

# The Rome Statute of the International Criminal Court

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#	ARTICLE	IF	CITATIONS
1	International criminal law. , 0, , 451-474.		3
3	Some Preliminary Remarks on the Relationship Between the Envisaged International Criminal Court and the un Security Council. Netherlands International Law Review, 1999, 46, 313.	1.1	55
4	Canada's constructivist foreign policy: Building norms for peace. Canadian Foreign Policy Journal, 2000, 8, 11-38.	0.7	18
5	Peace and the laws of war: the role of international humanitarian law in the post-conflict environment. International Review of the Red Cross, 2000, 82, 627.	0.3	8
6	Comparing the ICTY and the ICC: Some Procedural and Substantive Issues. Netherlands International Law Review, 2000, 47, 267.	1.1	99
7	The Doctrine of Command Responsibility: Current Problems. Yearbook of International Humanitarian Law, 2000, 3, 131-165.	0.2	17
8	Crimes prosecuted by the Court. , 2001, , 21-53.		1
9	Punishment and the rights of victims. , 2001, , 137-150.		0
10	Aspects of the relationship between the International Criminal Court and the United Nations. Netherlands Yearbook of International Law, 2001, 32, 27.	0.2	52
11	The ICC, Peacekeepers and Resolution 1422: Will the Court Defer to the Council?. Netherlands International Law Review, 2002, 49, 353.	1.1	6
12	The Meaning of the State Consent Precondition in Article 12(2) of the Rome Statute of the International Criminal Court: A Theoretical Analysis of the Source of International Criminal Jurisdiction. Netherlands International Law Review, 2002, 49, 159.	1.1	15
13	Article 21 of the Rome Statute and the ambiguities of applicable law. Netherlands Yearbook of International Law, 2002, 33, 2.	0.2	22
14	Article 3 common to the Geneva Conventions. , 2002, , 30-88.		1
15	The Evolution and Establishment of the International Criminal Court (ICC). International Journal of Legal Information, 2002, 30, 92-162.	0.0	1
17	The historical regulation of internal armed conflict. , 2002, , 1-29.		0
18	Additional Protocol II of 1977. , 2002, , 89-132.		1
19	Customary international law and internal armed conflict. , 2002, , 133-192.		0
20	Human rights during internal armed conflict. , 2002, , 193-231.		3

#	ARTICLE	IF	CITATIONS
24	States as collective actors. , 2002, , 43-63.		0
25	The transnational conflict paradigm: structural failures and responses. , 2002, , 64-100.		0
26	The structure and procedure of institutions for transboundary ecosystem management. , 2002, , 131-155.		0
27	Efficiency, custom, and the evolution of international law on transboundary resources. , 2002, , 201-231.		0
29	Bibliograh. , 2002, , 236-263.		0
31	The need for collective action in the management of transboundary resources. , 2002, , 22-42.		0
32	Transnational institutions for transboundary ecosystem management: defining the tasks and the constraints. , 2002, , 101-130.		1
33	The development of positive international law on transboundary ecosystems: a critical analysis. , 2002, , 156-200.		0
34	Substantive obligations of armed opposition groups as such. , 2002, , 59-94.		0
35	Accountability of armed opposition groups as such. , 2002, , 133-163.		2
36	Accountability of the state for acts of armed opposition groups. , 2002, , 164-219.		0
37	Implementation and enforcement of the laws of internal armed conflict. , 2002, , 232-277.		0
38	Accountability of group leaders. , 2002, , 97-132.		0
39	The quest for accountability. , 2002, , 220-228.		0
41	Legal restraints on armed opposition groups as such. , 2002, , 9-58.		2
45	International criminal court and the question of sovereignty. Strategic Analysis, 2003, 27, 5-20.	0.4	1
46	Should "Grave Crimes of International Terrorism" be included in the Jurisdiction of the International Criminal Court?. Policy and Society, 2003, 22, 1-21.	5.6	4
47	Civil society and the International Criminal Court. Journal of Human Rights, 2003, 2, 425-439.	0.9	2

