

Index

aggression

00	
Commission on the Responsibility of War (1919), ix, 5	Association Internationale des Jeunes Avocats, 81
US reservations, 11–12	Australia, UNSC Resolution 808 and, 81
Control Council Law 10 and, 32	Austria, UNSC Resolution 808 and, 81
definition, xi, 64-67	Austria-Hungary, responsibility for WWI, 1, 3
ICC Elements of Crime (2002), 353-354	aviation conventions, 169
jurisdiction	
draft ILC Code (1996), 173	Belgium
ICC, xiii, 155	German violation of neutrality, 2, 5, 10, 11
ICC Statute (1998), 179, 184-185, 187-188, 193	UNSC Resolution 808 and, 81
Nuremberg Tribunal, vii, ix, 23	biological experiments, 49, 50, 86, 104, 115, 175, 181, 328
Tokyo Tribunal, 38	Brazil, UNSC Resolution 808 and, 81
self-determination and, 65, 66	bribes, 218
UNGA Resolution 3314, xi, 64-67	Bulgaria, 1, 3, 15
amici curiae, ICC RoPE (2002), 278	
amnesties, 7, 19, 33, 366, 378, 389, 405	Cambodia Extraordinary Courts
Amnesty International, 81	archives, 390
apartheid	arrests, 393
1973 Convention. See Apartheid Convention (1973)	cooperation, withdrawal, 393
API prohibition, 53	dispute settlement, 393
crime against humanity, 59, 325–326	expenses
definition, 59-60, 180	premises, 390
Genocide Convention and, 58	staff, 390
ICC Elements of Crime (2002), 325-326	fair trial, 389
UN Resolutions, 55, 58–59	investigating judges, 386–387
Apartheid Convention (1973)	differences with prosecutors, 387–388
authentic texts, 63	judges, 385–386
competent tribunal, 60	alternate judges, 386
copies, 63	appointment, 385, 393
crime against humanity, 59	Chambers, 385
definition of apartheid, 59–60	investigating judges, 386–387
denunciations, 62	qualification, 385
draft ICC Statute (1994) and, 169	term, 386
entry into force, 62	vacancies, 386
extradition, 62	judgments, 386
ICJ jurisdiction over, 62	jurisdiction, 385
international cooperation, 60	amnesties, 389
overview, xi	applicable law, 389
personal jurisdiction, 60	crimes against humanity, 388
prosecution obligations, xv, 60	genocide, 388
ratification, 62	relevant crimes, 388
reports, 60–62	war crimes, 388
revision, 62	languages, 393
state obligations, 60	legal assistance, 389
text, 58-63	Office of Administration, 388
•	

art works, 53, 86, 105, 115, 176, 182, 183, 270, 335, 347



430

Cambodia Extraordinary Courts (cont.)	responsibility of the authors of war, $1-2$
overview, xiv	US reservations, 8, 11
personal safety, 392	text of Report, 1–19
practical arrangements, 393	Versailles Treaty and, ix, 18–19
presumption of innocence, 389	violation of Belgian and Luxembourg neutrality,
privileges and immunities, 390-392	2, 5
counsel, 391-392	US reservations, 10, 11
staff, 391	violation of laws/ customs of war, 2-3, 6-7
witnesses, 392	Annex I, 2, 3
procedures, 389	list of crimes, 2–3
prosecutors, 387	US principles, 17
differences with investigating judges, 387-388	US reservations, 9
independence, 387	common purpose, 193, 404
international prosecutors, 387	Conference on Security and Cooperation in Europe
qualifications, 387	(CSCE), 81
term of office, 387	Control Council Law 10 (1945)
protection of victims/witnesses, 392	death sentences, 33
purpose, 385	importance, ix-x
rights of accused, 389	jurisdiction, 32–34
sentences, 388	arrest powers, 33
state assistance, 392	crimes against humanity, 32
UN Agreement	crimes against peace, 32
application in Cambodia, 394	nature of responsibility, 32
approval, 394	sentencing, 32–33
entry into force, 394	statutes of limitations and, 33
Preamble, 384	territorial, 34-35
text, 384-394	trial powers, 33
UN funding, 390	war crimes, 32
Canada, UNSC Resolution 808 and, 81	London Agreement and, 31–32
children	Moscow Declaration (1943) and, 31–32
child soldiers, 343, 350	text, 31–35
Enforced Disappearances Convention (2008),	Convention on the Non-Applicability of Statutory
421–422	Limitations to War Crimes and Crimes
forcible transfer, 319	Against Humanity (1968).
genocide and, 319	See statutory limitations
ICC jurisdiction and, 193	crimes against humanity
SCSL jurisdiction, 365–366, 368	apartheid, 59, 325–326
solemn undertakings, 261	enforced disappearances, 414
China, UNSC Resolution 808 and, 81	ICC Elements of Crime (2002)
Cold War, xi	apartheid, 325–326
colonialism, 58, 61, 66	attacks against civilians, 319–320
Commission on the Responsibility of War (1919)	deportation, 321
aggression and, ix, 5	enslavement, 320–321
US reservations, 11–12	extermination, 320
Annex I, 2, 3	forced disappearances, 325
Annex II, 7–17	forced pregnancy, 323
Annex III, 17–18	forced prostitution, 323
Annex IV, 18–19	forced sterilisation, 323–324
appropriate tribunal, 4–5	forced transfer of population, 321
US reservations, 8, 12–15	imprisonment, 321, 322
enforcement, ix	inhumane acts, 326
insertion in peace treaties (Annex IV), 18–19	knowledge, 319
overview, ix	murder, 320
personal responsibility, 4	persecution, 324
heads of states, 15–16	rape, 322
US reservations, 9–10	sexual slavery, 322–323
remit, 1	sexual violence, 324
reservations, ix	strict construction, 319
Annex II (US), 7–17	text, 319–326
Annex II (US), 7–17 Annex III (Japan), 17–18	torture, 321–322
11111CA 111 (Japan), 1/-10	torture, 321-322



