The experts.

Edited by
Otto Triffterer, who died on 1 June 2015, and Kai Ambos.

Authors:
Hirad Abtahi, ICC; Philipp Ambach, ICC; Kai Ambos, University of Göttingen; Roberta Arnold, Canton TI, Switzerland; Mohamed Elewa Badar, Northumbria School of Law; Elisabeth Baumgartner, University of Lucerne; Olympia Bekou, University of Nottingham; Morten Bergsnø, Brussele; Gilbert Bitti, ICC; Stefania Bock, University of Göttingen; Michael Bohlander, Durham Law School; Bruce Broomhall, Université de Québec à Montréal; Christoph Burchard, University of Frankfurt/Main; Veronique Caruana, Middlesex University, London; Eleni Chaitidou, ICC; Roger S. Clark, Rutgers Law School, New Jersey; Paula Clarke, Department of Justice, Canada; Michael Cottier, Federal Department of Foreign Affairs of Switzerland; Knut Dörmann, ICRC; David Donat-Cattin, NYU; Helen Duffy, Leiden University; Franziska Eckelmann, ICC; Mohamed M. El Zeidy, ICC; Albin Eser, MP Institute for Foreign and International Criminal Law, Freiburg; Rolf Einar Fife, Paris; Elisa Freiburg, University of Potsdam; Robin Geiß, University of Glasgow; Julia Grignon, Université Laval, Québec; Fabrizio Guariglia, ICC; Gerhard Hafner, University of Vienna; Martin Halff, UNDP; Christopher K. Hall†, Amnesty International; Frederik Harhoff, University of Southern Denmark; Robert O. Hafmans, Tecnologico de Monterrey; Kenneth Harris, U.S. Department of Justice; Niamh Hayes, The Hague; Alexander Heinze, University of Göttingen; Larissa van den Herik, Leiden University; Gudrun Hochmayr, European University Viadrina, Frankfurt/ Oder; Dov Jacobs, Leiden University; Magda Karagiannakis, La Trobe University, Melbourne; Karim A. A. Khan, London; Alejandro Kiss, ICC; Claus Kreß, University of Cologne; David Krivinek, Federal Foreign Office of Germany; Berlin; Pieter Kruger, South Africa; Margaret McAuliffe de Guzman, Temple University’s Beasley School, Philadelphia; Yvonne McDermott, Bangor University, UK; Sabine Mzee, Public Prosecutor’s Office, Hannover; Volker Nerlich, Humboldt University of Berlin; Daniel D. Ntanda Nsereko, ICC; Odo Ogwuma, ICC; Jens David Ohlin, Cornell Law School; Raul C. Pangalangan, ICC (from July 2013); Giulia Pecorella, Middlesex University, London; Jelena Pejić, ICRC; Donald K. Piragoff, Department of Justice, Canada; Joseph Powderly, Leiden University; Kimberley Prost, UN Office on Drugs and Crime, Vienna; S. Rama Rao, Sanjayvaya National Law University, Visakhapatnam; Rod Rastan, ICC; Astrid Reisinger Coracini, University of Salzburg; Emilia Richard, Kaiserslevens Geskes Forum on International Humanitarian Law, Leiden; Darryl Robinson, Queen’s University, Canada; Wiebke Rückert, Federal Foreign Office of Germany; Cedric Ryngaert, University of Utrecht; William A. Schabas, Middlesex University, London; Carsten Staahn, Leiden; Christopher Staker, London; Gerard A. M. Strijards, University of Groningen; Inmi Tallgren, MP Institute for International, European and Regulator Procedural Law, Luxembourg; David Tolbert, International Centre of Transitional Justice; Otto Triffterer†, University of Salzburg; Manuel J. Ventura, The Peace an Justice Initiative; Renan Villacis, Assembly of States Parties to the Rome Statute; Stefan Wehrenberg, Zurich; Peter Wilkinski, University of Cologne; Rebecca Young, ICC; Dan Zhu, Fundan University; Andreas Zimmermann, University of Potsdam; Till Zimmermann, University of Munich.

Please order at your bookseller’s or at: beck-shop.de
A valuable help for all practitioners.

The Rome Statute of the International Criminal Court of January 1, 2002, empowers the ICC, as laid down in the Preamble to the Statute, to affirm that the most serious crimes of concern to the international community as a whole must not go unpunished and that their effective prosecution must be ensured by taking measures at national level and by enhancing international cooperation.

This Commentary contains an English-language article-by-article analysis of the Rome Statute, adopted by the Assembly of States in 2002, and the «Regulation of the Court», adopted by the Judges of the ICC in 2004. The commentary was founded by Prof. Otto Triffterer. Its first edition appeared in 1999 and quickly became the number one reference for ICC practitioners and academics alike. The second edition followed almost 10 years later in 2008; now, after almost eight years, there is a thoroughly revised third edition. The third, updated edition is a further brick in solidifying the wall of the evolving system of international criminal justice.

Praise for the 2nd edition

“The commentary is a valuable help for all practitioners and scholars dealing with the Rome Statue.”

The European legal Forum, 1-2009 (1-60)

“In sum, the ‘Triffterer’ is still the best commentary on the ICC available on the market at this time and will be useful for practitioners…”

ICLRev 9 (2009) 855-857

“… a valuable replenishment of the library of any international lawyer.”

G.I. Bogush in International Law Journal 04/09, 269-274, for the second edition

“This Commentary represents a most valuable contribution to a more erudite understanding and interpretation of the Rome Statute and therefore a powerful tool to document and supplement the development of international criminal law.”

From the introduction by Sang-Hyun Song, former President of the International Criminal Court

Key points

■ A substantially revised and significantly amended version of the second edition which was published in 2008.
■ With contributions from leading scholars and practitioners in the field of international criminal law.
■ The Commentary will be an invaluable aid to all practitioners and scholars dealing with the Rome Statute and the jurisprudence established by its «Complementarity Regime».

Triffterer/Ambos
Rome Statute of the International Criminal Court
Published in November 2015

More information:
beck-shop.de/zsqew