

TABLE OF CONTENT

TABLE OF CONTENT.....	6
ABSTRACT.....	9
CHAPTER I	
INTRODUCTION.....	11
A. Background.....	11
B. Research Questions.....	17
C. Research Objectives.....	17
D. Benefits of Research.....	18
E. Originality of Research.....	19
CHAPTER II	
THEORETICAL REVIEW.....	21
A. Jurisdiction.....	21
1. Universal Jurisdiction.....	22
2. Mann's Doctrine of Jurisdiction.....	23
B. Territoriality.....	25
1. Ratione Loci.....	29
2. Extraterritoriality.....	32
C. The Effects Doctrine.....	33
CHAPTER III	
RESEARCH METHODOLOGY.....	38
A. Types of Research.....	38
B. Types of Data.....	39
C. Data Collection Method.....	40

D. Data Analysis.....	40
E. Limitations and Resolutions.....	41
CHAPTER IV	
RESEARCH RESULTS AND ANALYSIS.....	42
A. ICC's Recognition of the Effects Doctrine.....	42
1. Territoriality in the ICC.....	43
a. Interpretation of Article 12(2)(a) through ordinary meaning and contextual interpretation.....	45
b. Interpretation of Article 12(2)(a) through preparatory works.....	48
c. Territoriality limitations in the ICC.....	53
d. Practice of Effects Doctrine.....	56
a. State practices of the effects doctrine.....	59
b. Myanmar/Bangladesh significance with the effects doctrine.....	60
c. The Ability of ICC to Use of the Effects Doctrine in Establishing Territorial Jurisdiction.....	63
a. How the ICC works: its compatibility with the use of effects doctrine.....	65
B. The Extent and Implication of Effects Doctrine.....	67
1. Critics Surrounding the Effects Doctrine.....	70
2. Limits Based on International Law.....	72
3. Practice of the Effects Doctrine: Limitations.....	74
4. Practice of the Effects Doctrine: Implication.....	78
a. Procedural impracticality and obligations imposed to non-State Parties... 79	
b. The use of effects doctrine in support the ICC's aim to end impunity..	81
CHAPTER V	

CONCLUSION AND RECOMMENDATION.....	87
A. Conclusion.....	87
B. Recommendation.....	91
BIBLIOGRAPHY.....	93