

Implementation of the Rome Statute of the International Criminal Court: historical, theoretical and practical aspects

The monograph is devoted to the study of the process of implementation of the Rome Statute of the International Criminal Court («the Rome Statute») into national legislation. Doctrinal sources and research methodology, concepts, prerequisites for adoption and legal nature of the Rome Statute, concepts and forms, methods and models, constitutional and legal principles of ensuring its implementation in Ukraine, European and others countries are analyzed.

A draft of the Law of Ukraine «On Cooperation of Ukraine with the International Criminal Court» has been developed, which defines the competent state authorities of Ukraine responsible for cooperation with the ICC, as well as the forms of providing mutual legal assistance in the process of such cooperation.

It was noted that the state policy of Ukraine in this area should be systematic and consistent, scientifically based, reflect the national interests of the state, be aimed at ensuring the rights and freedoms of a person and a citizen according to generally recognized democratic standards.

NATALIIA KAMINSKA
IEVGENIIA SHCHERBAN

IMPLEMENTATION
OF ROME STATUTE
OF THE INTERNATIONAL
CRIMINAL COURT:

*HISTORICAL, THEORETICAL
AND PRACTICAL ASPECTS*

MONOGRAPH

Kyiv – Odesa
Pheniks
2023

UDC 340.5; 341.645.2
K 18

Recommended for publication

by the Academic Council Institute of Legislation of the Verkhovna Rada of
Ukraine (Protocol № 9 of June 17, 2021),
by the Academic Council Faculty of International Relations of the National
Aviation University (Protocol № 2 of March 15, 2023)

Reviewers:

Mykhailo Kostytskyi – Doctor of Law, Professor, academician, judge of the
Constitutional Court;

Shaptala Natalia – Doctor of Law, Professor, judge of the Constitutional
Court;

Vitaliy Hutnyk – Doctor of Law, Professor;

Korynevich Anton – Candidate of Law, Associate Professor

Kaminska N., Shcherban I.

K 18 Implementation of the Rome Statute of the International Criminal
Court: historical, theoretical and practical aspects : monograph /
N. Kaminska, I. Shcherban. – Kyiv ; Odesa : Pheniks, 2023. – 236 p.
ISBN 978-966-928-987-2

The monograph is devoted to the study of the process of implementation of the Rome Statute of the International Criminal Court («the Rome Statute») into national legislation. Doctrinal sources and research methodology, concepts, prerequisites for adoption and legal nature of the Rome Statute, concepts and forms, methods and models, constitutional and legal principles of ensuring its implementation in Ukraine, European and other countries are analyzed. A draft of the Law of Ukraine «On Cooperation of Ukraine with the International Criminal Court» has been developed, which defines the competent state authorities of Ukraine responsible for cooperation with the ICC, as well as the forms of providing mutual legal assistance in the process of such cooperation. It was noted that the state policy of Ukraine in this area should be systematic and consistent, scientifically based, reflect the national interests of the state, be aimed at ensuring the rights and freedoms of a person and a citizen according to generally recognized democratic standards.

UDC 340.5; 341.645.2

CONTENT

| | |
|--|---|
| LIST OF CONDITIONAL DESIGNATIONS | 5 |
| INTRODUCTION | 8 |

CHAPTER 1

THEORETICAL-LEGAL ANALYSIS OF THE NATURE OF THE ROME STATUTE OF THE INTERNATIONAL CRIMINAL COURT AND ITS IMPLEMENTATION

| | |
|--|----|
| 1.1. Doctrinal sources of the study of the Rome Statute of the International Criminal Court | 16 |
| 1.2. Prerequisites for adoption and legal nature of the Rome Statute of the International Criminal Court | 26 |
| 1.3. Implementation of the Rome Statute of the International Criminal Court: concepts and forms | 59 |
| Conclusions to Chapter 1 | 77 |

CHAPTER 2

CONSTITUTIONAL AND LEGAL BASIS OF THE IMPLEMENTATION OF THE ROME STATUTE OF THE INTERNATIONAL CRIMINAL COURT AT THE NATIONAL LEVEL

| | |
|---|-----|
| 2.1. Constitutional and legal principles of implementation of the norms of the Rome Statute of the International Criminal Court into national legislation by post-Soviet countries. | 82 |
| 2.2. European experience of implementing the Rome Statute of the International Criminal Court into national legislation. | 114 |
| Conclusions to chapter 2 | 130 |

CHAPTER 3

PROBLEMS OF CONSTITUTIONAL AND LEGAL ENSURING
THE IMPLEMENTATION OF THE ROMAN STATUTE OF THE
INTERNATIONAL CRIMINAL COURT IN UKRAINE

| | |
|--|-----|
| 3.1. The concept, subjects and content of the constitutional and legal support for the implementation of the Rome Statute of the International Criminal Court in Ukraine | 134 |
| 3.2. Problems and prospects of the implementation of the Rome Statute of the International Criminal Court into the national legislation of Ukraine at the current stage | 154 |
| 3.3. After the full-scale invasion of the Russian Federation on the territory of Ukraine on February 24, 2022. | 174 |
| Conclusions to chapter 3 | 179 |
| CONCLUSIONS | 182 |
| LIST OF SOURCES | 187 |

Книги, які можуть вас зацікавити



Міжнародне право охорони культурних цінностей та його імплементація у внутрішньому праві України



Суспільна мораль та антропологія в Україні: кримінально-правовий дискурс



Конституція України. Науково-практичний коментар



Закон України "Про Бюро економічної безпеки України". Науково-практичний коментар



Воєнний стан в Україні. Актуальні роз'яснення, гарантії дотримання законності, заборони і обмеження, нормативне забезпечення



Національна гвардія України. Історія, сучасний стан, основні нормативні акти, коментарі і роз'яснення

Перейти до галузі права
Міжнародне право



[Перейти на сайт →](#)