


 Internationales Forschungs- und Dokumentationszentrum  
 Kriegsverbrecherprozesse

**Vorlesung**  
**Völkerstrafrecht**  
 SoSe 2015  
 8. Stunde (18.6.2015)  
 RA Dr. Stefan Kirsch



 Internationales Forschungs- und Dokumentationszentrum  
 Kriegsverbrecherprozesse

**Das Verbrechen der**  
**„Aggression“**


 Internationales Forschungs- und Dokumentationszentrum  
 Kriegsverbrecherprozesse


**§ 80 StGB**  
**(Vorbereitung eines Angriffskrieges)**

Wer einen Angriffskrieg (Artikel 26 Abs. 1 des Grundgesetzes), an dem die Bundesrepublik Deutschland beteiligt sein soll, vorbereitet und dadurch die Gefahr eines Krieges für die Bundesrepublik Deutschland herbeiführt, wird mit lebenslanger Freiheitsstrafe oder mit Freiheitsstrafe nicht unter zehn Jahren bestraft.


 Internationales Forschungs- und Dokumentationszentrum  
 Kriegsverbrecherprozesse


**Art 26 GG**

(1) Handlungen, die geeignet sind und in der Absicht vorgenommen werden, das friedliche Zusammenleben der Völker zu stören, insbesondere die Führung eines Angriffskrieges vorzubereiten, sind verfassungswidrig. Sie sind unter Strafe zu stellen.  
 (2) (...)


 Internationales Forschungs- und Dokumentationszentrum  
 Kriegsverbrecherprozesse


**§ 80a StGB**  
**(Aufstacheln zum Angriffskrieg)**

Wer im räumlichen Geltungsbereich dieses Gesetzes öffentlich, in einer Versammlung oder durch Verbreiten von Schriften (§ 11 Abs. 3) zum Angriffskrieg (§ 80) aufstachelt, wird mit Freiheitsstrafe von drei Monaten bis zu fünf Jahren bestraft.


 Internationales Forschungs- und Dokumentationszentrum  
 Kriegsverbrecherprozesse

**Art. 8bis (I) IStGH-Statut**


(1) For the purpose of this Statute, “crime of aggression” means the planning, preparation, initiation or execution, by a person in a position effectively to exercise control over or to direct the political or military action of a State, of an act of aggression which, by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations.



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

I. Objektiver Tatbestand


- Tatumstand: Vorliegen eines „**act of aggression**“
  - Vorliegen einer der in Art. 8 bis (2) Satz 2 lit. a) bis g) ISIGH-Statut beschriebenen Situationen  
(oder)
  - Vorliegen von „**use of armed force by a State**“
    - „*against the sovereignty, territorial integrity or political independence of another State*“ (Art. 8 bis (2) Satz 1 1. Alt. ISIGH-Statut)
    - „*in any other manner inconsistent with the Charter of the United Nations*“ (Art. 8 bis (2) Satz 1 2. Alt. ISIGH-Statut)
- Qualifikation des Tatumstands („*by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations*“) (Art. 8 bis (1) a.E. ISIGHSt)
- Tathandlung:** „*planning, preparation, initiation or execution*“
- Besondere Täterqualifikation: „*person in a position effectively to exercise control over or to direct the political or military action of a State*“ (s. auch Art. 25 (3 bis) ISIGHSt)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

I. Objektiver Tatbestand

- Tatumstand: Vorliegen eines „**act of aggression**“
  - Vorliegen einer der in Art. 8 bis (2) Satz 2 lit. a) bis g) ISIGHSt beschriebenen Situationen  
(oder)
  - Vorliegen von „**use of armed force by a State**“
    - „*against the sovereignty, territorial integrity or political independence of another State*“ (Art. 8 bis (2) Satz 1 1. Alt. ISIGHSt)
    - „*in any other manner inconsistent with the Charter of the United Nations*“ (Art. 8 bis (2) Satz 1 2. Alt. ISIGHSt)
- Qualifikation des Tatumstands („*by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations*“) (Art. 8 bis (1) a.E. ISIGH-Statut)
- Tathandlung:** „*planning, preparation, initiation or execution*“
- Besondere Täterqualifikation: „*person in a position effectively to exercise control over or to direct the political or military action of a State*“ (s. auch Art. 25 (3 bis) ISIGH-Statut)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (I) IStGH-Statut

For the purpose of this Statute, “crime of aggression” means the planning, preparation, initiation or execution, by a person in a position effectively to exercise control over or to direct the political or military action of a State, of an **act of aggression** which, by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations.



