

EVIDENCE LIST

1. Vienna Convention of the Law of Treaties
2. Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes Against Humanity
3. 'Mutual Recognition of Croatia and Serbia', European Journal of International Law
4. Opinion 10 of the Badinter Arbitration Committee
5. UN Security Council Resolution 777, concerning the FRY's membership of the UN.
6. Yugoslav Agreement on Succession Issues
7. Monetary Gold Removed from Rome in 1943 Judgement
8. Prosecutor vs. Martić Transcript before the ICTY
9. International Criminal Tribunal for Yugoslavia (ICTY) 'Cost of Justice' Webpage
10. Application of the Convention on the Prevention and Punishment of the Crime of Genocide
11. Prosecutor vs. Krstić ICTY Judgement
12. Politika Article on Genocide Case
13. Ivo Josipović Comments on Genocide Case

1. Vienna Convention on the Law of Treaties

A 1969 convention to which Croatia and Serbia are both parties, and which constitutes an important part of international law. It provides legal instruction on how treaties and conventions should be in law.

(<https://treaties.un.org/doc/publication/unts/volume%201155/volume-1155-i-18232-english.pdf>)

2. Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes Against Humanity

A 1968 convention which Croatia and Serbia are parties to. It concerns atrocities and war crimes.

http://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.27_convention%20statutory%20limitations%20warcrimes.pdf

3. 'Mutual Recognition of Croatia and Serbia', European Journal of International Law

1995 article in the European Journal of International Law by Saskia Hille, from the Ludwig-Maximilians-Universität Munich detailing the mutual recognitions of various former Yugoslav states, most relevantly between Croatia and Serbia.

(<http://www.ejil.org/pdfs/6/1/1314.pdf>)

4. Opinion 10 of the Badinter Arbitration Committee,

A commission created in by the European Economic Community 1991 to provide guidance to the EEC's Conference of Yugoslavia, constituting 5 very senior European constitutional judges. Opinion 10, released in July 1992, concerns whether the FRY is the successor of the SFRY.

(https://tu-dresden.de/gsw/jura/ifve/jfoeffl3/ressourcen/dateien/voelkerrecht_1/skript-vr-b2.pdf?lang=en)

5. UN Security Council Resolution 777

UN Security Council Resolution 777, concerning the FRY's membership of the UN, concluding that the FRY is not the legal successor of the SFRY.

[\(http://undocs.org/S/RES/777\(1992\)](http://undocs.org/S/RES/777(1992))

6. Yugoslav Agreement on Succession Issues

An agreement regarding international succession to the SFRY, signed by both Croatia and Serbia in 2001, agree that no state is the sole legal successor of the SFRY.

(https://treaties.un.org/doc/Treaties/2001/06/20010629%201-33%20PM/Ch_XXIX_01p.pdf)

7. Monetary Gold Removed from Rome in 1943 Judgement

Monetary Gold Removed from Rome in 1943 Judgement, a significant legal judgement by the ICJ in 1953. The case concerned the return of stolen Nazi gold, and established an important precedent on jurisdiction.

Exclusively pages 17-21 are relevant to this case.

(<https://www.icj-cij.org/files/case-related/19/019-19540615-JUD-01-00-EN.pdf>)

8. Prosecutor vs. Martić Transcript before the ICTY

Transcript of Colonel Grujic in Prosecutor vs. Martić, in April 2006. He is in charge of cataloguing civilian deaths in the war on behalf of Croatia, and here cites casualty figures in a case against the former President of the RSK in front of the ICTY.

Exclusively pages 3454-3464 are relevant to this case.

(<http://www.icty.org/x/cases/martic/trans/en/060410ED.htm>)

9. ICTY “Cost of Justice” Page

A information page in which the ICTY details the continuing scale of its operation, and lays out the vast amount of resources it has to achieve justice.

(<http://www.icty.org/en/about/tribunal/the-cost-of-justice>)

10. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia and Montenegro) Judgement

A recent judgement covering very similar legal principles, also in the wake of the breakup of Yugoslavia, and establishing important international law precedents.

Exclusively pages 83-88, 91-95, 127, and 157-158 are relevant.

(<http://www.icj-cij.org/files/case-related/91/091-20070226-JUD-01-00-EN.pdf>)

11. Prosecutor vs. Krstić ICTY Judgement

Judgement of a case before the ICTY bringing regarding genocide charges against a former Major-General in the Bosnian Serb Army. It establishes important precedents about the genocide convention.

Exclusively page 203 is relevant.

(<http://www.icty.org/x/cases/krstic/tjug/en/krs-tj010802e.pdf>)

12. Politika Article on Genocide Case

A Politika a leading Balkan newspaper talking about how the case is viewed in Croatia

Original (In Serbo-Croatian)

<http://www.politika.rs/sr/clanak/63518/%D0%97%D0%B0%D0%B3%D1%80%D0%B5%D0%B1-%D0%BD%D0%B5-%D0%BE%D1%87%D0%B5%D0%BA%D1%83%D1%98%D0%B5-%D0%BF%D0%B8%D1%80%D0%BE%D0%B2%D1%83-%D0%BF%D0%BE%D0%B1%D0%B5%D0%B4%D1%83-%D0%B2%D0%B5%D1%9B-%D0%BA%D0%BE%D1%80%D0%B8%D1%81%D1%82%D0%B0%D0%BD-%D0%BF%D0%BE%D1%80%D0%B0%D0%B7>)

Translated version:

https://docs.google.com/document/d/1tQTi80HBnKhKXBJDWgkmmK-vbkWyXInR1rBIKkR19_4/edit?usp=sharing)

13. Ivo Josipovic comments on Genocide Case

Comments by Ivo Josipovic, cited in a Croatian Newspaper, former President of Croatia and prominent legal scholar.

Original (In Serbo-Croatian)

(<https://www.tportal.hr/vijesti/clanak/hrvatska-i-srbija-su-taoci-tuzbi-za-genocid-20101114>)

Translated version:

(https://docs.google.com/document/d/174eSaClshdxUBnXUpCGiN87lgnfs5WzoyfLg_i-rv8/edit)