

d) Imposing measures intended to prevent births within the group,

e) Forcibly transferring children of the group to another group.

Art. III.

The following acts shall be punishable:

a) Genocide,

b) Conspiracy to commit genocide,

c) Direct and public incitement to commit genocide,

d) Attempt to commit genocide,

e) Complicity in genocide.

Art. IV.

Persons committing genocide or any of the other acts enumerated in article III shall be punished, whether they are constitutionally responsible rulers, public officials or private individuals.

Art. V.

The Contracting Parties undertake to enact, in accordance with their respective Constitutions, the necessary legislation to give effect to the provisions of the present Convention and, in particular, to provide effective penalties for persons guilty of genocide or of any of the other acts enumerated in article III.

Art. VI.

Persons charged with genocide or any of the other acts enumerated in article III shall be tried by a competent tribunal of the State in the territory of which the act was committed, or by such international penal tribunal as may have jurisdiction with respect to those Contracting Parties which shall have accepted its jurisdiction.

Art. VII.

Genocide and the other acts enumerated in article III shall not be considered as political crimes for the purpose of extradition.

d) at gennemføre forholdsregler, der til sigter at hindre fødsler indenfor gruppen,

e) med magt at overføre en gruppes børn til en anden gruppe.

Art. III.

Følgende handlinger skal være strafbare:

a) folkedrab,

b) sammensværgelse for at begå folkedrab,

c) direkte og offentlig tilskyndelse til folkedrab,

d) forsøg på folkedrab,

e) meddelagtighed i folkedrab.

Art. IV.

Personer, der begår folkedrab eller en anden i artikel III nævnt handling, skal straffes, hvad enten de er forfatningsmæssigt ansvarlige statsoverhoveder, tjenestemænd eller private personer.

Art. V.

De kontraherende parter påtager sig i overensstemmelse med deres forfatninger at gennemføre den lovgivning, der er nødvendig for at sætte nærværende konventions bestemmelser i kraft, og især at foreskrive effektive straffe for personer, der er skyldige i folkedrab eller en af de andre i artikel III angivne handlinger.

Art. VI.

Personer, der anklages for folkedrab eller for en anden i artikel III nævnt handling, skal stilles for en kompetent domstol i den stat, på hvis område handlingen er begået, eller for en sådan international kriminalret, som måtte have jurisdiktion i forhold til de kontraherende parter, der har anerkendt dens jurisdiktion.

Art. VII.

Folkedrab og de andre i artikel III nævnte handlinger skal ikke ved spørgsmål om udlevering betragtes som politiske forbrydelser.