#	ARTICLE	IF	CITATIONS
48	Civilian Superior Responsibility in the Kordi Case. Netherlands International Law Review, 2003, 50, 59-82.	1.1	5
50	Creation of the Court. , 2004, , 1-25.		0
51	Crimes prosecuted by the Court. , 2004, , 26-66.		0
52	Jurisdiction and admissibility. , 2004, , 67-89.		0
53	General principles of criminal law. , 2004, , 90-116.		1
54	Investigation and pre-trial procedure. , 2004, , 117-142.		0
55	Trial and appeal. , 2004, , 143-161.		0
56	Punishment and the rights of victims. , 2004, , 162-175.		0
57	Structure and administration of the Court. , 2004, , 176-192.		0
65	Explaining the International Criminal Court: A "Practice Test"™ for Rationalist and Constructivist Approaches. European Journal of International Relations, 2004, 10, 357-394.	2.5	104
66	Selectivity and the law: II " general principles of liability and defences. , 2005, , 289-326.		0
68	The development of international criminal law. , 2005, , 9-72.		6
70	International criminal law: State rights, responsibilities and problems. , 2005, , 73-123.		0
71	International Criminal Tribunals and the regime of international criminal law enforcement. , 2005, , 124-188.		0
72	Selectivity in international criminal law. , 2005, , 191-231.		1
73	Selectivity and the law: I " definitions of crimes. , 2005, , 232-288.		0
77	CONTRACTING OUT WAR?: PRIVATE MILITARY COMPANIES, LAW AND REGULATION IN THE UNITED KINGDOM. International and Comparative Law Quarterly, 2005, 54, 651-689.	0.5	23
78	ATTEMPTS TO DEFINE "TERRORISM"™ IN INTERNATIONAL LAW. Netherlands International Law Review, 2005, 52, 57-83.	1.1	25

#	ARTICLE	IF	CITATIONS
79	Truth Commission Amnesties and the International Criminal Court. <i>British Journal of Criminology</i> , 2005, 45, 565-581.	2.1	53
80	The Definition and Jurisdiction of the Crime of Aggression and the International Criminal Court. <i>SSRN Electronic Journal</i> , 2006, , .	0.4	0
81	Investigation and pre-trial procedure. , 0, , 348-409.		0
82	Late Justice for Burundi. <i>International and Comparative Law Quarterly</i> , 2006, 55, 653-671.	0.5	2
83	Who Keeps International Commitments and Why? The International Criminal Court and Bilateral Nonsurrender Agreements. <i>American Political Science Review</i> , 2007, 101, 573-589.	3.7	203
84	Creation of the Court. , 0, , 1-21.		0
85	The Court becomes operational. , 0, , 22-57.		0
86	Triggering the jurisdiction. , 0, , 141-170.		1
87	Structure and administration of the Court. , 0, , 342-378.		0
92	Extending Enforcement: The Coalition for the International Criminal Court. <i>Human Rights Quarterly</i> , 2011, 33, 927-1031.	0.2	18
93	Beyond soft balancing: small states and coalition-building in the ICC and climate negotiations. <i>Cambridge Review of International Affairs</i> , 2012, 25, 345-366.	1.9	32
94	Negotiating Justice for the World: The Role of Power and Inequality in the Drafting of the ICC Statute. <i>SSRN Electronic Journal</i> , 2012, , .	0.4	0
95	Crimes Against Humanity in the Modern Age. <i>American Journal of International Law</i> , 2013, 107, 334-377.	0.3	35
97	Violations of Social and Economic Rights and International Crimes. , 0, , 100-119.		0
98	Terrorist crimes and the aut dedere aut judicare obligation. , 0, , 68-92.		2
100	Instruments of interpretation of the Rome Statute and Article 12(2)(a). , 0, , 61-78.		0
101	Principle of Legality and Its Relation with Customary Law in International Criminal Law. <i>Mediterranean Journal of Social Sciences</i> , 2015, , .	0.2	0
102	States Parties and Signatories to the Rome Statute. , 0, , 496-501.		0

