

International Exploratory Workshop,
University of Zurich, 3–4 September 2015

The Legitimacy of International Criminal Law

3 September 2015 – Theories and Approaches to legitimize International Criminal Law

9.30:	Welcome (<i>Prof. Dr. C. Kaufmann, Dean of the Law School</i>)
9.45:	Introduction to the concept of the workshop: What does it mean to talk about the legitimacy of ICL? (<i>F. Meyer</i>)
10.00:	The <i>Ius Puniendi</i> of an international community (Chair: <i>A. Duff</i>)
	Input: Social contract theory and the emergence of a world society (<i>K. Ambos</i>)
	Input: Moral right + political will = <i>Ius Puniendi</i> for international crimes (<i>B. Burghardt</i>)
	Input: “In whose name?” (<i>M. Langer</i>)
11.45:	Plenary discussion

14.30:	Challenges (Chair: <i>A. Bojańczyk</i>)
	Input: ICL as a governance tool (<i>C. Burchard</i>)
	Input: The exercise of supranational criminal authority – an alegal enterprise? (<i>M. Dubber</i> via Skype)
	Input: ICL and reconciliation – Some critical reflections on the role of remorse and apology (<i>O. Diggelmann</i>)
	Input: Lessons from legal history (<i>K. Sellars</i>)
16.30:	Plenary discussion

4 September 2015 – Practical Consequences and Implications

9.00:	Presentations (Chair: <i>H. Vest</i>)
	Input: Case selection at the ICC (<i>G. Bogush</i>)
	Inputs: The exigencies of transitional justice (<i>L. Grover, T. Murithi</i>)
	Input: The scope of International Criminal Law <i>stricto sensu</i> (<i>N. Jain</i>)
	Plenary discussion
11.00:	Small-group discussions (structured around the practical challenges outlined above)

14.30:	Small-group discussions (structured around the practical challenges outlined above)
15.45:	Plenary discussion of results and conclusions: Sketching a research agenda on the legitimacy of ICL