

edited by Carsten Stahn and Göran Sluiter

With a foreword by Adriaan Bos

| Biblioteca de la Corte Suprema | |
|-----------------------------------|--------|
| Nº de Orden | 124028 |
| Ublcación | GZY71 |



LEIDEN • BOSTON 2009

Table of Contents 🗸



| | Abbreviations | | | |
|---|-------------------------|---|------|--|
| | Foreword Adriaan Bos | | xiii | |
| , | Introduction: | From "infancy" to emancipation? – A review of the Court's first practice Carsten Stahn and Göran Sluiter | 1 | |
| | Part I | General Reflections on the Court at Five Years | 9 | |
| | Chapter 1 | ICC marks five years since entry into force of Rome Statute Judge Philippe Kirsch | 11 | |
| V | Chapter 2 | The International Criminal Court in motion Luis Moreno Ocampo | 13 | |
| J | Chapter 3 | The International Criminal Court five years on: Andante or Moderato? Antonio Cassese | 21 | |
| J | Chapter 4 | The International Criminal Court – Its relationship to domestic jurisdictions Judge Hans-Peter Kaul | 31 | |
| | Part II | The Relationship to Domestic Jurisdictions | 39 | |
| / | Chapter 5 | Auto-referrals and the complementary nature of the ICC Jann K. Kleffner | 41 | |
| / | Chapter 6 | The legitimacy of withdrawing State Party referrals and <i>ad hoc</i> | | |

| | T. L.L. | of Cor | |
|-------|---------|---------|-------|
| . / 1 | פיחבו | AT I AF | MONTO |

| | General | | 283 |
|----------|------------|---|-----|
| | Part IV | The ICC and Its Applicable Law | 281 |
| / | Chapter 15 | Judicial review of prosecutorial discretion: Five years on Carsten Stahn | 247 |
| / | Chapter 14 | Prosecutorial discretion and gravity William A. Schabas | 229 |
| / | Chapter 13 | Developing and implementing an effective positive complementarity prosecution strategy Christopher Keith Hall | 219 |
| / , | Chapter 12 | The selection of cases by the Office of the Prosecutor of the International Criminal Court Fabricio Guariglia | 209 |
| / | Chapter 11 | Peace, Security, and Prosecutorial Discretion Jens David Ohlin | 185 |
| | Part III | Prosecutorial Policy and Practice | 183 |
| / | Chapter 10 | The responsibility to enforce – Connecting justice with unity Rod Rastan | 163 |
| / | Chapter 9 | The International Criminal Tribunal for the former Yugoslavia: Transitional Justice, the Transfer of Cases to National Courts, and Lessons for the ICC David Tolbert and Aleksandar Kontic | 135 |
| √ | Chapter 8 | The International Criminal Court and its relationship to Non-Party States Robert Cryer | 115 |
| / | Chapter 7 | Shaping the contours of domestic justice: The International Criminal Court and an admissibility challenge in the Uganda situation William W. Burke-White & Scott Kaplan | 79 |
| | | declarations under the Statute of the International Criminal Court <i>Mohamed M. El Zeidy</i> | 55 |

| | | 10 DISL | UILU |
|----------|--------------|---|-----------------|
| √ | Chapter 16 | 3 1 1 | 285 |
| √ | Chapter 17 | The status of ICTY and ICTR precedent in proceedings before the ICC Volker Nerlich | 305 |
| | Modes of Lia | bility ———— | 327 |
| 1 | Chapter 18 | Committing liability in international criminal law Steffen Wirth | 329 |
| J | Chapter 19 | Developments in the distinction between principal and accessorial liability in light of the first case-law of the International Criminal Court Héctor Olásolo | 339 |
| | Crimes | | 361 |
| 1 | Chapter 20 | Identifying an armed conflict not of an international character Sandesh Sivakumaran | 363 |
| J | Chapter 21 | Can the "Elements of Crimes" narrow or broaden responsibility for criminal behaviour defined in the Rome Statute? Otto Triffterer | 381 |
| | Part V | Procedural Law */ | 401 |
| , | Pre-trial | | 403 |
| <i></i> | Chapter 22 | A structural analysis of the role of the Pre-Trial Chamber in the fact-finding process of the ICC Simon De Smet | 405 |
| 1 | Chapter 23 | Fairness and expeditiousness in the International Criminal Court's pre-trial proceedings Ekaterina Trendafilova | 441 |
| 1 | Chapter 24 | Human rights protection in the ICC pre-trial phase Göran Sluiter | 459 |

| Tab | ole of Contents | | |
|----------|-----------------|---|----------|
| Tr | ial 🗸 | | 477 |
| √cŀ | • | How to achieve fair and expeditious trial proceedings before the ICC: Is it time for a more judge-dominated approach? Robert Heinsch | 479 |
| / CI | · | The Trial Chamber's discretionary power to devise the proceedings before it and its exercise in the trial of <i>Thomas Lubanga Dyilo</i> Reinhold Gallmtet zer | 501 |
| A | ppeal 1 | | 525 |
| / CI | hapter 27 | The First Jurisprudence of the Appeals Chamber of the ICC, Franziska C. Eckelmans | 527 • |
| / cı | hapter 28 | Interlocutory appeals in the early practice of the International Criminal Court Håkan Friman | 553 |
| Sį | pecific Topic | ss V | 563 |
| / c | hapter 29 | Contribution of the Registry to greater respect for the principles of fairness and expeditious proceedings before the International Criminal Court Marc Dubuisson, Anne-Aurore Bertrand and Natacha Schauder | 565 |
| / c | hapter 30 | A review of the experiences of the Pre-Trial and Appeals Chambers of the International Criminal Court regarding the disclosure of evidence David Scheffer | 585 |
|) c | Chapter 31 | "Witness proofing" before the ICC: Neither legally admissible nor necessary Kai Ambos | 599 |
| / c | Chapter 32 | Anonymous witnesses before the International Criminal Court:Due process in dire straits Michael E. Kurth | 615 |
| \ c | Chapter 33 | Article 68 (3) and personal interests of victims in the emerging practice of the ICC Sergey Vasiliev | 635 |

Role and practice of the office of Public Counsel for Vitter Chapter 34 Paolina Massidda and Sarah Pellet The ICC and Future Review Part VI Chapter 35 The crime of aggression 709 Roger S. Clark Evaluating domestic legislation on the customary crime of Chapter 36 aggression under the Rome Statute's complementarity regime 725 Astrid Reisinger Coracini Demystifying the procedural framework of the International Chapter 37 Criminal Court: A modest proposal for radical revision 755 Bacle Don Taylor III Index