

*These notes refer to the International Criminal Court Act  
2001 (c.17) which received Royal Assent on 11 May 2001*

# INTERNATIONAL CRIMINAL COURT ACT 2001

---

## EXPLANATORY NOTES

### COMMENTARY ON SECTIONS

#### **Part 5: Offences under Domestic Law**

##### ***Section 52: Conduct ancillary to genocide, etc. committed outside jurisdiction***

93. This section criminalises conduct in England and Wales (or that of a UK national, UK resident or person subject to UK Service jurisdiction abroad) that is ancillary to an act which, if committed in England and Wales, would constitute an offence under section 51 or under this section but which being committed (or intended to be committed) outside England and Wales does not constitute such an offence. For example, it is an offence under this section to incite, in England and Wales, the commission of genocide overseas even if the perpetrators have no connection with the UK. It would also be an offence if such incitement took place overseas but was committed by a UK national, UK resident or a person subject to UK Service jurisdiction.