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (II) IStGH-Statut

For the purpose of paragraph 1, “**act of aggression**” means the use of armed force by a State against the sovereignty, territorial integrity or political independence of another State, or in any other manner inconsistent with the Charter of the United Nations.

Any of the following acts, regardless of a declaration of war, shall, in accordance with United Nations General Assembly resolution 3314 (XXIX) of 14 December 1974, qualify as an act of aggression:

(...)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (II) IStGH-Statut

For the purpose of paragraph 1, “**act of aggression**” means the use of armed force by a State against the sovereignty, territorial integrity or political independence of another State, or in any other manner inconsistent with the Charter of the United Nations.

**Any of the following acts**, regardless of a declaration of war, shall, in accordance with United Nations General Assembly resolution 3314 (XXIX) of 14 December 1974, **qualify as an act of aggression**:

(...)




Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (II) IStGH-Statut

For the purpose of paragraph 1, “**act of aggression**” means the **use of armed force by a State** against the sovereignty, territorial integrity or political independence of another State, or in any other manner inconsistent with the Charter of the United Nations.

Any of the following acts, regardless of a declaration of war, shall, in accordance with United Nations General Assembly resolution 3314 (XXIX) of 14 December 1974, qualify as an act of aggression:


(...)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**I. Objektiver Tatbestand**


- Tatumstand: Vorliegen eines „**act of aggression**“
  - Vorliegen einer der in Art. 8 bis (2) Satz 2 lit. a) bis g) ISIGHST beschriebenen Situationen (oder)
  - Vorliegen von „**use of armed force by a State**“
    - „against the sovereignty, territorial integrity or political independence of another State“ (Art. 8 bis (2) Satz 1 1. Alt. ISIGHST)
    - „in any other manner inconsistent with the Charter of the United Nations“ (Art. 8 bis (2) Satz 1 2. Alt. ISIGHST)
- Qualifikation des Tatumstands („by its **character, gravity and scale**, constitutes a manifest violation of the Charter of the United Nations“) (Art. 8 bis (1) a.E. ISIGHST)
- Tathandlung**: „**planning, preparation, initiation or execution**“
- Besondere **Täterqualifikation**: „person in a position effectively to exercise control over or to direct the political or military action of a State“ (s. auch Art. 25 (3 bis) ISIGHST)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (I) IStGH-Statut

(1) For the purpose of this Statute, “crime of aggression” means the planning, preparation, initiation or execution, by a person in a position effectively to exercise control over or to direct the political or military action of a State, of an act of aggression which, **by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations.**



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**I. Objektiver Tatbestand**


- Tatumstand: Vorliegen eines „**act of aggression**“
  - Vorliegen einer der in Art. 8 bis (2) Satz 2 lit. a) bis g) ISIGHST beschriebenen Situationen (oder)
  - Vorliegen von „**use of armed force by a State**“
    - „against the sovereignty, territorial integrity or political independence of another State“ (Art. 8 bis (2) Satz 1 1. Alt. ISIGHST)
    - „in any other manner inconsistent with the Charter of the United Nations“ (Art. 8 bis (2) Satz 1 2. Alt. ISIGHST)
- Qualifikation des Tatumstands („by its **character, gravity and scale**, constitutes a manifest violation of the Charter of the United Nations“) (Art. 8 bis (1) a.E. ISIGHST)
- Tathandlung**: „**planning, preparation, initiation or execution**“
- Besondere **Täterqualifikation**: „person in a position effectively to exercise control over or to direct the political or military action of a State“ (s. auch Art. 25 (3 bis) ISIGHST)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (I) IStGH-Statut


(1) For the purpose of this Statute, “crime of aggression” means the **planning, preparation, initiation or execution**, by a person in a position effectively to exercise control over or to direct the political or military action of a State, of an act of aggression which, by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations.



