by. See under interpretive understandings on crime of aggression

Kampala Review Conference on role of, 48, 49, 52,

opportunity to determine aggression by, 32-3

Preparatory Commission on role of. See under

54, 727–33, 757, 761, 780

Preparatory Commission

Preparatory Committee on role of, 213-14, 216-19, 243-4, 251 'red light' option at Kampala Review Conference, 54 SWGCA on, 612, 626-7, 654-5 referral without determination of aggression by, 705-6 Rome Conference on role of. See under Rome Conference SWGCA on role of. See under Special Working Group on the Crime of Aggression text of amendment regarding referrals by, 104 UN Charter on determinations of aggression by, 130 Zutphen Draft Statute (1998) on role of, 243-4 understandings, interpretive. See interpretive understandings on crime of aggression United Arab Emirates, at Rome Conference, 266, 301 United Kingdom at Kampala Review Conference, 56, 813-14 Kellogg-Briand Pact (1928), 124-5 Preparatory Commission, statement to (2000), 372 at Rome Conference, 265, 282, 306, 317 on UN General Assembly Resolution 3314, 168-9 United States amendments on crime of aggression, negotiation of, on elements of crime of aggression, 79 on interpretive understandings, 83, 91-2, 93-4, 96 at Kampala Review Conference, 47, 52, 79, 751-2, 816-17 Kellogg-Briand Pact (1928), 124-5 at Rome Conference, 264, 286, 316 on UN General Assembly Resolution 3314, 167-8 Uruguay, at Rome Conference, 288 use of armed force. See armed force, use of at Rome Conference, 267, 294, 297, 310 SWGCA proposal (2007), 582-3 Versailles, Treaty of (1919), 118, 138, 139 Vienna Convention on the Law of Treaties interpretive understandings and, 83 UN General Assembly Resolution 3314 and, 172, 177 Viet Nam, at Rome Conference, 266, 290, 298 Virtual Working Group, 16, 489, 513 von Bieberstein, Baron Marschall, 111 von Holtzendorff, Leonie, xi, 81 'war of aggression' versus 'aggression', 376, 486, 500 Wenaweser, Christian, 15, 42, 50, 450, 487, 496, 519, 536, 559, 584, 602, 621, 648, 736 WGCA (Working Group on the Crime of Aggression), Kampala Review Conference, Report of,

764-71. (see also Kampala Review Conference) WGRC. See Working Group on the Review Conference William II of Hohenzollern (former German

Emperor), 118



Index 835

Working Group on the Crime of Aggression (WGCA), Kampala Review Conference, Report of, 764–71. (see also Kampala Review Conference)

Working Group on the Review Conference (WGRC) Report (2009), 711–12 Report (2010), 720–4

World War I

League of Nations, 1919 Covenant of, 114–17 Treaty of Versailles, 1919, 118, 138, 139 War Responsibility, 1919 Commission Report on, 111–13

World War II. (see also Nuremberg Tribunal; Tokyo Tribunal)

Control Council Law No. 10 (1945), 132-3

London Charter (1945), 131 UN Charter (1945), text excerpts, 128–30 Wrange, Pål, 489

ī

Yemen, at Rome Conference, 266, 290, 299 Yugoslavia, former.specific successor states ICTY on effective control, 67

7.

Zambia, at Rome Conference, 266, 285
Zeid Ra'ad Zeid Al-Hussein, Prince, 42, 47, 661, 692, 711, 712, 720, 764, 779, 780, 797, 816
Zimbabwe, at Rome Conference, 314
Zutphen Draft Statute (1998), 241–4