Index

access to justice, 8, 99
accountability, 2, 171, 183, 208
accused, 73
accused-centric approach, 198
Acosta Calderon v. Ecuador, Judgment, 34
acquittal, 76, 120
actus reus, 158
Additional Protocol I to the Geneva Conventions, 44
Additional Protocol to the Geneva Conventions of 12 August 1949, and Relating to the Protection of Victims of International Armed Conflicts, 43, 44
Additional Protocol to the Geneva Conventions of 12 August 1949, and Relating to the Protection of Victims of Non-International Armed Conflicts, 43
adjudication of civil reparation, 151
administrative mechanisms, 5, 6, 10, 11, 80, 111, 125, 127, 128, 131, 135, 146, 150, 198, 208
affected communities, 143
African Court of Human and Peoples’ Rights, 31
African Union, 164
aftermath of conflicts, 20
aggression, 3, 7, 36, 75, 118
Agreement for the Prosecution and Punishment of the Major War Criminals of the European Axis, 52
Al Mahdi case, 107, 110
Alien Tort Claims Act. See ATCA
Alien Tort Claims Statute, 191
Aloeboetoe v. Suriname, Reparations Judgment, 34
American Convention on Human Rights, 30, 33, 246
American legal system, 154
Amici Curiae, 195
amnesties, 12, 185
apology, 40, 95, 203, 211
application-based approach, 92
arbitral tribunal, 29
archive of victims, 4
armed conflict, 43, 44, 46, 98, 156, 214
assault and battery, 101
Assembly of States Parties, 75, 130, 213
assignment of rights, 203
assistance programs, 3, 132
ATCA, 11, 185, 186, 187
atrocity, xxvi, 18
Austria, 151
average harm, 89, 110
balance of probabilities, 93
Baldeos-Garcia v. Peru, Merits, Reparations and Costs Judgment, 31
Balkans, 155, 158
Balkans War, 155
Barrios Altos v. Peru, Reparations Judgment, 34, 41
Bangui, xxvi
Barrios Altos v. Peru, Reparations Judgment, 38
Basic Principles and Guidelines on the Right to Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law, 1, 8, 45
Bassiony, Cheriff, 176
Bemba case, 118, 120, 121, 139, 211
Central African Republic
CAR, 98, 100, 113, 134, 143
Chappell, Louise, 121
charged, 210
charitable purposes, 131
Charter for the International Military Tribunal for the Far East, 52
child soldiers, 89
child victims, 83
Chorzów Factory, 24, 27
civil awards, 194
civil claimant, 153
civil claims, 2, 5, 151
civil judgments, 184
civil litigation. See human rights civil litigation
civil party, 69
civil recovery, 184
civil redress, 127
civil remedies, 3
civil reparation in criminal proceedings, 154
civil responsibility, 128
civil suits, 195
Clark, Kate, 159
close personal relationship, 105
Code of Hammurabi, 15
cohesive understanding, 212
collapse of judicial institutions, 207
collective. See collective reparation
collective awards, 111
collective reparation, 32, 37, 38, 68, 113, 114, 115, 141
comity, 180
Commission for Real Property Claims of Displaced Persons and Refugees (CRPC), 50, 160, 161
Common Article 3 to the four Geneva Conventions of 1949, 44
common law system, 152
community condemnation, 195
community reparations, 85
compensation, 1, 8, 18, 28, 33, 40, 42, 44, 45, 47, 49, 50, 54, 56, 57, 58, 59, 60, 61, 62, 64, 65, 69, 77, 78, 82, 94, 101, 129, 132, 137, 138, 140, 147, 153, 157, 159, 163, 164, 166, 188, 191, 193, 195, 203, 216, 229, 231
complaining, 152
complementary, 101, 109
composition of the Court, 213
doctrine of justice, 2
conflict, 2
context-sensitive, 143
Index 251