Index

jurisdiction	draft ICC Statute (1994)
Cambodia Extraordinary Courts, 388	Annex, 169
Control Council Law 10, 32	appeals
draft ICC Statute (1994), 155	Appeals Chamber, 151
draft ILC Code (1996), 174	procedures, 164–165
ICC Elements of Crime (2002), 319–326	arrest, 158
ICC Statute (1998), 179	giving reasons, 158
ICTR, 138	chambers, 151–152
ICTY, 116	Appeals Chamber, 151
ICTY proposal (1993), 87–88, 105	Trial Chamber, 151–152
Nuremberg Tribunal, vii, 23	commencement proceedings, 157-158
SCSL, 363-364	communications, 167-168
Sierra Leone Residual Special Court, 375	complaints, 156
Tokyo Tribunal, 38	conduct of trial
statutory limitations, xi, 56	applicable law, 160
crimes against peace. See aggression; draft Code of	challenges to jurisdiction, 160
Crimes against the Peace and Security of	evidence, 161
Mankind (1996)	fair trial, 161, 162
cultural heritage, 53, 86, 105, 115, 176, 182, 183, 270,	language, 158, 162
335, 347	legal assistance, 162
customary international law, 85, 86	place, 159
	presence of accused, 160-161
death penalty	procedures, 161-162
Control Council Law 10 (1945), 33	protection of persons, 158, 163
ICTY proposal (1993) and, 99	public hearings, 161
Denmark, UNSC Resolution 808 and, 81	quorum, 163
deportation, meaning, 180	records, 162
diplomatic immunity, 102, 112, 125, 147, 154, 169,	rights of accused, 161, 162
203, 233–234, 391	documents, 167-168
double jeopardy. See non bis in idem	establishment, 149
draft Code of Crimes against the Peace and Security	evidence, 163
of Mankind (1996)	exculpatory evidence, 162
defences, 173	illegally obtained, 163
extenuating circumstances, 173	perjury, 163
extradition, 172	protection of witnesses, 163
or prosecution, 171	use for other purposes, 167
fair trial, 172	extradition or prosecution, 167
individual responsibility, 170	indictments, 157-158
official position, 171	notification, 159
superior orders, 171	international cooperation, 165
superior responsibility, 171	non state parties, 167
judicial guarantees, 172	investigations, 157
jurisdiction, 171, 173-176	language, 157
aggression, 173	judges
crimes against humanity, 174	allowances, 154
crimes against UN, 174	disqualification, 152
genocide, 174	election, 150
non bis in idem, 173	excusing, 152
non-retroactivity, 173	independence, 152
war crimes, 175-176	loss of office, 153-154
language, 172	qualifications, 150
legal assistance, 172	quorum, 163
overview, xiii	solemn undertakings, 153
presumption of innocence, 172	terms of service, 150
right to silence, 172	vacancies, 151
rights of accused, 172	judgments, 163-164
scope, 170	reasons, 164
sentences, 171	recognition, 168
state responsibility, 171	review, 165
text, 170–176	judicial assistance, 165



432

draft ICC Statute (1994) (cont.)	Committee
jurisdiction, 155-156	competence, 425, 426
acceptance, 155-156, 166	cooperation, 423-424
admissibility, 160	members and functions, 422-423
challenges, 160	reports to, 424
checking, 156	requests to, 424
crimes against humanity, 155	systematic violations and, 426
genocide, 155	visits to state parties, 425–426
grave breaches of international treaties, 169	Conferences of State Parties, 423
non bis in idem, 163	copies, 428
preconditions, 155–156	declarations, 425, 427
UNSC referral, 156	detention
war crimes, 155	human rights, 420
languages, 154	ill treatment, 419
legal capacity, 150	information rights, 419–420
legality principle, 162	legal conditions, 418–419
loss of office, 153–154	records, 419
making persons available, 159	release, 420
organs, 150	right to remedy, 420
overview, xiii	sanctions, 420
pre-trial detention, 158–159	secret detention, 418
place of detention, 159	dispute settlement, 427
release, 159	enforced disappearances
Preamble, 149	children, 421–422
Presidency, 151	crime against humanity, 414
allowances, 154	criminal offence, 414
presumption of innocence, 162	meaning, 414
privileges and immunities, 154	prohibition, 413
procedure rules, 154–155	searching obligations, 421
Prosecutors, 152–153	entry into force, 427
excusing, 153	extradition, 417
qualifications, 153	individual responsibility, 414
staff, 153	superior orders, 414, 421
provisional measures, 166	superior responsibility, 414
Registry, 153	international cooperation, 417–418
right to silence, 157, 162	international law and, 426
seat, 149	humanitarian law, 427
sentences, 164	investigations, 414, 416, 417
available penalties, 164	jurisdiction, 415
enforcement, 168	national law and, 426
pardon/parole/commutation, 168	overview, xv
specialty rule, 167	penalties, 414–415
status, 150	Preamble, 413
text, 149–169	prosecution, 416
transfer of accused to Court, 166-167	ratification, 426
UN relationship, 149	refoulement, 418
drug trafficking, vii, 169	right to remedy, 415, 420
duress, 99, 195, 207, 294, 322, 323, 324, 340, 341,	signature, 426
348, 349	statutory limitations and, 415
,	text, 413–428
Egypt, UNSC Resolution 808 and, 81	training and education, 420–421
enforced disappearances	victims
2008 Convention. See Enforced Disappearances	meaning, 421
Convention (2008)	reparation, 421
meaning, 180, 414	right to information, 421
Enforced Disappearances Convention (2008)	enslavement, meaning, 180
accession, 426	escape, ICC prisoners, 238, 315–316
amendment, 427–428	ethnic cleansing, 80, 87
authentic texts 428	Ethnic Minorities Barristers' Association



Index

extermination, meaning, 180	emblems, improper use, 53, 334, 342, 346
extradition	Enforced Disappearances Convention (2008) and,
Apartheid Convention and, 62	427
draft ICC Statute (1994), 167	GC I, 49
draft ILC Code (1996), 172	GC II, 49–50
Enforced Disappearances Convention, 417	GC III, 50–51
Genocide Convention, 46	GC IV, 51
ICC RoPE (2002), 312	grave breaches, x–xi
meaning, ICC Statute (1998), 235	See also war crimes
Statutory Limitation Convention and, 56	API, 53
Torture Convention, 46, 70	Cambodia Extraordinary Courts, 388
Extraordinary Courts in the Chambers of Cambodia	draft ICC Statute (1994), 169
(ECCC). See Cambodia Extraordinary Courts	GC I, 49
	GC II, 50
fair trial	GC III, 50
Cambodia Extraordinary Courts, 389	ICC Elements of Crime (2002), 326-353
denying, ICC Elements of Crime (2002), 329-330,	ICC Statute (1998), 181–184
345–346	ICTR jurisdiction, 138
draft ICC Statute (1994), 161, 162	ICTY, 115
draft ILC Code (1996), 172	
	ICTY proposal (1993), 85–86, 104
ICC Statute (1998), 213, 215–216	list, 85–86
ICCPR, 389	responsibility, 79
ICTR, 145–146	SCSL, 364
ICTY, 123–124	Sierra Leone Residual Special Court, 375–376
ICTY proposal (1993), 98–99, 109, 110	investigation and prosecution obligations
Lebanon Special Tribunal, 408	GC I, 49
MICT, 135	GC II, 49-50
Nuremberg Tribunal, 25-26, 29	GC III, 50
SCSL, 368-369	GC IV, 51
Sierra Leone Residual Special Court, 380-381	overview, x-xi
Tokyo Tribunal, 38–39	universal jurisdiction, x-xi
Torture Convention, 70	universal ratification, viii
Fédération internationale des femmes des carrières	genocide
juridiques, 81	1948 Convention. See Genocide Convention (1948)
forced pregnancy, 180, 323, 341, 349	complaints to ICC, 156
forcible transfer of population, meaning, 180	definition, 45, 87
France	forms, 45–46
Kaiser trial and, 20	ICC Elements of Crime (2002), 317–319
Nuremberg Tribunal and, ix, 22	birth prevention, 318
UNSC Resolution 808 and, 81	destroying conditions, 318
	forcible transfer of children, 319
gender, meaning, 180	killing, 317
Geneva Conventions (1949)	serious bodily/mental harm, 318
AP I, xii	international law crime, x, 45
apartheid, 53	jurisdiction
cultural heritage, 53	Cambodia Extraordinary Courts, 388
disciplinary obligations, 54	draft ICC Statute (1994), 155
education obligations, 54	draft ILC Code (1996), 174 ICC Elements of Crime (2002), 317–319
excerpts, 51–54	
grave breaches, 53–54	ICC Statute (1998), 179
indiscriminate attacks, 53	ICTR, 137–138
medical procedures, 51-52	ICTY, 115–116
perfidy, 52, 53	ICTY proposal (1993), 87, 105
ruses of war, 52	Nuremberg Tribunal, vii
superior responsibility, 54	origin of term, x
targets, 52–53	Rwanda, xiii
transfer of population, 53	Genocide Convention (1948)
war crimes, 54	apartheid and, 58
AP II, xii	authentic texts, 46
customary law, 85	customary law, 85
	castoniar j mii, os



