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International Co-operation in Criminal Matters Definition of Interstatal Co-operation

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EULEC

The European Institute for

Freedom, Security and Justice

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A helping hand

- The rendering of a helping hand
- of one State to Another
 - in order to make it possible for the latter to exercise effectively
 - its national jurisdiction and
 - its penal enforcement power

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request

- A "request" of the administered State is not necessary.
- But mostly, such a request has been made.
 - Nevertheless, the administering Party can act "motu proprio"
- There are two varieties of this interstatal cooperation;
 - primary cooperation
 - secondary cooperation



primary cooperation



 In the case of primary cooperation, the administering State recognizes the jurisdictional power of the administered State as more justified than its own.

The forwarding of the cooperation implies an irrevocable renunciation of the jurisdictional power by the administering State.

- Examples:
 - Transfer of criminal procedures
 - Positive recognition of a sentence
 - Transfer of the enforcement of penalties
 - Specially within the EU-framework



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secondary cooperation

- In a case of secondary cooperation the administering State is willing to help without the implicit recognition of the priority of the jurisdictional power of the administered Party
- Extradition
- Surrender
- Enforcement of an EU-warrant for arrest (See Reader pp 211-265)
- Other forms of secondary cooperation:
 - Transnational arresting of criminals
 - International rogatory commissions
 - Transnational observation
 - Transnational seizure
 - Transnational disfranchisement
 - Admission of hot pursuit
 - Establishment of Joint Investigation Teams





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extradition

- The most classical form of secondary cooperation is extradition:
 - the delivery
 - of a prosecuted individual
 - to a State
 - at its request
 - by a State
 - on whose territory the individual is staying at the time the request came in
 - to have the administered State using its penal enforcement power





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Hugo Grotius

Hugo Grotius:

- there is a natural obligation incumbent on States to extradite or to punish: dedere aut iudicare in case the criminal committed crimes the heinousness to hardly to challenge amongst civilised nations
- This has never been recognised as part of ius cogens
- States have always upheld their competence to grant asylum unless they were treaty bound to comply with a request for extradition





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overarching principles

Three overarching principles in the interstatal framework of cooperation:

- the principle of non-collision
- the principle of internal and external statal sovereignty
- the una via-principle
- All modalities of interstatal cooperation should answer to those principles: mandatory international law

Strijards