contributions from States, xxvi, 134, 213
Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, 7, 247
Convention of the Rights of the Child, Article 39, 39
Convention on the Prevention and Punishment of the Crime of Genocide, 198
conviction, 210
conviction-based reparation system, 99
corporate liability, 185
corruptions, 105
cost effective, 93
Côte d'Ivoire, 112, 143
court of last resort, 205
crime, 1
great nature of, 178
Crimes against humanity, 3, 7, 48, 50, 55, 75, 98, 118, 119, 159, 164, 169, 173, 179, 180, 186, 189, 215
criminal conviction, 98
criminal dimension, 3
criminal law remedies, 17
criminal liability, 18
criminal processes, 2
criminal responsibility, 128
Croatia, 158
cruel, inhuman, and degrading treatment, 191
Cryer, Robert, 171
cultural awareness, 105
cultural heritage, 76, 94, 95, 97
cultural sites, 95
custodial international law, 44, 45, 171, 172, 173, 182, 183, 196, 207
Dayton Peace Agreement, 160
Commission for Real Property Claims of Refugees and Displaced Persons, 161
Human Rights Chamber, 30, 46, 160, 161
de Greiff, Pablo, 25
Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, 45
delay, 210
Democratic Republic of the Congo, 82, 134
destruction or unavailability of evidence, 96
deterrence, 16, 17, 86, 190
deterrent effect, 194
deterrent role, 13
development aid, 202
dialogue, xxvi
dignity, xxvi
direct victim, 34
diverging perspectives, 115
Dixon, Peter, 117, 133
dogmas, 109
domestic claims commissions, 208
domestic courts, 3, 107
donors, 73
Draft Implementation Plan for collective reparations to victims, 87
Dretelj detention camp, 192
Duch, 70
duties of Judges, 194
Dwettmann, Eva, 6
EAC, 164
earmarked contributions, 134
Eboe-Osuji, Chile, 101
ECCC, xix, 53, 61, 66, 67, 68, 69, 70, 71, 72, 73, 74, 203, 207, 208, 232, 236, 238
Case 001, 70
Case 002, 70
economic loss, 96
Economic Resilience Facility, 97
education, iv, 35, 38, 70, 72, 92, 131, 142
Educational, Scientific and Cultural Organization (UNESCO), 97
Egypt, 188
enemies of humanity, 189
enforced disappearance, 34, 161
enforcement of the awards, 197
Eritrea, 216
Eritrea’s Damages Claims Between the State of Eritrea and the Federal Democratic Republic of Ethiopia, Final Award, 29
Eritrea-Ethiopia Claims Commission, 29, 50, 216, 239
Ethiopia, 216
European Convention for the Protection of Human Rights and Fundamental Freedoms, 30
European Convention on Non-Applicability of Statutes of Limitations for Crimes against Humanity and War Crimes, 175
European Court of Human Rights, xxiv, 2, 31, 32, 45, 46, 48, 160, 244
evidence of damage, 36
ex aequo et bono, 89
exclusion of victims, 201
expectations, 206
expeditious, 209
expertise of Judges, 201
experts, 37, 92, 94, 99, 108, 110, 113
expressive role, 13
external funding, 72
extradition, 180
Extraordinary African Chamber, 164. See EAC
Extraordinary Chambers in the Courts of Cambodia, 66–73. See ECCC
civil party, 69
reparations, xxi, xxvi, 1, 3, 4, 5, 12, 13, 17, 30, 32, 33, 34, 35, 43, 45, 46, 47, 58, 59, 65, 67, 78, 79, 80, 83, 86, 87, 88, 89, 100, 101, 109, 110, 111, 123, 129, 150, 151, 152, 164, 165, 195, 196, 205, 206, 207, 210, 211, 240, 242
extraterritorial litigation, 194
extraterritoriality, 187
fair and impartial trial, 143
familial relationship, 93
family, 105
family member
death, 89
Ferida Selimovic et al. v. the Republika Srpska, Decision on Admissibility and Merits, 160
Ferrini v. Federal Republic of Germany, Corte di Cassazione (Sezioni Unite), 48
financial contributions, 140
fines, 146
Fletcher, Laurel, 117
foreign courts, 163, 193
forfeitures, 146
forum of necessity, 189, 196
France, 152, 189, 192, 195
freezing assets, 195
fund raising, 138, 141, 146
Gangaram Panday v. Suriname, Merits, Reparations and Costs Judgment, 36
Garrido and Baigorria v. Argentina, Reparations Judgment, 34
gender sensitive, 143
gender-based crimes, 120
General Assembly Resolution 52/135, 66, 67, 245
general contributions, 134
General Framework Agreement for Peace in Bosnia and Herzegovina, 50
Germany, xix, xx, xxi, xvi, 16, 48, 49, 128, 151, 152, 181, 238, 239, 242, 243
global common, 177
global perspective, 208
grants for survivors, 142
Greece, 48
gross human rights violation, 181
guarantees of non-recurrence, 26
guarantees of non-repetition, 1, 8, 95
Habré, Hisse`ne, 164, 165, 208
Hague Convention (IV) Respecting the Laws and Customs of War on Land, 44
harm, 89
Hart, H. L. A., 14
health and well-being, 143
healthcare, 62, 70
Hema, 82
hierarchy, 123, 124, 201
hierarchy of victimhood, 121
high seas, 177
historic monuments, 131
historical dichotomies, 199
HIV/AIDS, 188
hope, xxvi
hospitals, 131
hostis humani generis, 176
housing, 92
Housing and Property Claims Commission, 20
human rights, 2
bodies, 29
law, 2
mechanisms, 2, 9, 162
norms, 46
system, 31, 201
Human Rights Center at the University of California, Berkeley School of Law, 112, 206
human rights Court, 140
human suffering, xxvi
humanitarian aid, 114
humanitarian assistance, 202
humanitarian purposes, 131
humanity, xxvi
hurt, injury or damage, 108
hybrid criminal tribunals, 2
IACtHR, xx, 10, 29, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 105, 270, 274
