PUBLIC ANNEX A


8. Treaties: *Geneva Convention I*, article 49; *Geneva Convention II*, article 50; *Geneva Convention III*, article 129; *Geneva Convention IV*, article 146; *Additional Protocol I*, article 85(1); *Convention against Torture*, article 7; *Universal Declaration on Human Rights*, article 8 (effective remedy); *International Covenant on Civil and Political Rights*, article 2(1) (duty to respect and ensure), article 2(3) (effective remedy), article 6 (right to life), and article 14(1) (right to a fair trial); *African Charter on Human and People’s Rights*, article 4 (right to life), article 7 (right to fair trial) and article 25 (duty to promote rights); *Arab Charter on Human Rights*, article 2 (duty to ensure) and article 5 (right to life); *American Convention on Human Rights*, article 1
(duty to respect and ensure), article 4 (right to life), article 8 (right to a fair trial), article 9 (right to legal remedy) and article 25 (right to judicial protection); European Convention on Human Rights, article 1 (duty to secure), article 2 (right to life), article 6 (right to a fair trial), article 13 (right to an effective remedy), article 41 (just satisfaction).

ILC: Report of the International Law Commission, Seventy-first session, Chapter 4, Crimes against Humanity, Advance version, 20 August 2019, article 10 (at p. 15), see also pp. 92-98.

Human Rights Committee: General comment No. 36 (2018) on article 6 of the International Covenant on Civil and Political Rights, on the right to life, 30 October 2018, paras. 19, 27; General Comment No. 20: Article 7 (Prohibition of Torture, or Other Cruel, Inhuman or Degrading Treatment or Punishment), 10 March 1992, para. 15; General Comment No. 31: The Nature of the General Legal Obligation Imposed on States Parties to the Covenant, 29 March 2004, paras. 15, 18.


ECtHR: Marguš v. Croatia, Application no. 4455/10, Judgment (Merits and Just Satisfaction), 13 November 2012, paras. 74, 76; Marguš v. Croatia, Application no. 4455/10, Judgment (Merits and Just Satisfaction), 27 May 2014, paras. 139-140; Okkali v. Turkey, Application no. 52067/99, Judgment (Merits and Just Satisfaction), 17 October 2006, para. 76; Abdülsemet Yaman v. Turkey, Application no. 32446/96, Judgment (Merits and Just Satisfaction), 02 November 2004, para. 55.


11. IACtHR, Barrios Altos v. Perú, Monitoring Compliance with Judgment, Order of the Inter-American Court of Human Rights of 7 September 2012 (only in Spanish), paras. 55-57; IACtHR, Barrios Altos and Case of La Cantuta v. Perú, Monitoring Compliance with Judgment, Order of the Inter-American Court of


13. ICC-01/04-01/06-3466-AnxII (“*Lubanga Reparations Separate Opinion*”), para. 74.