



IBA ICC MOOT COURT

Organised by the Grotius Centre

2025 IBA International Criminal Court Moot Court Competition Organized by the Grotius Centre

Case before the International Criminal Court (ICC): The Prosecutor v. Arrix Vragar

Situation in The Republic of Northeros Appeal from the Pre-Trial Chamber's Denial of Confirmation of Charges

Corrections and Clarifications to the Problem

NOTE TO COMPETITORS

The IBA ICC Moot Court Competition Organization has received several requests for corrections and clarifications. Any request for correction or clarification not addressed in the following paragraphs has been considered to be unnecessary, redundant, inappropriate, or immaterial. In addition to listing the corrections and clarifications below, they have been incorporated into the Corrected Version of Pre-Trial Chamber XV's Decision which can be found on our website. The Corrected Version of the Pre-Trial Chamber XV's Decision supersedes the previous document.

CORRECTIONS/CLARIFICATIONS

Pre-Trial Chamber XV of the International Criminal Court (ICC) issues the following corrections/clarifications to its decision on the Confirmation of Charges:

1. The Established Agenda for the Appeal of the Pre-Trial Chamber's Decision states: "a. Whether the Pre-Trial Chamber erred in finding that the ICC lacked jurisdiction over Arrix Vragar under Article 12(2)(b) of the Statute because he lacked a genuine link to Pentos, a State Party to the Rome Statute?" "A genuine link" is corrected to read "a sufficient link."
2. In paragraph 9 of Pre-Trial Chamber XV's Decision, the reference to "Article 23(3)(c)" is corrected to read "Article 25(3)(c)."
3. Paragraph 3 of Appendix B states that "All four States are members of the United Nations and Parties to the 1951 Convention Relating on the Status of Refugees." That sentence is amended to read: "All four States are members of the United Nations and Parties to the 1951 Convention Relating to the Status of Refugees and the 1967 Protocol Relating to the Status of Refugees."
4. Paragraph 5 of Appendix B is amended to add the following sentence at the end of the paragraph: "Since November 2021, this punishment has been carried out in various forms and intensity in dozens of cases related to violation of the four Decrees and other serious crimes across Northeros."

5. Paragraph 7 of Appendix B states: “Faced with the fast-growing numbers of migrants from Northeros, Southeros established several tent camps for them near the river, currently housing over 150,000 undocumented Northeros migrants.” The number “150,000” is corrected to read “60,000.”

6. The third sentence of Paragraph 13 of Appendix B is amended to read: “Pentos law considers all persons born in the territory of Pentos as Pentos nationals and does not include any reference to renouncing nationality.”

7. Paragraph 14 of Appendix B states: “On his 18th birthday, Vragar obtained a Davis passport and duly registered for Davos military service as required of all male citizens, though he was never called to serve.” “Davis passport” is corrected to read “Davos passport.”

8. Paragraph 3 of Appendix C is amended to add the following sentence at the end of the paragraph: “To date, Cyberleaks is the only online web platform to post the unredacted version of the HRI Report.”

9. The last sentence of Paragraph 5 of Appendix C is amended to read: “Their relatives, friends and neighbors have no idea where they have gone.”

The Pre-Trial Chamber orders the Registrar to notify the parties and participants of these Corrections and Clarifications.

[Signed] Judge Friendly, Judge Learned, and Judge Variance
Dated 5 December 2024
At The Hague, The Netherlands