ICC Rules of Procedure and Evidence
Rule 5, 93, 103, 150
Rule 98(2), 107, 130
Rule 98(1–4), 170
Rule 98(4), 131
Rule 98(5), 150
ICC Statute. See Rome Statute
ICC Trust Fund Regulations
Regulation 69, 112
ICRC Commentary on Customary International Humanitarian Law, 48
ICTY Rules of Procedure and Evidence of the Tribunal
Rule 106, 157
identification of beneficiaries, 106
identification of victims, 110
identifying information, 97
identity of victim, 34
immaterial damage, 35
implementation of the reparation order, 87, 202, 203
implementation phase, 107
implementation plan, 140
implementation stage, 91
impunity, 171, 208
Impunity of Perpetrators of Human Rights Violations (civil and political) Report, 169
income generating activities, 92
indigence, 73, 85
indigenous group, 34
indirect victims, 34, 35, 89, 104, 105, 141
individual legal duty to repair, 9, 164
information sessions, 142
infrastructure, 70
injuries, 156
Institut de Droit International, 189
Institute for War and Peace, 195
institutional knowledge, 73
institutions, 103
Inter-American Commission for Human Rights, 31, 32
Inter-American Convention on Human Rights, 30, 46
Article 25, 31
Article 63(1), 35
Inter-American Court of Human Rights, 31
Inter-American System of Human Rights, 32
International Center for Transitional Justice, 83
International Committee of the Red Cross, 48
International Convention on the Elimination of All Forms of Racial Discrimination, Article 6, 30
International Court of Justice, 28, 29, 157, 159, 162
International Covenant on Civil and Political Rights, 30
international crimes, 1, 7, 198, 199
International Criminal Court, 200
definition of victims, 103
limits on jurisdiction, 148
reparation for victims, 80
reparations for sexual and gender-based violence, 119–122
reparation order, 85
international criminal justice, 2, 8, 198
criminal dimension, 31
international criminal law, 2, 8, 17, 23, 31, 199
individual perpetrators, 52
role of national courts, 150, 167, 205
state-based approach, 22, 144
international criminal tribunal, 32
International Criminal Tribunal for Rwanda, 56
International Criminal Tribunal for the former Yugoslavia, 56, 156, 160
reparations for victims, 59
international dimension, 150
international human rights law, 24, 25, 30, 31, 47, 203
international humanitarian law, 24, 25, 47–49, 57, 66, 112, 199, 216
international justice, 2
international law, 3
International Law Association, 43
International Law Commission Draft Articles on State Responsibility, 48
International Military Tribunal at Nuremberg, 15
international relations, 180
internationally wrongful act, 27
inter-state agreement, 2
investigation, 3
Iran-US Claims Tribunal, 216
irreparable harm, 120
Italy, 48
Ituri, 2, 82, 87, 91, 92, 135, 141, 144.
242
Jackson, Robert, 16, 52
Jesner at Al. v. Arab Bank, PLC, US Supreme Court, 187
Juan Humberto Sanchez v. Honduras, Judgment, 33
judicial institutions capable, 166
judicial process, 80
judicial supervision, 140
judicial training, 213
jurisdiction
e xercise of, 170
national security interests, 170
nationality of the offender, 170
territoriality, 163
territory, 170
treaty-based, 173
universality principle, 170
jurisdiction of the ICC, 123
justice, xxvi, 1
justice and reconciliation, 143
justice for victims, 2, 8
Kadić v. Karadžić, 70 F 3d 232
(2d Cir. 1995), 190
Kant, Immanuel, 14
Karadžić, Radovan, 190, 191, 195
Katanga case, 105, 107, 108, 113, 115
Katanga, Germain, 91
Kelsen, Hans, 21
Kenya, 100, 112
Khmer Rouge, 66, 68, 70, 71, 227, 236
Kinkel v. Royal Dutch Petroleum, US Supreme Court, 185
Kosovo Specialist Chambers & Specialist Prosecutor’s Office, 63
Kouwenhoven, Guus, 175
Kuwait, 216
La Cantuta v. Perú, Judgment, 36
La Rochela Massacre v. Colombia,
Judgment, 35
lack of resources, 210
large-scale community meetings, 142
Lauterpacht, Hersch, 20, 22
lawsuit, 194
Lebanon, 64
Special Tribunal for Lebanon, 65–64
Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, Advisory Opinion, 28
legal entity, 69
legal persons, 103
legal representatives of the Civil Parties, 68
legal systems, xxvi
legislation, 167
legitimacy, 144
Letter of the President of the ICTR to the United Nations Secretary-General, 60
lex specialis, 42
lex talionis, 15
liability, 108, 211. See criminal liability
liability of corporations, 151
Liberia, 175
Libya, 158
life imprisonment, 164
Loayza Tamayo v. Peru, Reparations Judgment, 34
local organizations, 144
locating and freezing assets, 111
locus delictum, 59
Lomé Peace Agreement, 65
Lopez Alvarez v. Honduras, Judgment, 33
loss, xxvi, 105
Lotus case, 172
Lotus principle, 172, 196
express prohibition, 172
Lubanga, xx, xxi, xxii, 51, 52, 53, 54, 56, 57, 58, 59, 60, 61, 102, 103, 110, 115, 120, 127, 141,
151, 231, 232, 240, 242
Lubanga case, 52, 87, 92, 95, 96, 104, 107,
109, 110, 111, 114, 121, 127, 137, 140, 141, 147, 210
lump-sum agreement, 54
MV “Saiga” (No. 2) (Saint Vincent and the Grenadines v. Guinea), Judgment, 28
Mali, 94, 97, 113
Malian Cultural Heritage Act, 98
mass arbitration, 161
mass claims process, 2, 10
mass victimization, 7

