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 INTERNATIONAL CRIMES: JUS COGENS AND OBLIGATIO ERGA OMNES M. CHERIF BASSIOUNI* I INTRODUCTION
 International crimes that rise to the level of jus cogens constitute obligatio erga omnes which are inderogable. Legal obligations which arise from the higher status of such crimes include the duty to prosecute or extradite, the non-International Crimes: Jus Cogens and Obligatio Erga Omnes
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community as a whole. In general legal theory the concept “erga omnes” (Latin: ‘in relation to everyone’) has origins dating as far back as Roman law and is used to describe obligations or rights towards all. The concept of erga omnes obligations in international law
 Slavery and the slave trade, once accepted practices in international society, have become unlawful and are now prohibited erga omnes. The study of significant decisions from the 19th century (in the Enterprise, Lawrence, and Antelope cases) shows that the development of an obligation erga omnes prohibiting an accepted practice may take longer than the emergence of an obligation erga omnes ...
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