[1]. Art. 8, The Universal, Declaration of Human Rights; Art. 41 of The European Convention on Human Rights; Art. 63, The American Convention on Human Rights. Art. 1, The Convention for the Prevention and Punishment of the Crime of Genocide; Art. 4 and 12-14, The Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment; Art. 6, International Convention on the Elimination of All Forms of Racial Discrimination; Art. 8 and 12, International Convention for the Protection of All Persons from Enforced Disappearance.

[2]. Art. 2 (3), International Covenant on Civil and Political Rights; Art. 14, The Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment; Art13. European Convention on Human Rights, Art. 8 and 25, American Convention on Human Rights; Article 7(1), African Charter on Human and People Rights.

[3]. Art. 3, Convention (IV) respecting the Laws and Customs of War on Land and its annex: Regulations concerning the Laws and Customs of War on Land. The Hague, 18 October 1907.

[4]. Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, adopted by the UN The General Assembly resolution A,RES,40,34, 29 November 1985, available at: http://www.un.org,documents,ga,res,40,a40r034.htm

[5] Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law Adopted and proclaimed by General Assembly resolution 60,147 of 16 December 2005, available at:

http:,,www.ohchr.org,EN,ProfessionalInterest,Pages,RemedyAndR eparation.aspx [6] The Set of Principles for the protection and the promotion of human rights through action to combat impunity, 2005, available at: <u>http://ap.ohchr.org/documents/dpage_e.aspx?m=138</u>.

[7] the Right to Know, the Right to Justice, the Right to Reparation and the Right to non-recurrence.

[8] Council of Europe, Recommendation No. R (85) 11 of the Committee of Ministers to Member States on the Position of the Victims in the Framework of Criminal Law and Procedure, available at:

https:,,wcd.coe.int,com.instranet.InstraServlet?command=com.ins tranet.CmdBlobGet&InstranetImage=605227&SecMode=1&DocId =686736&Usage=2

[9] The Council of Europe Union Framework Decision on the Standing of Victims in Criminal Proceedings, <u>2001,220,JHA</u>, 15 March 2001, available at:

http:,,europa.eu,legislation_summaries,justice_freedom_security,j udicial_cooperation_in_criminal_matters,jl0027_en.htm

[10] The Right to an Effective Remedy.

[11] The Right to be Treated with Respect and Dignity.

[12] The Right to Protection and Assistance.

[13] The Right to Reparation.

[14] Art. 8, The Universal Declaration on Human Rights; Art. 2(3), the International Covenant on Civil and Political Rights, Art. 8 and 25 the American Convention on Human Rights; Article 7(1) African Charter on Human and People's Rights; Art. 13 The European Convention on Human Rights;

[15] Principle 10, Treatment of Victims, Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law; UN Handbook on Justice for Victims, United Nations Office of Drugs Control and Crimes Prevention, 1999, p. 35, available at: http://www.uncjin.org,Standards,9857854.pdf [16] Principle 6, ibid.

[17] Principles 4, 8, 11, 13, 14 and 23, ibid.

[18] Zappala, S., Human Rights in International Criminal Proceedings (Oxford University Press, 2003), pp.8 and 45.

[19] Tylor, T., The Anatomy of the Nuremburg Trails, A Personal Memoir, (Back Bay Books, 1992), p.75.

[20] Rule. 1, Rules of Procedure and Evidence, available at: http://www.icty.org,x,file,Legal%20Library,Rules_procedure_evide nce,IT032_rev44_en.pdf

[21] Zappala, S., Human Rights in International Criminal Proceedings (Oxford University Press, 2003), p. 222.

[22] Art. 21(1) of ICTY Statute and Art. 19 (1) ICTR Statute. Rule 79 and 75 of ICTR and ICTY Rules of Procedure and Evidence.

[23] Chapter VI, Protection, Support and Assistant, ICTY Statute.

[24] Rule 34, ICTY Rules of Procedure and Evidence.

[25] Letter from the Secretary General addressed to the President of the Security Council, (2000), UN Doc. S,2001,1063.

[26] ICTY Judges' Report of 13 September 2000 on Victims Compensation and Participation.

[27] Art. 17(2), SCSL Statute, Rule 34 of SCSL RPE.

[28] Bonieu, M., Guide to Cambodian Criminal Law, (FUNAN, 2005), p. 23.

[29] Art. 121, 131 Agreement.

[30] Art. 23, 33, Agreement.