434

Genocide Convention (1948) (cont.)	forced transfer of population, 321
definition of genocide, 45	imprisonment, 321, 322
denunciations, 47	inhumane acts, 326
entry into force, 47	knowledge, 319
extradition, 46	murder, 320
ICJ jurisdiction over, 46	persecution, 324
ICTY proposal (1993) and, 87	rape, 322
jurisdiction	sexual slavery, 322–323
forms of genocide, 45–46	sexual violence, 324
personal, 46	strict construction, 319
territorial, 46, 47	text, 319–326
overview, x	torture, 321–322
prosecution obligations, 46	genocide
ratification, 46–47	birth prevention, 318
revisions, 47	destroying conditions, 318
text, 45–48	forcible transfer of children, 319
Germany	killing, 317
See also Nuremberg Tribunal (1945)	serious bodily/mental harm, 318
Commission on the Responsibility of War (1919)	text, 317–319
and, ix	jurisdiction, 316
Control Council, x	mental elements, 316
Leipzig trials, ix	perpetrators, 317
prosecution of Nazis, xi	structure, 317
responsibility for WWI, 1, 3	text, 316–354
UNSC Resolution 808 and, 81	war crimes
	attacking civilian objects, 331–332
Hague Conferences, 5	attacking civilians, 331, 346
Hague Convention (IV), 85, 86	attacking humanitarian objects/staff, 331-332,
Hague Regulations, 86	346–347
Hariri, Rafik, xiv, 403, 404	attacking protected objects, 335, 347
head of state responsibility, 4, 6, 8, 13, 14, 15–16, 18,	attacking undefended places, 332–333
23, 33, 89, 106, 116, 139, 171, 193, 233–234,	biological experiments, 328
365, 377	child soldiers, 343, 350
historic monuments, 3, 53, 86, 105, 115, 176, 182,	cruel treatment, 344
183, 270, 335, 347	denying fair trial, 329-330, 345-346
Hostage Convention (1979), 169	denying quarter, 337, 351
human trafficking, 320	deprivation of rights, 337
hybrid tribunals, xiv–xv	displacing civilians, 350
	excessive collateral damage, 332
ICC	forced pregnancy, 341, 349
Elements of Crime. See ICC Elements of Crime	forced prostitution, 340-341, 348-349
(2002)	forced sterilisation, 341, 349
Rome Statute. See ICC Statute (1998)	forcing participation in military operations, 338
Rules of Procedure and Evidence. See ICC RoPE	forcing service in hostile forces, 329
(2002)	hostage taking, 330-331, 345
UN Agreement. See UN-ICC Agreement (2004)	improper use of flags of truce, 333
UN relationship, 149, 178, 354-355	improper use of hostile flags/uniforms, 333-334
ICC Elements of Crime (2002)	improper use of UN insignia, 334
aggression, 353-354	inhuman treatment, 328
amendment, 185	knowledge, 327
authority, 185, 316	medical experiments, 336, 352
crimes against humanity	mutilation, 335–336, 343–344, 351
apartheid, 325–326	occupied territory transfers, 335
attacks against civilians, 319–320	outrage on personal dignity, 339, 344–345
deportation, 321	pillaging, 338, 347
enslavement, 320–321	poison/poisoned weapons, 338, 352
extermination, 320	property crimes, 329, 337, 352
forced disappearance, 325	rape, 340, 348
forced disappearance, 323	sexual slavery, 340, 348
forced pregnancy, 323	sexual violence, 341–342, 349–350
forced sterilisation, 323–324	starvation, 342–343



Index

tort 226 252	logal assistance 202
text, 326–353	legal assistance, 283 release, 305
torture, 327–328, 344	*
treacherous killing/wounding, 336, 350–351	review, 283
unlawful confinement, 330	seat of Court, 283
unlawful deportation, 330	wrongful arrest, 302-303
use of Annexed devices, 339	disciplinary measures
use of Geneva Convention emblems, 334, 342,	procedures, 252-253
346	sanctions, 253
use of prohibited bullets, 339, 353	disclosure of evidence, 267-270
use of prohibited substances/devices, 338-339,	additional evidence, 270
353	confidential information, 269
using protected persons as shields, 342	defence material, 268
wilful killing, 327	exclusion of criminal responsibility and, 268
wilfully causing great suffering, 328–329	exculpatory evidence, 270
wounding/killing hors de combat persons, 333	pre-trial, 267
ICC RoPE (2002)	prosecution material, 268
admissibility of evidence	restrictions, 269–270
	ŕ
in camera procedure, 264–265	enforcement of sentences
procedure, 261	allocation of property, 314
amendments, 243	assistance with service, 314
amici curiae, 278	costs, 310
appeals	court/state communications, 308
decisions, 298	delivery of prisoners, 310
discontinuance, 297, 298	delivery time, 309
leave, 297	designation changes, 310-311
leave not required, 297	designation information, 309-310
notices, 298	enforcing states, 308-309
pre-trial detention, 283	equitable distribution, 309
procedures, 296–298	escape, 315–316
relevant decisions, 296	fines, 311–312, 313, 314
reparation orders, 297	forfeiture, 311-312, 313
suspensive effect, 298	other offences, 312–313
authentic texts, 243	President powers, 308
Code of Professional Conduct, 245	prisoners' views, 309
compensation for wrongful arrest/conviction,	procedures, 308–316
302–303	rejection of designation, 310
amount, 303	
	reparation measures, 311–312, 313–314 state roles, 308–311
procedures, 302–303	
requests, 302	supervision, 311
confirmation of charges	transit, 310
absence of accused, 287–288	evidence, 260–267
amendments, 285, 288	admissibility, 261
hearings, 286–288	assessment, 261
multiple charges, 288	collection, 280–282
notification of decisions, 288	confidential information, 266, 269
pre-confirmation, 284–286	corroboration, 261
presence of accused, 286–287	custody, 292
procedures, 284–288	disclosure, 267-270
time limits, 285	evaluation, 278
criminal responsibility, exclusion, 268, 285	exculpatory evidence, 270
defence rights, 249–250, 300	family members, 267
assignment of legal assistance, 250	ICRC testimony, 265–266
qualifications of counsel, 250	<i>in camera</i> procedure, 264–265, 272
definitions, 243	listing, 285
detention pre-trial	national laws, 261
challenges, 283	new evidence, 285
conditional release, 283–284	prior-recorded, 262–264
custodial states, 283	privileged communications, 265–266
documentation, 306	proceeds of crime, 296
instruments of restraint, 284	relevance, 261
	right to silence, 266–267
interim release, 283	right to shence, 200–26/