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**I. Objektiver Tatbestand**


- Tatumstand: Vorliegen eines „**act of aggression**“
  - Vorliegen einer der in Art. 8 bis (2) Satz 2 lit. a) bis g) ISIGHST beschriebenen Situationen (oder)
  - Vorliegen von „**use of armed force by a State**“
    - „against the sovereignty, territorial integrity or political independence of another State“ (Art. 8 bis (2) Satz 1 1. Alt. ISIGHST)
    - „in any other manner inconsistent with the Charter of the United Nations“ (Art. 8 bis (2) Satz 1 2. Alt. ISIGHST)
- Qualifikation des Tatumstands („by its **character, gravity and scale**, constitutes a manifest violation of the Charter of the United Nations“) (Art. 8 bis (1) a.E. ISIGHST)
- Tathandlung**: „**planning, preparation, initiation or execution**“
- Besondere **Täterqualifikation**: „person in a position effectively to exercise control over or to direct the political or military action of a State“ (s. auch Art. 25 (3 bis) ISIGHST)



Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

## Art. 8bis (I) IStGH-Statut

(1) For the purpose of this Statute, “crime of aggression” means the planning, preparation, initiation or execution, **by a person in a position effectively to exercise control over or to direct the political or military action of a State**, of an act of aggression which, by its character, gravity and scale, constitutes a manifest violation of the Charter of the United Nations.

 Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**II. Subjektiver Tatbestand**

1. Vorsatz nach Art. 30 ISIGHSt
  - (a) Hinsichtlich der Tatumstände nach I.1.a) bzw. b) Kenntnis nach Art. 30 Abs. 3 ISIGHSt
  - (b) Hinsichtlich der Tathandlungen I. 3. mind. *Dolus directus* nach Art. 30 Abs. 2 lit. a) ISIGHSt
  - (c) Hinsichtlich der Täterqualifikation nach I. 4. Kenntnis der Umstände, welche die Führungsposition begründen nach Art. 30 Abs. 3 ISIGHSt
2. Bewusstsein hinsichtlich der Umstände, welche der Qualifikation der Tat nach I.2. begründen nach Art. 30 Abs. 3 ISIGHSt.

**III. Strafausschließungsgründe**

 Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**Inkrafttreten der Regelung**

- **Art. 15bis (2) / Art. 15ter (2) IStGH-Statut**
- **Art. 15bis (3) / Art. 15ter (3) IStGH-Statut**

 Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

Thursday, 18 June 2015 12:12:46

Introduction UN LON Historical Information INDEX Full-text Search

PRINT SEND MAIL VIEW PDF FULL DETAILS VIEW CTC VIEW XML BOOKMARK

CHAPTER XVIII 10.b

STATUS AS AT : 18-06-2015 03:02:34 EDT

CHAPTER XVIII  
PENAL MATTERS

10.b Amendments on the crime of aggression to the Rome Statute of the International Criminal Court  
Kampala, 11 June 2010

Registration : 8 May 2013, No. 38544

Status : Parties : 23

Text : Resolution RC/Res.6 of the Review Conference of the Rome Statute.

Note : The Review Conference of the Rome Statute, held in Kampala, Uganda, from 31 May to 11 June 2010 adopted the amendments on the crime of aggression on 11 June 2010 by Resolution RC/Res.6. The amendments were circulated by the Secretary-General under cover of depositary notification C.R.6(1.2010).TREATIES-8 of 29 November 2010.

 Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse


**Germany and Botswana Ratify Kampala Amendments to Rome Statute of ICC**

Related Programme: International Law & Human Rights (ILHR)

New York / The Hague, 5 June 2013


**Parliamentarians celebrate this important step forward in the prevention of the crime of aggression**

The Government of Germany on 3 June 2013 deposited at the United Nations in New York its Instrument of Ratification of the Amendments to the Rome Statute of the International Criminal Court, adopted in Kampala in 2010, thereby accepting to bind its nationals and territory to the prohibition of the use of certain weapons in armed conflicts not of an international character, as well as to the criminalization of acts of aggression arising from the illegal use of force in international relations. On 4 June 2013, Botswana followed suit and also deposited at the United Nations its instrument of ratification, which had been signed by President Ian Khama on 15 April 2013 in Gaborone.

 Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**Anpassung des deutschen Rechts?**

?

 Internationales Forschungs- und Dokumentationszentrum  
Kriegsverbrecherprozesse

**Anpassung des deutschen Rechts?**

- **Übernahme der Regelung im IStGH-Statut ins VStGB?**
- **Festhalten an § 80 StGB?**