Index

massacre, 34, 37
Massacre of Plan de Sanchez v. Guatemala, Reparations Judgment, 34, 37
material damage, 36
material reparations, 69
material security, 143
material support, 127, 134
mausoleum, 96
McCarthy, Connor, 6
meaningful, 209
medical referrals, 135
Memorandum, 32, 38, 49, 72
methodology, 110
mental commander, 98
militia, xxvi
Minow, Martha, 12
MLC, xxvi
Moffett, Luke, 2, 6, 77, 104, 118, 121, 123, 142, 204, 205, 207, 214
Moiwana v. Suriname, Judgment, 34
money, xxvi
moral damage, 35, 38, 67
moral or collective reparation, 68
mother, xxvi
multifaceted mandates, 206
Muslin Cham, 72
mutilations, 156

national claims commissions, 197
national court, 3
national dimension, 150
national interests, 189
national justice systems, 124
national remembrance day, 72
natural persons, 99, 103
natural resources
depletion of, 216
Nazi, 16
Nazi forces, 15
negotiating history, 17
Netherlands, 188, 189
new expert evidence, 96
next of kin, 33
Ngujolo Chui, Mathieu, 91
Nigeria, 186
Nollkaemper, Andre, 167
nongovernmental organizations, 143, 169
noninternational armed conflicts, 44, 47
non-profit activity, 67

nonstate actor, 191
Nordic background, 151
normative, 3
North Kivu, 144
Northern Uganda, 134, 143
Nuremberg, xxiii, 1, 52, 54, 55, 73, 224, 225, 235, 245
Nuremberg and Tokyo trials, 54, 55
Nuremberg Trials, 15, 20, 54, 73
offender, 1
Office of the Prosecutor, 210
OPCV, 106
opinio juris, 182
Optional Protocol to the African Charter, 30
organizations, 103
outreach, 107