436

ICC RoPE (2002) (cont.)	judgments
self-incrimination, 266–267	appeal decisions, 298
sexual violence, 264	deliberations, 293
trial proceedings, 292–293	delivery, 293–294
uncontested, 264	revision, 298–299
video-links, 262, 271	jurisdiction
international cooperation	admissibility motions, 290
admissibility challenges, 304	article 18 proceedings, 258–259
arrest documents, 306	article 19 proceedings, 259–260
assurances, 306	challenges, 290
channels of communication, 303	challenges in national courts, 304
competing requests, 305	competing requests, 305
enforcement of fines, 313	declarations, 256
information provision, 307–308	limitation periods, 300
investigations, 282	non bis in idem, 301
language, 304, 306	offences, 299
offences, 301	provisional measures, 259, 260
	release from detention, 305
procedures, 303–308	
protective measures, 307	legal assistance
requests, 303–304, 307	assignment, 250
self-incrimination and, 306	non-compliance with directions, 302
service of notices, 314	qualifications, 250 non-written communications, 278
speciality rule, 308	· ·
temporary surrender, 305	observation procedure, 278
time limits, 306	offences against Court, 299–302
transfer of arrested persons, 306–307	arrest, 301
transit requests, 304	disruption of proceedings, 301
investigations	international cooperation, 301
applications, 258–259	investigations, 300
article 18 proceedings, 258–259	jurisdiction, 299
authorisation, 257–258	limitation periods, 300
collection of evidence, 280–282	misconduct, 301–302
confidential information, 256	non bis in idem, 301
considerations, 258	non-compliance with directions,
cooperation, 282	301–302
deferral, 258	sanctions, 300
evaluation of information, 278	official languages, 255
health issues, 281	other offences
initiation, 256–258, 300	extradition, 312
non-initiation notifications, 278–279	information, 313
notices, 257, 258	limitation on prosecution, 312–313
procedures, 278–282	requests to prosecute, 312–313
provisional measures, 259	place of proceedings, 277
questioning records, 280–281	plenary sessions, 243–244
reasonable basis, 257	quorum, 244
review of decisions, 259, 279–280	Pre-Trial Chamber
territorial authorisations, 282	authorisation of investigations,
testimony, 256–257	257–258
unique opportunities, 282	review of prosecution decisions, 279–280
video-records, 280–281	single judges, 245
judges	transmission of records, 289
alternate judges, 255	President, 244
death, 254	casting vote, 244
disqualification, 253–254	elections, 243
excusing, 253, 254	enforcement of sentences, 308
preparation of trials, 289–290	principles, 218
removal from office, 250–253	prosecutions
replacements, 254–255	See also trial proceedings
resignation, 254	non-prosecution notifications, 279
single judges, 245	other offences, 312–313
colemn undertakings 244	review of decisions 279_280



Index

Prosecutor	text, 243-316
death, 254	time limits, 278
delegation, 246	translation and interpretation, 256
disqualification, 253-254	Trial Chamber, constitution, 288
excusing, 253, 254	trial proceedings, 289-294
information security, 245	admissibility motions, 290
investigation procedures, 278-282	admission of guilt, 292
office, 245–246	closing statements, 293
removal from office, 250-253	custody of evidence, 292
publication of documents, 256	deliberations, 293
reduction of sentences, 314–315	delivery of decisions, 293-294
criteria, 314–315	directions, 292-293
procedures, 315	evidence procedures, 292-293
referrals, requirement of writing, 256	joint trials, 292
Registrar	medical examination of accused,
cooperation requests, 303	291
death, 254	motions, 290
defence rights, 249-250	preparation, 289-290
election, 246	presence of accused, 290-291
functions, 246	records, 292
internal security, 246	status conferences, 289
Office, 246–250	transmission of records, 289
records, 247	Trust Fund, 276, 296
regulations, 246	victim reparation
removal from office, 250–253	additional hearings, 293
resignation, 254	appeals, 297
Victims and Witnesses Unit, 247–249	assessment, 276
removal from office	court motions, 275
complaints, 252	forfeiture, 277
defence rights, 252	proceedings, 275
immediate effect, 253	publication, 276
less serious misconduct, 251	requests, 275
procedures, 250-253	Trust Fund, 276
serious breach of duty, 251	victims
serious misconduct, 251	definition, 270
suspension, 252	in camera procedures, 271
revision of decisions, 298-299	legal aid, 273
applications, 298	legal representation, 273
determination, 299	notification, 274-275
transfer, 298	participation, 273-274
sentences	participation applications, 272
additional hearings, 293	principles, 270-277
determination, 294	protective measures, 271, 275
enforcement, 308-316	reparation proceedings, 275
fines, 294–295	special measures, 272
forfeiture, 295-296	views, 275
procedures, 294-296	Victims and Witnesses Unit, 247-249
reduction, 314-315	consultation, 271
solemn undertakings	expertise, 249
children, 261	functions, 247-248
judges, 244	responsibilities, 247, 248
mental impairment and, 261	sexual violence, 247, 248
staff, 244–245	vulnerable persons, 248
witnesses, 261	witnesses
staff	compellability, 261
solemn undertakings, 244-245	death, 263
training, 248	family members, 267
surrender	interference, 263
arrangements, 305	solemn undertakings, 261
extension, 308	unavailability, 263
release, 305	victims, 270–277
temporary surrender, 305	working languages, 255



438

ICC Statute (1998)	corrupt influence, 217
acceptance, 242	exculpating evidence, 216
accession, 242	false testimony, 217
admissibility issues, 188-191	forgery, 217
challenges, 190-191	illegally obtained, 217
determination, 188-189	international requests, 230
preliminary rulings, 189–190	intimidation, 217
amendments	judicial notice, 217
Kampala Amendments (2010), 177, 243	national security information, 218–219
procedure, 240–241	new evidence, 224
Apartheid Convention and, xi	offences, 217-218
appeals, 222–224	procedures, 217
admissibility issues, 190–191, 232	retaliation, 217
appealable decisions, 223	sexual violence, 216
chamber, 199	sufficiency, 212
custody pending appeal, 223	expenses, 204
judgments and sentences, 222–223	extradition, 235
preliminary rulings, 189	finances, 239–240
procedures, 223–224	assessment of contributions, 240
sentences, 236	audits, 240
applicable law, 191–192	expenses, 239
general principles, 191, 192–196	sources, 239
international law, 191	voluntary contributions, 239
precedents, 192	gender, 180
arrest proceedings, 210	general principles, 192–196
interim release, 211	applicability, 191
provisional arrest, 229	individual responsibility, 192–193
unlawful arrest, 225	legality principle, 192
arrest warrants	non-retroactivity, 192
	•
applications, 209	ILC Draft Code (1996) and, xiii ILC draft statute. See draft ICC Statute
contents, 209–210	
assembly of state parties, 238–239	(1994)
Bureau, 238	individual responsibility, 192–193
place, 238	duress, 195
subsidiary bodies, 238	intoxication, 195
votes, 239	mental defects, 194
authentic texts, 242	mental element, 194–195
chambers, 199–200	mistakes of fact, 195
deferrals, 188, 189, 191	mistakes of law, 195
dispute settlement, 240	official capacity, 193
elements of crime. See ICC Elements of Crime	self-defence, 195
enforcement of sentences, 235–238	superior orders, 195–196
communications, 236	superiors, 193–194
escape, 238	initial court proceedings, 211
fines, 237	additional charges, 212
forfeitures, 237	confirmation of charges, 211–212
other offences and, 236–237	review, 211
prison conditions, 236	international law and, 185, 191
reduction, 237	international requests, 225-235
state role, 235	competing international obligations, 233
supervision, 236	competing requests, 227-228, 231
transfer of prisoners, 236	confidential information, 231, 234
transfer on completed sentences, 236	consultations, 233, 234
entry into force, 242	contents, 228-229, 232
establishment of Court, 178	costs, 234
evidence	evidence taking, 230
See also ICC RoPE	execution procedures, 233-234
admissibility, 208, 214, 217	forms of cooperation, 229-231
bribery, 218	general obligation, 225
burden of proof, 215	identification of persons, 230
confidential information, 213, 217, 220	immunities and, 233