[<u>31</u>] Ibid.

[32] Section 24, UNTAET Regulation.

[33] Section 25, UNTAET Regulation.

[34] UNMIK, Regulation on the Authority of the Interim Administration in Kosovo, No. 1999,1- UNMIK, Regulation on the appointment and Removal from Office of International Judges and Prosecutors, No. 2000,6.

[35] Art. 80, Provisional Criminal Procedure code for Kosovo.

[36] Art. 78, Ibid.

[37] UNMIK Regulation on the Protection of Injured Parties and Witnesses in Criminal Proceedings, No. 2002,1.

[38] Lessons from the Development of International Judges and Prosecutors in Kosovo, ICTJ, March 2006, p. 26.

[39] The UN Security Council adopts resolution 1595 (2005)

[40] Art. 17, Statute of the Special Tribunal for Lebanon.

[41] Art. 25, ibid.

[42] Fernandez de Gurmendi, S.A., Elaboration of the Rules of Procedure and Evidence, in Lee, A., the International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence (2005), p. 251.

[43] A,CONF.183,C, July 1998, p.5.

[44] Rule 85, Rules of Procedure and Evidence, International Criminal Court, available at: <u>http://www.icc-</u> <u>cpi.int,en_menus,icc,legal%20texts%20and%20tools,official%20jo</u> <u>urnal,Documents,RPE.4th.ENG.08Feb1200.pdf</u>

[45] Art. 68, Rome Statute of the International Criminal Court.

[46] Art. 68 (3), Rome Statute.

[47] Ibid.

[48] Art. 54 (3)(e), Rome Statute.

[49] Art. 69, Rome Statute.

[50] Art. 68 (1) Rome Statute.

[51] Ibid.

[52] Art. 68 (3), Rome Statute.

[53] Rule 87, Rules of Procedure and Evidence, International Criminal Court.

[54] Rule 97(2), Rule of Procedures and Evidence, International Criminal Court.

[55] Ibid.

[56] Rule 94, Rule of Procedure and Evidence, International Criminal Court.

[57] Rule 96, Rule of Procedure and Evidence, International Criminal Court.

[58] Victims and Witness Unit, see: <u>http://www.icc-</u> cpi.int,en_menus,icc,structure%20of%20the%20court,protection,P ages,victims%20and%20witness%20unit.aspx

[59] Victims Participation and Reparation Section.

[60] Office of Public Counsel for Victims.

[61] The Trust Fund for Victims, see: http://www.trustfundforvictims.org

[62] Zegveld, L., Victims' Reparation Claim and International Criminal Court, Incompatible Value, JICJ 8 (2010), pp.93-100.

[63] Henzelin, M., Heiskanen, V., Guenael, M., Reparations to Victims before the international Criminal Court, Lessons from International Mass Claims Processes, Criminal Law Forum 17 (2006), pp. 339-340.

[64] Ibid, p.340.

[65] Ibid.

[66] Van Boven, T., Victims Oriented Perspective: Rights and Realities, in: Bonacker, T., Safferling, C. (edit), Victims of international Crimes: An Interdisciplinary Discourse, (ASSER Press, Springer, 2013), pp. 18-19.

Reference

Books and Articles:

- Bonacker, T., Safferling, C. (edit), Victims of international Crimes: An Interdisciplinary Discourse, (ASSER Press, Springer, 2013).

- Bonieu, M., Guide to Cambodian Criminal Law, (FUNAN, 2005)

- Cornin-Furman, K., Mannaging Expectations: International Criminal Trials and the Prospects for Deterrence of Mass Atrocity, The International Journal of Transitional Justice, Vol. 7 (2013).

- Fernandez de Gurmendi, S.A., Elaboration of the Rules of Procedure and Evidence, in Lee, A., the International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence (2005).

- Evans, C., The Right to Reparation in International Law for Victims of Armed Conflict (Cambridge University Press, 2012).

- Gillet, M., Victim Participation at the International Criminal Court, Australian International Law Journal, Vol. 16 (2009).

- Henzelin, M., Heiskanen, V., Guenael, M., Reparations to Victims before the international Criminal Court, Lessons from International Mass Claims Processes, Criminal Law Forum 17 (2006).

Henham, R. and Findlay, M., Exploring the Boundries of International Criminal Justice (Ashgate, 2011).

- Pena, M. and Carayon, G., Is the ICC Making Most of Victims Participation?, The International Journal of Transitional Justice, Vol. 7 (2013).