pain, xxvi
Panel Banca v. Guatemala, Reparations Judgment, 34
pecuniary reparation, 39
Permanent Court of International Justice (PCIJ), 27, 172
physical rehabilitation, 135, 142
piracy, 175, 176, 177, 179, 183, 221, 224, 227
Plato, 13
Plavšić, Biljana, 192
political interference, 207
political will, 166
politics of gender justice, 121
post-conflict, 196, 214
postwar reparations, 163
potential beneficiaries, 88, 107, 202
poverty reduction, 70
Prefecture Voiotia v. Federal Republic of Germany, Hellenic Supreme Court, 48
presumption of innocence, 143
prevention, 13, 16
The Princeton Principles on Universal Jurisdiction, 100, 169, 170, 171
principle of fairness, 36

© in this web service Cambridge University Press
www.cambridge.org
Index

principle of nondiscrimination, 105
Principles for the Protection and Promotion of
Human Rights Through Action to
Combat Impunity, 169
prioritization, 124
private donors, 134
procedural status, 194
prohibitive costs, 166
proprò moto, 76
prosecution, 3
criminal prosecution, 2
Prosecutor v. Ahmad Al Faqi Al Mahdi, 94
Prosecutor v. Charles Ghankay Taylor,
Judgment, 66
Prosecutor v. Furundžija, Trial Chamber,
Judgment, 180
Prosecutor v. Germain Katanga, 76, 90, 91, 92,
93, 242
Prosecutor v. Jean-Pierre Bemba, xxvi, 76, 98,
99, 100
Prosecutor v. Thomas Lubanga Dyilo, xx, xxi,
xxii, 76, 79, 81, 82, 83, 87, 103, 115, 141, 151,
240, 242
prosthetic and orthopedic devices, 142
Protocol to the African Charter on Human and
Peoples’ Rights on the Establishment of
an African Court on Human and Peoples’
Rights, 30
proyecto de vida, 36
psychological harm, 89, 93, 105, 109. See
psychological suffering
psychological impact, 35
psychological rehabilitation, 92, 134, 142
psychological trauma, 87
public apology, 38, 41
Public Prosecuting Authority v. Mirsad
Repak, 192
punishment, 1
punitive damages, 17, 24, 191, 194
punitive goals, 194
punitive justice, 101
rape, xxvi, 55, 59, 72, 82, 98, 156, 191
rebels, xxvi
reconciliation, 132, 145, 202, 208
reconstructive and general surgery, 142
redress, 2
regional human rights courts, 9, 29
Regulations of the Assembly of States Parties
(ASP), 129
Regulations of the TFV, 130
Regulation 55, 136
Regulation 50 (a), 136
Regulations 27–30, 134
rehabilitation, 1, 8, 13, 115, 127
religion, 131
remedies
promt, adequate and effective, 119
reparation, 1, 39
access to, 120
against convicted person, 130
appropriate, 124
Article 75 of the Rome Statute, 129, 225,
231
Article 79 of the Rome Statute, 3, 129
award, 58, 90, 139, 164, 205
caselaw, 115, 118
community-based, 117
court-ordered, 127, 132, 156, 143
duty for states to provide reparations,
46
effect of acquittal, 118, 145
enforcement of awards, 171, 201
first ICC decision, 116
funding, 111
ICC regime, 133
inclusion in legal texts, 124
individual and collective, 120
individual awards, 130
interim, 120
large number of victims, 139
legal duty, 202
legal duty to reparation, 23, 27
mandate of the ICC, 125, 147
mass claims, 127
modalities of, 139
operationatization of, 116, 203, 216
order, 125, 140
programs, 135
prompt and adequate, 110
realization of, 87, 108
remedial justice, 24
reparations funds, 209
reparative dimension, 2
reparative justice, 2, 31
right to, 144, 169, 198
right to reparation, 41, 47
sexual and gender-based crimes, 120
sexual and gender-based violence, 119
symbolic, 78, 136, 197
system of, 4, 125

principles for the protection and promotion of
human rights through action to
combat impunity, 169
symbolic, 78, 136, 197
system of, 4, 125
Index