Index

insufficient information, 233	Pre-Trial Chamber
national procedures, 226	confirmation of charges, 211-212
non-compliance, 226, 230, 360	functions and powers, 208-209
postponed execution, 232	investigations and, 207-208
procedure, 225–226	review of investigations, 206
protection of victims/witnesses, 230	Preamble, 177–178
provisional arrest, 229	Presidency, 198-199
questioning witnesses, 230	presumption of innocence, 215
specialty rule, 234	privileges and immunities, 203, 361
surrender of persons, 226–227	prosecutions, deferrals, 188
investigations	Prosecutor, 186–187
continuation, 211	disciplinary measures, 203
deferrals, 188, 189, 191, 360	disqualification, 201
duties and powers, 206	election, 201
initiation, 205–206	excusing, 201
language, 207	independence, 201
legal assistance, 207	Office, 200–201
pending appeal, 190	qualifications, 200
rights of persons, 206–207	removal from office, 202–203
role of Pre-Trial Chamber, 207–208	UN cooperation, 360
judges	protection of victims/witnesses, 208, 216
alternate judges, 220	international requests, 230
chambers, 199–200	views, 216
disciplinary measures, 203	ratification, 242
disqualification, 200	Registry
election, 197–198	disciplinary measures, 203
excusing, 200	functions, 201–202
fair representation, 198	removal from office, 202–203
independence, 200	Regulations, 205
nationality, 198	reparation to victims, 220–221
numbers, 196–197	reservations, 240
qualifications, 197	review of Statute, 241, 356
removal from office, 202–203	right to silence, 206, 207, 215
service, 196	rules of procedure, 204
terms, 198	amendment, 204
vacancies, 198	provisional rules, 204
judgments	RoPE (2002). See ICC RoPE (2002)
requirements, 220	salaries and allowances, 204
review, 224	seat, 178
jurisdiction, 316	sentences, 221
acceptance, 185–186	appeals, 236
admissibility, 188–191, 232	applicable penalties, 221
aggression, 179, 184–185, 187–188, 193	binding nature, 236
crimes against humanity, 179, 319–326	determination, 221–222
exercise, 186	enforcement, 235–238
genocide, 179, 317–319	penalties, 221–222
non bis in idem, 191, 226	reviews, 237
non-retroactivity, 192	signature, 242
persons under 18, 193	solemn undertakings, 202
preconditions, 185–186	staff, 202
statutory limitations and, 194	state referrals, 186
subject jurisdiction, 179–185	aggression, 187–188
temporal, 185	summonses to appear, 210
territorial, 178	text, 177–243
war crimes, 181–184	transitional provision, 241–242
legal personality, 178	Trial Chamber, functions and powers, 213–214
miscarriages of justice, 225	trial proceedings, 212–221
negotiations, xiii–xiv	admission of guilt, 214–215
official languages, 204, 239	alternate judges, 220
organs, 196	commencement, 214
overview, xiii–xiv	evidence, 217



440

ICC Statute (1998) (cont.)	languages, 148
fair trial, 213, 215–216	MICT Statute. See MICT
judgments, 220	organisation, 140-143
language, 215	origins, xiii, 137
legal assistance, 215	precedents, 370
maintenance of order, 214	presumption of innocence, 145
place, 212	privileges and immunities, 147–148
preliminary issues, 213	Prosecutor, 144
presence of accused, 213	investigations, 144
public hearings, 213, 215, 216, 355	Registry, 144
rights of accused, 215–216	review proceedings, 147
sanctions for misconduct, 218	right to silence, 146
sentences, 221	rules of procedure and evidence, 143
	*
Trust Fund, 222	sentences, 146
UN relationship, 178	enforcement, 147
unlawful convictions, compensation, 225	pardon/commutation, 147
UNSC referrals, 186	Statute (1994), 137–148
aggression, 188	ICTY
withdrawal, 242	See also MICT
working languages, 204, 239	1993 proposal. See ICTY proposal (1993)
ICTR	ad litem judges
See also MICT	appointment, 119-120
ad litem judges	status, 120–121
election, 142	annual reports, 126
status, 142–143	appeals, 124
annual reports, 148	closure, xiii
appeals, 146	competence, 115–117
judges, 140, 143	concurrent jurisdiction, 117
closure, xii, xiii	crimes against humanity, 116
competence, 137-140	genocide, 115–116
concurrent jurisdiction, 139	grave breaches of Geneva Conventions, 115
crimes against humanity, 138	individual responsibility, 116–117
genocide, 137–138	non bis in idem, 117
individual responsibility, 139	personal jurisdiction, 116
non bis in idem, 140	primacy over national courts, 117
personal jurisdiction, 139	temporal jurisdiction, 117
primacy, 139	territorial jurisdiction, 117
temporal jurisdiction, 139	violations of laws and customs of war, 115
territorial jurisdiction, 139	election of judges
war crimes, 138	
conduct of trial	ad litem judges, 119–120
	permanent judges, 118–119
commencement, 145	expenses, 126
fair trial, 145–146	funds, 114
language, 145, 146	indictment
legal assistance, 145	preparation, 123
protection of victims/witnesses, 146	review, 123
public hearings, 145	international cooperation, 114, 125
rights of accused, 145–146	investigations, 122
expenses, 148	judges, 118–122
indictment	election, 118–119
preparation, 144	presiding judges, 121
review, 145	privileges and immunities, 125-126
international cooperation, 147	qualifications, 118
judges	judgments, viii
chambers, 140	procedure, 124
election, 141, 142	judicial assistance to, 125
President, 143	languages, 126
presiding judges, 143	MICT Statute. See MICT
judgments, 146	organisation, 117-118
judicial assistance, 147	chambers, 118–122