#	ARTICLE	IF	CITATIONS
103	Tackling Mass Atrocity in a Globalised World. , 0, , 195-224.		0
104	The International Criminal Court: A Criminal World Court?. , 2018, , 21-189.		2
106	Intention and Structure of the ICC. , 2018, , 13-19.		0
107	Before The Law. , 2019, , 189-214.		0
108	Victims of Crimes and Their Concerns. , 2020, , 353-379.		0
109	Structure and Administration of the Court. , 2020, , 380-420.		0
117	Punishment and Reparation. , 2020, , 12-51.		0
118	Reparative Justice at International and Hybrid Criminal Tribunals. , 2020, , 52-74.		0
119	The Construction of a Reparative Dimension of International Justice Before the International Criminal Court (ICC). , 2020, , 75-125.		0
120	Victims of International Crimes Within Administrative Mechanisms. , 2020, , 126-149.		0
121	The Role of National Courts and Mechanisms in Realizing Reparative Justice for International Crimes. , 2020, , 150-197.		0
125	Creation of the Court. , 2020, , 1-22.		0
126	The Court Becomes Operational. , 2020, , 23-50.		0
128	Triggering the Jurisdiction. , 2020, , 151-180.		0
129	Admissibility. , 2020, , 181-202.		0
130	General Principles of Criminal Law. , 2020, , 203-248.		0
131	Investigation and Pre-Trial Procedure. , 2020, , 249-300.		0
132	Trial and Appeal. , 2020, , 301-337.		0

#	ARTICLE	IF	CITATIONS
135	Pursuing justice, obstructing peace: the impact of ICC arrest warrants on resolving civil wars. Conflict, Security and Development, 2020, 20, 335-354.	1.3	1
137	The Human Rights Obligations of States Parties to the Rome Statute. , 2020, , 29-38.		0
138	Suspects, Accused, Convicted, and Acquitted. , 2020, , 39-100.		0
139	Witnesses. , 2020, , 101-136.		0
140	The Human Rights Obligations of the ICC. , 2020, , 10-26.		0
141	The Human Rights Obligations of the ICC Host State. , 2020, , 139-145.		0
142	Accused, Convicted, and Acquitted. , 2020, , 146-163.		0
143	Detained and Non-Detained Witnesses. , 2020, , 164-206.		0
144	Evaluation and Proposals for Change. , 2020, , 209-236.		0
148	Forced Pregnancy as a Crime Against Humanity and a War Crime. International Criminal Justice Series, 2021, , 187-270.	0.1	0
149	Complicity and the Doctrine of "Command Liability" for Committing War Crimes. Wisdom, 2021, 17, 170-182.	0.2	0
150	UN Immunities and Human Rights. , 2021, , 48-65.		0
151	The Principle of Discrimination in Twenty First Century Warfare. , 2011, , 131-173.		1
167	1 Embedded Realpolitik? Reevaluating United States' Opposition to the International Criminal Court. , 2009, , 29-54.		3
168	3 Explaining the International Criminal Court: A Practice Test for Rationalist and Constructivist Approaches. , 2009, , 75-106.		3
169	5 Anarchy is What Criminal Lawyers and other Actors Make of it: International Criminal Justice as an Institution of International and World Society. , 2009, , 133-154.		5
170	6 Political Evil, Cosmopolitan Realism, and the Normative Ambivalence of the International Criminal Court. , 2009, , 157-178.		3
171	7 Four Cosmopolitan Projects: The International Criminal Court in Context1. , 2009, , 179-204.		2

#	ARTICLE	IF	CITATIONS
172	9 Justice of the Peace? Future Challenges and Prospects for a Cosmopolitan Court. , 2009, , 225-234.		4
174	Humanitarian Access in Situations of Armed Conflict. SSRN Electronic Journal, 0, , .	0.4	1
175	The Doctrine of Command Responsibility: Current Problems. , 2002, , 131-165.		0
176	4 The Politics of Discursive Legitimacy: Understanding the Dynamics and Implications of Prosecutorial Discretion at the International Criminal Court. , 2009, , 107-132.		2
177	Introduction: Global Governance in Context. , 2009, , 1-26.		0
178	2 From Realism to Legalization: A Rationalist Assessment of the International Criminal Court in the Democratic Republic of Congo. , 2009, , 55-72.		0
179	8 The Cosmopolitan Test: Universal Morality and the Challenge of the Darfur Genocide. , 2009, , 205-224.		0
181	Jurisdiction of the ICC: The Realpolitik by State Parties to the Rome Statute and United Nations Security Council in Its Efficaciousness. SSRN Electronic Journal, 0, , .	0.4	0
182	Criminal Accountability or Civil Liability: Which Approach Most Effectively Redresses The Negative Environmental Consequences of Armed Conflict?. , 2010, , 95-114.		1
183	Is the Doctrine of Joint Criminal Enterprise a Legitimate Mode of Individual Criminal Liability? â A Study of the Khmer Rouge Trials. SSRN Electronic Journal, 0, , .	0.4	0
184	El derecho penal internacional en la encrucijada: de la imposici3n ad hoc a un sistema universal basado en un tratado internacional. Politica Criminal, 2010, 5, .	0.2	1
185	ÂÂ6 Die VÃlkerstraftaten: Der Besondere Teil. Springer-Lehrbuch, 2011, , 155-269.	0.0	0
186	LA COMPLEMENTARIEDAD DE LA CORTE PENAL INTERNACIONAL SEGÃN EL TRIBUNAL CONSTITUCIONAL CHILENO. Revista De Derecho (coquimbo), 2012, 19, 353-368.	0.0	0
187	Strong, Independent, and Effective: The European Unionâs Promotion of the International Criminal Court. , 2013, , 1-18.		1
190	Genre, justice et droit pÃnal international. Cahiers Du Genre, 2014, nÂ 57, 39-54.	0.4	2
191	Historical Background of the Criminalization of Aggression. , 2014, , 3-73.		0
192	Personate legal fact: the theoretical, methodological, and international legal dimension. Problems of Legality, 2014, .	0.1	0
193	The war in Gaza: A humanitarian crisis. South African Journal of Bioethics and Law, 2014, 7, 76.	0.2	0