- Rauschenbach, M. and Scalia, D., Victims and International Criminal Justice: a vexed question?, International Review of Red Cross, vol. 90, no. 870, (2008).

-Schabas, W., An Introduction to the International Criminal Court (Cambridge University Press, 2001).

-Schuon, C., International Criminal Procedure, (Asser Press, 2010).

- McCarthey, C., Reparations and Victim Support in International Criminal Court, (Cambridge University Press, 2012).

- Smeulers, A. Collective Violence and International Criminal Justice, an Interdisciplinary Approach (Intersentia, 2010).

- Tylor, T., The Anatomy of the Nuremburg Trails, A Personal Memoir, (Back Bay Books, 1992).

-McGonihgle Leyh, B., Procedural Justice? Victim Participation in International Criminal Proceedings (Intersentia, 2011).

- Meron T., The Humanization of International Law, (2006, Hague Academy of International Law Monographs, 3).

- Zegveld, L., Victims' Reparation Claim and International Criminal Court, Incompatible Value, JICJ 8 (2010).

- Zappala, S., Human Rights in International Criminal Proceedings (Oxford University Press, 2003).

- Van Hebel, H. A. M., Reflections on the International Criminal Courts: Essay in Honour of Adriaan Bos, (Cambridge University Press, 1999).

- Wald, P.M., Note from the field – dealing with Witness in War Crimes Trials, Yale Human Rights and Developments Journal, vol.5, (2002), pp. 217-239.

Documents:

-The Rome Statute of the International Criminal Court.

-Rules and Procedures and Evidence of the International Criminal Court.

- UNMIK, Regulation on the Authority of the Interim Administration in Kosovo, No. 1999,1- UNMIK, Regulation on the appointment and Removal from Office of International Judges and Prosecutors, No. 2000,6.

- UNMIK Regulation on the Protection of Injured Parties and Witnesses in Criminal Proceedings, No. 2002,1.

- Lessons from the Development of International Judges and Prosecutors in Kosovo, ICTJ, March 2006, p. 26.

- UNTAET Regulation on the Establishment of Panels with Exclusive Jurisdiction over Serious Criminal Offences, Regulation No. 2000,15.

- The UN Security Council adopts resolution 1595 (2005)

- Agreement between the United Nations and the Government of Sierra Leone on the Establishment of the Special Court for Sierra Leone, signed on 16 January 2002. - The Stature of the Special Tribunal for Lebanon.

-Agreement on the Establishment of Extraordinary Chambers in the Courts of Cambodia For the Prosecutions of Crimes Committed during the period of Democratic Kampuchea.

- Letter from the Secretary General addressed to the President of the Security Council, (2000), UN Doc. S,2001,1063.

- ICTY Judges' Report of 13 September 2000 on Victims Compensation and Participation.

- United Nations Security Council resolution 827, adopted on 25 May 1993.

- United Nations Security Council resolution 955, adopted on 8 November 1994.

- The Statute of the International Criminal Tribunal for the Former Yugoslavia.

- The Statute of the International Criminal Tribunal for Rwanda.

- The Universal, Declaration of Human Rights.

- The European Convention on Human Rights.

- The American Convention on Human Rights.

- The Convention for the Prevention and Punishment of the Crime of Genocide.

- The Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.

- International Convention on the Elimination of All Forms of Racial Discrimination.

- International Convention for the Protection of All Persons from Enforced Disappearance.

- International Covenant on Civil and Political Rights

- The Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment

- African Charter on Human and People Rights.

- Convention (IV) respecting the Laws and Customs of War on

Land and its annex: Regulations concerning the Laws and Customs of War on Land.

- Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, adopted by the UN The General Assembly resolution A,RES,40,34.

- Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law Adopted and proclaimed by General Assembly resolution 60,147.

- The Set of Principles for the protection and the promotion of human rights through action to combat impunity.

- Council of Europe, Recommendation No. R (85) 11 of the Committee of Ministers to Member States on the Position of the Victims in the Framework of Criminal Law and Procedure.

- The Council of Europe Union Framework Decision on the Standing of Victims in Criminal Proceedings.

- UN Handbook on Justice for Victims, United Nations Office of Drugs Control and Crimes Prevention.

- Agreement for the prosecution and punishment of the major war criminals of the European Axis, and the Charter of International Military Tribunal, London, 1945.