Index

origins, xii-xiii	judges, 92-94, 107-109
precedents, 370	members, 92–93
President, 121	officers, 94
presumption of innocence, 123	President, 94, 108
privileges and immunities, 125–126	presiding judges, 108
Prosecutor, 122	Prosecutor, 94–95
Registry, 122	Registry, 95–96, 109
right of silence, 124	overview, xii
rules of procedure and evidence, 121	presumption of innocence, 98, 110
seat, 114, 126	privileges and immunities, 102–103, 112
sentences, 124	procedures and evidence, 94, 108
enforcement, 125	Prosecutor, powers, 96–97, 108
pardon/commutation, 125	reviews, 100, 101, 111
return of property, 124	seat, 103, 112
Statute, text, 114–126	Secretary-General report, 79–112
trial proceedings	approval, 114
commencement, 123	sentences, 99–100, 111
fair trial, 123–124	death penalty, 99
language, 123, 124	enforcement, 101, 111
legal representation, 123	pardon/commutation, 101, 111
protection of victims/witnesses, 124	trial procedures, 97–100, 109–111
public hearings, 123	fair trial, 98–99, 109, 110
reviews, 125	language, 110
rights of accused, 123-124	presence of accused, 97
UN Secretary General report. See ICTY proposal	protection of victims/witnesses, 99, 110
(1993)	public hearings, 98, 110
UNSC decision, 114	rights of accused, 98–99, 110
victims' rights, 114	India, Tokyo Tribunal and, x, 37
ICTY proposal (1993)	indigenous populations, 55
annual reports, 103-104, 112	International Committee of the Red Cross (ICRC),
appeals, 100–101, 111	81, 265–266, 427
competence, 84–91, 104–107	International Convention on the Elimination of All
concurrent jurisdiction, 90-91, 106	Forms of Racial Discrimination (ICERD), 58, 61
crimes against humanity, 87-88, 105	International Court of Justice, jurisdiction
customary law, 85, 86	Apartheid Convention, 62
genocide, 87, 105	Genocide Convention, 46
grave breaches of Geneva Conventions, 85-86,	Torture Convention, 78
104	International Covenant on Civil and Political Rights
individual responsibility, 88-89, 106	(1966), 68, 72, 389
legality principle, 85	International Criminal Court. See ICC
non bis in idem, 90–91, 106–107	international criminal law
personal jurisdiction, 88-89, 105-106	criteria for inclusion, viii
subject matter, 84-88	definition, vii-viii
temporal jurisdiction, 90–91, 106	International Criminal Police Organization, 81, 167
territorial jurisdiction, 90–91, 106	International Criminal Tribunal for Rwanda. See
violations of laws/customs of war, 86, 104-105	ICTR
expenses, 103, 112	International Criminal Tribunal for the Former
indictment	Yugoslavia. See ICTY
preparation, 96–97, 109	International Law Commission
review, 97, 109	1994 Draft ICC statute. See draft ICC Statute
international cooperation, 101-102, 112	1996 Draft Code. See draft Code of Crimes against
investigation, 96–97, 109	the Peace and Security of Mankind
judgments, 99-100, 110-111	intoxication, 195
judicial assistance, 101-102, 112	Iran, UNSC Resolution 808 and, 81
languages, 103, 112	Iraq, Kuwait war, 84
legal basis, 82–84	Ireland, UNSC Resolution 808 and, 81
legal representation, 110	irregular forces, 66, 185
organisation, 91-96, 107-109	Italy
chambers, 92–94, 107	Kaiser trial and, 20
election of judges, 92-93, 107	UNSC Resolution 808 and, 81



442

Jacob Blaustein Institution for the Advancement of Human Rights, 81	legal assistance Cambodia Extraordinary Courts, 389,
Japan	391–392
See also Tokyo Tribunal (1946)	draft ICC Statute (1994), 162
Kaiser trial and, 20	draft ILC Code (1996), 172
reservations from Report of Commission on the	ICC RoPE (2002)
Responsibility of War (1919), ix, 17-18	assignment, 250
	detention, 283
Kampuchea. See Cambodia Extraordinary Courts	non-compliance with directions, 302
Kuwait, Iraq war (1991), 84	privileged communications, 265–266
•	qualifications, 250
Lawyers' Committee for Human Rights, 81	victims, 273
Lebanon Special Tribunal (STL)	ICC Statute (1998), 207, 215
2007 Statute, 403–412	ICTR, 145
accused's rights, 408	ICTY, 123
language, 408	ICTY proposal (1993), 110
presumption of innocence, 408	Lebanon Special Tribunal, 407, 408
right to silence, 408	MICT, 136
appeals, 411	Nuremberg Tribunal, 29
Defence Office, 407	SCSL, 369
evidence	
	Sierra Leone Residual Special Court, 381
pre-STL evidence, 409	Tokyo Tribunal, 39, 41
rules, 411	legality principle (nullum crimen sine lege), 85, 162
fair trial, 408	192
judges	Leipzig trials, ix
appointment, 406	Lemkin, Raphael, x
chambers, 405–406	limitation of actions. See statutory limitations
powers, 409	London Agreement (1945), ix, 31–32
President, 405, 406	Luxembourg, German violation of neutrality, 2, 5,
qualifications, 406	10, 11
judgments, 410	
review, 411	MacArthur, Douglas, x, 36–37
jurisdiction, 403–405	Malaysia, UNSC Resolution 808 and, 81
applicable law, 403	maritime navigation, 1998 Convention, 169
concurrent jurisdiction, 404-405	medical procedures, 51-52
individual responsibility, 404	See also biological experiments
non bis in idem, 405	mercenaries, 66, 185
languages, 407	Mexico, UNSC Resolution 808 and, 81
organs, 405	MICT
overview, xiv-xv	competence, 129
pre-trial proceedings, 409	concurrent jurisdiction, 130
pre-STL evidence, 409	non bis in idem, 131
Prosecutor, 406	functions, 130
public hearings, 408	indictment
Registry, 407	preparation, 135
self-incrimination and, 407	review, 135
sentences	investigations, 135
enforcement, 411	judges
pardon/commutation, 412	Appeals Chamber, 133
penalties, 410	assignment, 133
suspects' rights, 407–408	chambers, 130
interpreters, 407	election, 132
right to silence, 407	qualifications, 132
trial proceedings	roster, 131
commencement, 409	objectives, xii–xiii, 129
in absentia, 410	organisation, 130
	President, 133
powers, 409	
rules of procedure, 411	presumption of innocence, 136
victims' compensation, 410–411	Prosecutor, 130, 134 referral of cases to national courts, 130–131
victims' rights, 408	referral of cases to national courts, 130–131



Index

Registry, 130, 134	members, ix, 22
right of silence, 136	alternates, 22
rules of procedure and evidence, 133	quorum, 22
Statute, 129-136	votes, 23
structure, 130	membership of criminal organisations, 24
trial proceedings	notices to defendants, 28
commencement, 135	additional documents, 29
fair trial, 135	overview, ix-x
language, 136	place, 26
legal assistance, 136	President, 22
public hearings, 135	principles, 55
rights of accused, 135	procedures, ix-x, 26-27
miscarriages of justice, 100, 111, 124, 146, 225,	records, 31
302–303, 369, 382, 411	rules and procedures
Moscow Declaration (1943), 31-32	amendments, 31
	authority, 24, 28
National Alliance of Women's Organisations	effective date, 31
(NAWO), 81	text, 28-31
national security information, 208, 218-219, 220,	Secretariat, 30
230, 234, 285, 289	sentences, 27–28
Netherlands	sovereign immunity and, 23
Kaiser trial and, 20	superior orders, 24
UNSC Resolution 808 and, 81	text of Statute, 22-28
New Zealand, UNSC Resolution 808 and, 81	trial in absentia, 24
non bis in idem	witnesses
draft ICC Statute (1994), 163	oaths, 30
draft ILC Code (1996), 173	presence in court, 30
ICC RoPE (2002), 301	
ICC Statute (1998), 191, 226	Pakistan, UNSC Resolution 808 and, 81
ICTR, 140	Parliamentarians for Global Action, 81
ICTY, 117	penalties. See sentences
ICTY proposal (1993), 90-91, 106-107	perfidy, 52, 53
Lebanon Special Tribunal, 405	perpetrators, ICC Elements of Crime, 317
MICT, 131	persecution, meaning, 180
SCSL, 366	Philippines, Tokyo Tribunal and, x, 37
Sierra Leone Residual Special Court, 378	Poland, WWI German crimes, 2
Nuremberg Tribunal (1945)	Portugal, UNSC Resolution 808 and, 81
additional tribunals, 23	Potsdam Declaration (26 July 1945), 36
applications and motions, 30	presumption of innocence
Chief Prosecutors, 24–25, 27	Cambodia Extraordinary Courts, 389
Committee, 24–25	draft ICC Statute (1994), 162
constitution, 22–23	draft ILC Code (1996), 172
customary law, 85, 86	ICC Statute (1998), 215
defence rights, 29	ICTR, 145
definition of ICL, vii	ICTY, 123
evidence rules	Lebanon Special Tribunal, 408
admissibility, 26	MICT, 136
production to defense, 29-30	SCSL, 368
exhibits and documents, 31	Sierra Leone Residual Special Court,
withdrawal, 31	380
expenses, 28	
fair trial, 25–26, 29	racism, 58, 66
judgments, viii, 27	refoulement, 69, 418
jurisdiction, 23	religious buildings, 3, 53, 86, 105, 115, 176, 182, 183,
aggression, vii, ix, 23	270, 335, 347
crimes against humanity, vii, 23	Residual Mechanism for the International Criminal
war crimes, vii, 23	Tribunals. See MICT
legal representation, 29	Rome Statute. See ICC Statute (1998)
London Agreement, ix	ruses of war, 52
maintenance of order, 30	Russia, UNSC Resolution 808 and, 81



