
LIST OF QUESTIONS

1. Requests for further evidence

1. Could the Democratic Republic of Congo (hereinafter DRC) provide the “victim identification forms” that were prepared and collected by the DRC’s Expert Commission, as well as any additional evidence it might have regarding individual victims?
2. Could the DRC produce evidence to support its estimates for the number of persons killed in direct attacks on civilians, the number of victims of personal injury, and the number of rape victims, in Ituri district, during the period of Uganda’s occupation?
3. Could the DRC provide to the Court the evidence on which it bases its claims of US\$300 for each person who fled his or her home to escape deliberate acts of violence against civilian populations, and US\$100 for each person who was driven from his or her home by the fighting?
4. Could the DRC provide the Court with evidence and explain its methodology regarding the value of damaged educational establishments, healthcare establishments, and administrative buildings, in Ituri district, due to wrongful acts attributable to Uganda?
5. Could the DRC provide the Court with evidence regarding the locations, ownership, average production, and concessions or licenses for each mine and forest for which it claims compensation for illegal exploitation by Uganda?
6. Could Uganda explain if there were any procedures in place between 1998 and 2003 in Uganda to determine the origin of gold, diamonds, timber, or coltan dealt with in Uganda or exported from Uganda?
7. Has either Party so far investigated or prosecuted any individuals in relation to violations of international humanitarian law in the DRC in the period 1998-2003?
8. In relation to unlawful acts of which irregular forces does the DRC claim compensation from Uganda?

2. Methodological questions

9. Could the DRC explain the basis on which it attributes to Uganda 45% of the responsibility for damage caused by States and armed groups not supported by Uganda?
10. Could the DRC explain its methodology in calculating the averages of awards by domestic Congolese courts in cases of death, personal injury, rape and child soldiers, on which the DRC relies? Could the DRC supply the cases on which it relied in the calculation of these averages, as well as cases excluded?
11. Could the DRC provide more detail on its methodology regarding the use of loss of future income as the basis of claims for compensation in respect of deaths that were not the result of deliberate acts of violence?
12. Could the DRC clarify whether material and non-material harm is included in its valuation of injury to persons, in particular with respect to rape and the recruitment of child soldiers?

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13. Can the DRC explain its methodology for the calculation of property damage in Kisangani (US\$17,323,998), in Beni (US\$5,526,527) and in Butembo (US\$2,680,000)?
 14. Can the DRC explain its methodology for assessing the proportion of each type of dwelling destroyed in Ituri district and the reconstruction costs for the dwellings?

3. Questions regarding reparation mechanisms/processes

15. Could the DRC explain in more detail the basis on which it claims US\$100,000,000 as a measure of satisfaction for non-material harm caused by Uganda to the DRC?
 16. Could the DRC explain the legal basis for the creation of a fund to promote reconciliation between the Hema and Lendu ethnic groups in Ituri district as a measure of satisfaction payable by Uganda?
 17. Can both Parties submit their views with respect to collective reparations, including the form they should take?
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