#	ARTICLE	IF	CITATIONS
194	A Comparative Security Analysis of Human Rights and Terrorism. SSRN Electronic Journal, 0, , .	0.4	0
195	Legal Sources and Legal Methodology Under the ICC Statute. International Criminal Justice Series, 2016, , 11-45.	0.1	0
196	Unpacking the Tension Between the African Union and the ICC: The Way Forward. , 2017, , 123-156.		0
197	The Application of Universal Values in the Field of International Criminal Law. International Criminal Justice Series, 2017, , 99-131.	0.1	0
198	The Universalisation of Western Values Since the Second World WarSecond World War. International Criminal Justice Series, 2017, , 69-98.	0.1	0
200	International Law Response to Terrorism: Boko Haram in Perspective. , 2018, , 85-120.		1
201	The European Unionâ€™s Support for the International Criminal Court. , 2019, , 137-168.		0
203	South Africaâ€™s Truth and Reconciliation Commission and Nigeriaâ€™s Oputa Panel: Comparison, Lessons and the Future of Truth Commissions in Africa. Advances in African Economic, Social and Political Development, 2019, , 183-202.	0.2	0
204	Male rape and sexual crimes in International Criminal Law jurisprudence: a critical appraisal. Revista Estudios JurÃdicos Segunda Ãpoca, 2018, , .	0.0	0
205	Transitional Justice and Peacebuilding: The ICC and TJRC Processes in Kenya. African Conflict and Peacebuilding Review, 2019, 9, 54.	0.2	0
206	THE SUBJECT OF CRIME: THE PROBLEM OF ESTABLISHING AGE LIMITS OF CRIMINAL RESPONSIBILITY. Humanities and Social Sciences Reviews, 2019, 7, 809-812.	0.2	1
208	The Role of the Security Council since 9/11. , 2006, , 81-118.		0
210	Historical Breakthrough of International Law: Comments of the Statute of the International Criminal Court. Modern China and International Economic Law, 2021, , 133-153.	0.0	0
213	A Proposed Safari Park in a Subtropical Forest in Northeastern Bangladesh Will Be Detrimental to Native Biodiversity. Conservation, 2022, 2, 286-296.	1.7	2
214	A DUPLA AGÃŠNCIA DO TRIBUNAL PENAL INTERNACIONAL E A RESISTÃŠNCIA AFRICANA AO LEGADO DA COLONIALIDADE: A COMPLEXA RELAAŁfO ENTRE OS PAÃŠES AFRICANOS E O MECANISMO INTERNACIONAL. Lua Nova, 2022, , 271-298.	0.3	0
218	Jihad Misplaced for Terrorism: AnÃOverview of the Boko Haram Crisis from Islamic and International Humanitarian Law Perspectives. , 2022, , 1389-1419.		0
219	Objects Endowed with Special Protection. , 2022, , 236-265.		0
220	The ICCâ€™s Jurisdiction Over War Crimes. , 2024, , 141-163.		0

#	ARTICLE	IF	CITATIONS
221	The Protection of Fundamental Human Rights in the context of the Global Fight against Terrorism. Przegląd Prawniczy Uniwersytetu Im Adama Mickiewicza, 0, 15, 241-260.	0.0	0