444

Rwanda	amnesties, 378
genocide, xiii	concurrent jurisdiction, 377
grave breaches of IHL, 79	crimes against humanity, 375
ICTR. See ICTR	crimes under Sierra Leonean law, 376
	individual responsibility, 377
Saudi Arabia, UNSC Resolution 808 and, 81	non bis in idem, 378
Selden, John, 14	persons with greatest responsibility, 375
self-defence, 195	referral to national courts, 377
self-determination rights, 65, 66	war crimes, 375–376
Senegal, UNSC Resolution 808 and, 81	legal capacity, 372
sentences	oversight committee, 372
Cambodia Extraordinary Courts, 388	presumption of innocence, 380
Control Council Law 10, 32–33	privileges/immunities, 373
death penalty, 33, 99	Prosecutor, 379–380
draft ILC Code (1996), 171	protection of victims/witnesses, 381
Enforced Disappearances Convention (2008),	Registrar, 380
414–415	rights of accused, 380-381
ICC RoPE (2002), 294–296	seat, 372
additional hearings, 293	self-incrimination, 381
enforcement, 308–316	sentences
ICC Statute (1998), 221	enforcement, 382
enforcement, 235–238	guidance, 378
penalties, 221–222	pardon/commutation, 383
ICTY, 124	penalties, 381–382
Lebanon Special Tribunal, 410, 411	Statute, text, 375–383
Nuremberg Tribunal, 27–28	trial proceedings
SCSL	language, 381
enforcement, 370	legal assistance, 381
pardon/commutation, 370	rules, 380
penalties, 369	UN Agreement
Sierra Leone Residual Special Court	amendment, 374
enforcement, 382	entry into force, 374
guidance, 378	termination, 374
pardon/commutation, 383	text, 371–374
penalties, 381–382	working language, 383
Tokyo Tribunal, 41	Sierra Leone Special Court (SCSL) annual reports, 371
sexual violence. See crimes against humanity; war crimes	annual reports, 3/1 appeals, 369–370
	7.7
Sierra Leone Residual Special Court annual reports, 383	Chambers, composition, 366–367 closure, xiii, 375
appeals, 382	fair trial, 368–369
archives, 372–373	judges
composition, 371	Chambers, 366–367
cooperation, 373–374	President, 367
coordination arrangements, 374	qualifications, 367
disposition of assets, 374	terms, 367
dispute settlement, 374	judgments, 369
expenses, 371	precedents, 370
fair trial, 380–381	review, 370
functions, 371	jurisdiction
immunity of property, 373	amnesties, 366
inviolable premises, 373	concurrent jurisdiction, 366
judges	crimes against humanity, 363–364
assignment, 379	crimes under Sierra Leonean law, 365
President, 379	individual responsibility, 365
qualifications, 378	juvenile offenders, 365–366, 368
roster, 378	non bis in idem, 366
term, 378	peacekeepers, 363
judgments, 381	persons with greatest responsibility, 363
review, 382	war crimes, 364
jurisdiction, 375–378	organisation, 366



Index

overview, xiv	ICTY, 116
presumption of innocence, 368	Lebanon Special Tribunal, 404
Prosecutor, 367–368	Nuremberg Tribunal, 24
functions, 367	SCSL, 365
powers, 368	Sierra Leone Residual Special Court, 377
staff, 368	Tokyo Tribunal and, 38
term of office, 368	superior responsibility
Registry, 368	API, 54
- ·	
Residual Special Court. See Sierra Leone Residual	draft ILC Code (1996), 171
Special Court	Enforced Disappearances Convention (2008), 414
rights of accused, 368–369	ICC Statute (1998), 193–194
rules of procedure and evidence, 367	ICTR, 139
self-incrimination, 369	Lebanon Special Tribunal, 404
sentences, 369	Nuremberg Tribunal, 23
enforcement, 370	SCSL, 365
pardon/commutation, 370	Sierra Leone Residual Special Court, 377
text of Statute (2002), 363-371	surrender, meaning, 235
trial procedures	Sweden, UNSC Resolution 808 and, 81
language, 369	
legal assistance, 369	terrorism, vii, xv, 2, 138, 176, 364, 376, 403
public hearings, 368	Tokyo Tribunal (1946)
Victims and Witnesses Unit, 368	applications and motions, 39, 42
working language, 370	course of trial, 40–41
slavery, 1956 Convention, 320, 340, 348	defence rights
Slovenia, UNSC Resolution 808 and, 81	additional documents, 41–42, 43
South Africa, Apartheid Convention and, xi	copies of documents, 42–43
sovereign immunity. See head of state responsibility	fair trial, 38–39
Soviet Union	notice to accused, 41
Nuremberg Tribunal and, ix, 22	documents
Tokyo Tribunal and, 36	additional documents, 41–42, 43
Spain, UNSC Resolution 808 and, 81	copies, 42–43
Special Court for Sierra Leone. See Sierra Leone	seals, 43
Special Court (SCSL)	evidence
Special Tribunal for Lebanon. See Lebanon Special	admissibility, 40
Tribunal	for defence, 39
state sovereignty, xiii, 10, 15–16, 65, 184, 354	judgments, reasons, 41
See also heads of state	jurisdiction, 37–38
statutory limitations	crimes against humanity, 38
1968 Convention, xi	crimes against peace, 38
authentic texts, 57	war crimes, 38
copies, 57	legal representation, 39, 41
crimes against humanity, 56	MacArthur Proclamation, 36–37
entry into force, 57	maintenance of order, 39-40, 42
extradition, 56	members, x, 37
personal jurisdiction, 56	absence, 37
ratification, 57	quorum, 37
revision, 57	voting, 37
signature, 56	oaths
text, 55–57	forms, 43-44
war crimes, 56	witnesses, 42
Control Council Law 10 and, 33	officers, 37
Enforced Disappearances Convention (2008) and,	overview, x
415	place of trial, 40
Genocide Convention and, 58	powers, 39
	records, 42
ICC Statute (1998) and, 194	
superior orders	withdrawal, 43
draft ILC Code (1996), 171	rules of procedure, x, 41–44
Enforced Disappearances Convention (2008),	amendment, 44
414, 421	authority, 38
ICC Statute (1998), 195–196	RoPE text, 41–44
ICTR, 139	sentences, 41



