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Research topic: A New Paradigm in International Justice: The Principle of Complementarity in the

Requirements of the complex exam

a) Branch of studies: International Law (International Criminal Law and International Humanitarian

Theses:

- 1. The role of national criminal jurisdiction in the suppression of core crimes
- 2. National obligation to prosecute human rights violation and other obstacles
- 3. Brief History of the ICC
- 4. Elements and Components of Complementarity
- 5. National Implementation in Perspective
- 6. National Implementation in Practice
- 7. Complementarity in Broad Context
- 8. Potential of complementarity to fill the gaps
- 9. Impact of complementarity on national suppression and safeguarding national sovereignty
- 10. The future of the accountability mechanism

b) Literature:

- 1. Ambos, Kai (2010), The Colombian Peace Process and the Principle of Complementarity of the International Criminal Court: An Inductive, Situation-based Approach. Springer International Publishing (Berlin). DOI: 10.1007/978-3-642-11273-7.
- 2. Boad, Gideon, Schabas, William A. et al. (2003), International Criminal Law Developments in the Case Law of the ICTY. Martinus Nijhoff Publishers (Netherlands).
- 3. Dormann, Knut et al. (2004), Elements of War Crimes under the Rome Statute of the International Criminal Court: Sources and Commentary. Cambridge University Press (UK).
- 4. Imoedemhe, Ovo Catherine (2017). The Complementarity Regime of the International Criminal Court: National implementation in Africa. Springer International Publishing (UK). DOI 10.1007/978-3-319-46780-1.
- 5. Islam, M. Rafiqui (2019), National Trials of International Crimes in Bangladesh: Transitional Justice as Reflected in Judgments. Martinus Nijhoff Publishers (Netherlands). DOI: https://doi.org/10.1163/9789004389380.
- 6. Jones, Adam (2017), Genocide: A Comprehensive Introduction (3rd Edition). Routledge (UK).
- 7. Kleffner, Jann K. (2008), Complementarity in the Rome Statute and National Criminal Jurisdictions. Oxford University Press (NY).
- 8. Mariniello, Triestino et al (2015), The International Criminal Court in Search of its Purpose and Identity. Routledge (UK).
- 9. Othman, Mohamed C. (2005), Accountability for International Aumanitarian Law Violations: The Case of Rwanda and East Timor. Springer International Publishing (Germany).

- Sarcina, Jacopo Robertu di (2019), Transitional Justice and a State's Response to Mass Atrocity Reassessing the Obligations to Investigate and Prosecute. T.M.C. Asser Press (Netherlands). DOI: https://doi.org/10.1007/978-94-6265-276-7.
- 11. Schabas, William (2012), Unimaginable Atrocities: Justice, politics, and Rights at the War Crimes Tribunals. Oxford University Press (UK).
- Stahn, Carsten & Zeidy, Mohamed M. El (2011), The International Criminal Court and Complementarity: From Theory to Practice. Cambridge University Press, Cambridge (UK), DOI: https://doi.org/10.1017/CBO9781316134115.
- 13. Stahn, Carsten (2015), The Law and Practice of the International Criminal Court. Oxford University Press (UK).
- 14. Stigen, Jo (2008), The Relationship between the International Criminal Court and National Jurisdictions: The Principle of Complementarity. Martinus Nijhoff Publishers (Netherlands).
- 15. Triffterer, Otto & Ambos, Kai (2016), *The Rome Statute of the International Criminal Court:* A Commentary (3rd Edition). C.H. Beck-Hart-Nomos (Germany).
- 16. Weill, Sharon (2014), The Role of National Courts in Applying International Humanitarian Law. Oxford University Press (UK).
- 17. Zeidy, Mohamed M. El (2008), *The Principle of Complementarity in International Criminal Law: Origin, Development and Practice*. Martinus Nijhoff Publishers (Netherlands).

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Consultant's signature