TFV reserve fund, 134
theories, 121
through the Trust Fund, 130
Report of the Group of Experts for Cambodia
Pursuant to General Assembly Resolution
52/155, 66
Report of the International Commission of
Inquiry on Darfur to the United Nations
Secretary-General, 20, 45
Report of the Special Rapporteur on the
promotion of truth, justice, reparation and
guarantees of non-recurrence, 26
Report of the Trust Fund for Victims,
“Reviewing Rehabilitation Assistance and
Preparing for Delivering Reparations,” 143
Report on the Establishment of an
International Criminal Court, 54
Republika Srpska, 160
reserve fund, 154
Resolution, 65
“Strengthening the International Criminal
Court and the Assembly of States
Parties,” 75
Resolution of the Establishment of the
Secretariat of the Trust Fund for
Victims, 131
Resolution on the Establishment of a Fund for
the Benefit of Victims of Crimes within
the Jurisdiction of the Court, and the
Families of such Victims, 134
resources, 146, 205
restitutio ad integrum, 138
restitution, 1, 8, 28, 39, 47, 54, 55, 56, 59, 61, 77,
78, 129, 132, 164
restoration, 145
restorative justice, 3, 18, 19
retraumatization, 107
retribution, 3, 12, 14, 15, 16, 17, 18, 22, 23, 24, 62,
108, 208
retributive justice theory, 14
retributive justice theory, 14
revenge, xxvi
reversal of conviction, 99
revictimization, 116
rhetoric, 124
rhetoric justice, 124
right to remedy, 8
rights of the accused, 116, 143
rights of the defence, 84, 116
rights of the defense, 116
Romano-Germanic, 132, 153
Rome Statue for the International Criminal
Court
Article 75, 77, 129
Article 75 (1), 78
Article 75 (2), 78
Article 79, 126
Article 79 (1), 136
rule of law, xxvi, 12, 15, 22, 163
Rules of Procedure and Evidence of the ICTY, 56
Ruto and Sang, 18
Ruto and Sang case, 101
Rwanda, 55
International Criminal Tribunal for
Rwanda, 50, 60
Ryngaert, Cedric, 173
safe haven, 189
sample, 89. See sample of victims
sample of victims, 89
sanctioning effect, 194
satisfaction, 1, 8
science, 131
screening, 90, 95, 96, 107
Second Protocol to the Hague Convention for
the Protection of Cultural Property, 44
Second Protocol to the Hague Convention for
the Protection of Cultural Property in the
Event of Armed Conflict, 44
Second World War, 15, 20, 21, 23, 49, 50, 52,
54, 55
secondary victimization, 213
Security Council, 45, 56, 57, 60, 62, 63, 65, 216,
230, 244, 249
chapter VII powers, 116
Resolution 1644, 63
selectivity, 124, 205
self-interest, 179
Senegal, 153, 164
Senegalese Code of Criminal Procedure, 164
sentencing, 154
Serbia, 157, 158, 159
sex and ethnic inequality, 101
sexual and gender-based crimes, 109, 119
sexual violence, 83, 155
shared harm, 90
Shelton, Dinah, 2, 24
shock the conscience of humanity, 75
Sierra Leone, 64, 65, 66, 67, 218, 221, 227,
231, 245
Special Court for Sierra Leone, 65-66

© in this web service Cambridge University Press
www.cambridge.org
Index

TFV, 11
assistance mandate, 132, 142, 144
assistance program, 139
Board of Directors, xxi, 79, 92, 100, 131, 133,
134, 135, 136, 140, 143, 145, 246
financial ability, 137
reparations mandate, 130, 132, 135, 146
voluntary contributions, 138
The Hague, 158, 188
theories of justice, 10, 13, 200
totheof international justice, 198
therapy groups, 72
Timbuktu, 94, 97
timeline, 209
Tokyo, 52, 54, 55, 73, 247
Tokyo Trials, 54, 73
tort, 3
tort jurisdiction, 181
torture, 7, 55, 59, 82, 164, 179, 180, 183, 185, 186,
187, 189, 190, 191, 192
Torture Victims Protection Act (“TVPA”), 185
tragedy, xxvi
transformative reparations, 84
transgenerational harm, 109
transgenerational psychological harm, 93
transnational crime, 7
trauma counseling, 142
trauma sensitive, 143
treaty bodies, 31, 32
Treaty of Peace between the Allied Powers, 215
Trial of Major War Criminals before the International Military Tribunal, 15, 20
Tribunal de Grande Instance, 192
Trust Fund for Victims, 6, 84, 126.
See also TFV
establishment, 129
funding and resources, 146
mandates, 132
trust funds, 208
truth, 12, 26, 35, 40, 41, 133, 201
truth and reconciliation, 10, 12
Uganda, 112, 134
Union of Congolese Patriots (UPC), 82
United Nations, xxi, 25, 26, 45, 56, 60, 61, 63,
65, 66, 97, 120, 133, 148, 176, 201, 242, 244,
246, 247
United Nations Charter, 63
chapter VII, 63