446

Tokyo Tribunal (1946) (cont.)	UN
Statute, 36–41	See also specific conventions
superior orders, 38	apartheid and, 55, 58-59
translations, 42, 43	Cambodia Extraordinary Courts
witnesses	Agreement, 384–394
oaths, 42	funding, 390
presence in court, 42	Charter
torture	cooperation, 65
Convention. See Torture Convention (1984)	human rights, 58, 68
definition, 68-69, 180	Commission on Human Rights, 61–62
ICC Elements of Crime (2002)	crimes against, draft ILC Code (1996), 174
crimes against humanity, 321-322	Declaration on Torture (1975), 68
war crimes, 327–328, 344	ECOSOC, 55
ICCPR, 68	Human Rights Committee, 72, 423
Torture Convention (1984)	ICC relationship, 149, 178, 354–355
accession, 77	See also UN-ICC Agreement (2004)
amendment, 77	improper use of UN insignia, war crimes, 334
authentic texts, 78	included documents, viii
Committee against Torture, 72–76	indigenous populations and, 55
complaints to, 74–76	international cooperation, ICC and, 303
expenses, 73	privileges and immunities, 102, 112, 361, 373
facilities, 73, 76	Residual Special Court for Sierra Leone,
	÷
inquiries, 74	Agreement, 371–374
meetings, 73	Secretary-General report (1993). See ICTY
members, 72–73	proposal (1993)
officers, 73	self-determination rights, 65
quorum, 73	UNGA Resolution 47/133 (1992), 413
recognition of competence, 77	UNGA Resolution 57/228 (2002), 384
reports, 73, 76	UNGA Resolution 1514, 61
rules of procedure, 73	UNGA Resolution 3314
voting, 73	definition of aggression, xi
copies, 78	text, 64–67
criminal jurisdiction, 69	UNSC
criminal procedures, 71	cooperation with ICC, 359–360
cruel, inhuman or degrading treatment, 72	ICC referrals, 156, 186, 188
definition of torture, 68–69	threats to peace, 64, 113
denunciations, 78	UNSC Resolution 687 (1991), 84
entry into force, 77	UNSC Resolution 713 (1991), 113
extradition, 46, 70	UNSC Resolution 764 (1992), 79
fair trial, 70	UNSC Resolution 771 (1992), 79, 80, 83
ICJ jurisdiction over, 78	UNSC Resolution 780 (1992), 80, 114
information and education, 71	UNSC Resolution 808 (1993), 79, 80-82, 83,
international cooperation, 71	84–85, 88, 90, 113
investigation, 71	UNSC Resolution 820, 80
jurisdiction, draft ICC Statute (1994), 169	UNSC Resolution 827 (1993)
overview, xii	importance, xii
prosecution obligations, 69-70	text, 113-114
ratification, 77	UNSC Resolution 955, creation of ICTR, xiii
refoulement prohibition, 69	UNSC Resolution 1315 (2000), 371
remedy rights, 71	UNSC Resolution 1664 (2006), 403
reservations, 77	UNSC Resolution 1757, origins, xiv
Siracusa draft, xii	UNSC Resolution 1966, xii
state obligations, 69	UN-ICC Agreement (2004)
text, 68–78	access to UN HQ, 358
updated information, 78	agenda proposals, 357
use of statements under torture, 71	amendments, 361
Turkey	cooperation, 359–361
responsibility for WWI, 1, 3, 15	administrative cooperation, 357
UNSC Resolution 808 and 81	obligations 355



Index

Prosecutor, 360	denying quarter, 337, 351
testimony of UN officials, 359	deprivation of rights, 337
UNSC, 359-360	displacing civilians, 350
entry into force, 362	excessive collateral damage, 332
finance, 358	forced pregnancy, 341, 349
information exchange, 356-357, 359	forced prostitution, 340-341, 348-349
confidentiality, 361	forced sterilisation, 341, 349
laissez-passer, 358	forcing participation in military operations,
legal capacity, 355	338
overview, xiv	forcing service in hostile forces, 329
personnel arrangements, 357	hostage taking, 330-331, 345
Preamble, 354–355	improper use of flags of truce, 333
principles, 355	improper use of hostile flags/uniforms,
privileges and immunities, 361	333–334
purpose, 355	improper use of UN insignia, 334
reciprocal representation, 355-356	inhuman treatment, 328
reports, 357	knowledge, 327
services and facilities, 357-358	medical experiments, 336, 352
subsequent agreements, 358	murder, 343
supplementary arrangements, 361	mutilation, 335-336, 343-344, 351
text, 354-362	occupied territory transfers, 335
United Kingdom	outrage on personal dignity, 339, 344-345
Kaiser trial and, 20	pillaging, 338, 347
Nuremberg Tribunal and, ix, 22	poison/poisoned weapons, 338
Tokyo Tribunal and, 36	property crimes, 329, 337, 352
UNSC Resolution 808 and, 81	rape, 340, 348
United Nations. See UN	sexual slavery, 340, 348
United States	sexual violence, 341-342, 349-350
Kaiser trial and, 20	starvation, 342-343
Nuremberg Tribunal and, ix, 22	text, 326-353
reservations on Commission on the Responsibility	torture, 327-328, 344
of War, ix, 7-17	treacherous killing/wounding, 336, 350-351
UNSC Resolution 808 and, 81	unlawful confinement, 330
Universal Declaration of Human Rights (1948),	unlawful transfers, 330
58	use of Annexed devices, 339
	use of Geneva Convention emblems, 334, 342,
Versailles Treaty (1919)	346
Commission on the Responsibility of War and,	use of prohibited bullets, 339, 353
ix, 18–19	use of prohibited substances/devices, 338-339,
excerpts, 20-21	353
Kaiser (Article 227), ix, 20	using protected persons as shields, 342
military tribunals, 20–21	wilful killing, 327
Vienna Convention on Diplomatic Relations (1961),	wilfully causing great suffering, 328-329
154, 391	wounding/killing hors de combat persons, 333
Vienna Convention on the Law of Treaties, 385	jurisdiction
Vietnam War, xi	API, 54
	Cambodia Extraordinary Courts, 388
war crimes	Control Council Law 10, 32
ICC Elements of Crime (2002)	draft ICC Statute (1994), 155
attacking civilian objects, 331-332	draft ILC Code (1996), 175-176
attacking civilians, 331, 346	Geneva Conventions. See Geneva Conventions
attacking humanitarian objects/staff, 331-332,	ICC Elements of Crime (2002), 326-353
346-347	ICC Statute (1998), 181-184
attacking protected objects, 335, 347	ICTR, 138
attacking undefended places, 332-333	ICTY, 115
biological experiments, 328	ICTY proposal (1993), 85-86, 104
child soldiers, 343, 350	Nuremberg Tribunal, vii, 23
cruel treatment, 344	SCSL, 364
denying fair trial, 329-330, 345-346	Sierra Leone Residual Special Court, 375-376



448

Index

war crimes (cont.)
statutory limitations, xi, 56
Tokyo Tribunal, 38
World War I, 2–3, 6–7
Wilhelm II, Kaiser, ix, 5, 8, 10, 11–11, 16, 20
worship places. *See* religious buildings

Yugoslavia grave breaches of IHL, 79, 80 ICTY. See ICTY; ICTY proposal (1993) UNSC Resolution 771 (1992), 79, 80, 83 UNSC Resolution 808 and, 81 UNSC Resolution 827, xii, 113–114