Index

258

single, consolidated group, 69
situation under investigation by the Prosecutor, 145
slave trade, 179, 183
social justice, 118
social support and integration, 143
society, xxvi
Sosa v. Alvarez-Machain, US Supreme Court, 182
South Kivu, 144
sovereignty, 172
special chambers, 197
Special Court for Sierra Leone, xxii, 63, 65, 66,
230, 231, 243
Special Rapporteur. See Report of the Special Rapporteur on the promotion of truth, justice, reparations and guarantees of non-recurrence
Special Tribunal for Lebanon, 63, 64, 222, 224,
226, 228, 230, 232
specific intent
mens rea, 158
Srebrenica, 157
standard and burden of proof, 84
standard of proof, 108, 203
state immunity, 20, 42
state of indigence, 84, 89
state practice, 182, 199
state responsibility, 9, 10, 22, 23, 31, 32, 46, 50, 54, 55, 128, 150, 157, 158, 159, 162, 199,
202, 203
state-based reparations, 4, 199, 203
state-centered, 20
Statement of the ICC Deputy Prosecutor in the opening of the Prosecutor’s case in Katanga and Chui, 2
state-sponsored reparations programs, 197
status quo ante, 24
statute of limitations, 185
Statute of the Special Court for Sierra Leone, 65
Article 17, 64
Article 19(3), 39, 65
Article 25(3), 64
stigmatization, 83
Street Children v. Guatemala, Reparations Judgment, 34
substantive realization of reparations, 204
sufficient link, 189
summary execution, 101
Supreme Court Chamber, 71
United Nations Compensation Commission, 216
United Nations Convention on the Non-Applicability of Statutes of Limitations for War Crimes and Crimes Against Humanity, 175
United Nations Guidance Note of the Secretary General: Reparations for Conflict-Related Sexual Violence, 119
United Nations Special Rapporteur on the promotion of truth, justice, reparations and guarantees of non-recurrence, 25
United States, 187, 195
universal civil jurisdiction, 11, 151, 163, 168, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 193, 194, 195, 196, 200, 207
emerging recognition, 196
international crimes, 189
Netherlands, 188
Norway, 192
Sweden, 193
United States. See Alien Tort Claims Statute
universal civil jurisdiction versus universal criminal jurisdiction, 181
use of domestic laws, 188
universal criminal jurisdiction, 168
in absentia, 174
Universal Declaration of Human Rights, 30, 62, 238, 247
universal jurisdiction, 3, 168, 178, 180
lawfulness, 181
universal tort jurisdiction. See universal civil jurisdiction
unknown victims, 107
Velasquez-Rodriguez v. Honduras, Merits Judgment, 29, 49
victim, xxvi, 1, 8
empowerment of, 201
individual, 18, 37, 39, 42, 46, 47, 48, 49, 51, 78, 88, 95, 115, 117, 122, 137, 204
invisible, 123
mass victimization, 1
participation in International Criminal Court, 104
real experiences of, 200
recognized, 123
role in the administration of justice, 15
victim redress, 208
victim-centered approach, 201
victim-centered, 109
victimhood, 4
victimization, 2, 32, 55, 59, 78, 113, 146, 156, 206
victimized, 211
victimology, 122
victim-oriented approach, 180, 194
victim-perpetrators, 122
Vietnamese, 72
violence
sexual and gender-based violence, 4, 82, 119, 120
Vlaming, Frederiek de, 159
vocational training, 142
voluntary contributions, 142
VPRS, 166
Vuckovic, Nikola, 191
war crimes, 75, 82, 94, 118
war-related personal harms, 162
Wemmers, Jo-Anne, 6
woman, xxvi
Women’s Initiatives for Gender Justice, 82, 83
wrongful. See wrongful act
wrongful act, 25
wrongful conduct, 18
wrongful death, 191
Yugoslavia, 55, 156
Zappala, Salvatore, 116
Zegveld, Liesbeth, 148

© in this web service Cambridge University Press
www.cambridge.org