

Translated from Arabic

Summary report on the status of the implementation of the Protocols Additional to the Geneva Conventions of the victims of armed

, and punishing those who commit serious violations of international humanitarian law.

The Geneva Conventions and the Protocols Additional thereto form the core of the international humanitarian law system, the purpose of which is to regulate conduct in armed conflict and mitigate the consequences of such conflict. Respect for human life and maintaining the dignity of the individual are the fundamental concepts on which the Conventions are based. All those who endure the scourge of war have the right to receive assistance and care, without discrimination. The Convention also affirms the need to strengthen medical services; medical staff and units and their means of transportation must be protected in all conditions. This is something that is absolutely necessary if such units are to recover the wounded and the sick and attend to them.

The Geneva Convention mandated the establishment of the Red Cross, which is known today as the Red Cross and Red Crescent, as a neutral, international organization to deal with the wounded and prisoners of war. The Additional Protocols supplement the four Geneva Conventions, the first of which was drafted in 1864 and the last in 1949. When the Fourth Convention was drafted, the other three Conventions were amended and the four Conventions were combined into a s

for international humanitarian law has also strived, in particular, to disseminate the principles and instil a culture of international humanitarian law among law enforcement officials.

International human rights law instruments that Tunisia has ratified

On 7 May 1979, Tunisia ratified the Additional Protocols I and II to the Third Geneva Convention, relating to the treatment of prisoners of war, and the Fourth Convention, relating to the protection of civilians in times of war. In 1967, it ratified the Protocol for the Prohibition of the Use in War of Asphyxiating, Poisonous or Other Gases, and of Bacteriological Methods of Warfare.

By Law No. 69 (1986) of 19 July 1986, Tunisia acceded to the United Nations Convention on Prohibitions or Restrictions of Use of Certain Conventional Weapons which May Be Deemed to Be Excessively Injurious or to Have Indiscriminate Effects, which was concluded in Geneva on 10 October 1980, and its three Protocols on Non-Detectable Fragments (Protocol I), Prohibitions or Restrictions on the Use of Mines, Booby-Traps and Other Devices (Protocol II), and Prohibitions or Restrictions on the Use of Incendiary Weapons (Protocol III). With the adoption of Law No. 47 (2005) on 27 June 2005, Tunisia acceded to amended Protocol III and Protocol IV on Blinding Laser Weapons. Those

Protocols were ratified on 15 February 2006 by Order No. 464. Tunisia has also acceded to the Protocol on Explosive Remnants of War (Protocol V), which was adopted in Geneva on 28 November 2003, to the Convention on Certain Conventional Weapons with view to enabling our country to acquire the modern equipment and methods needed to search for explosive remnants, in cooperation with the other States parties to the Protocol or the relevant international and regional organizations.

Tunisia has also ratified the Convention for the Protection of Cultural Property in the Event of Armed Conflict, which is an international convention that requires signatories to protect cultural property in times of war. This Convention was done at The Hague, the Netherlands, on 14 May 1954 and entered into force on 7 August 1956. In addition, on 28 February 1981, [*illegible*] Cultural Property [*illegible*].

By Order No. 4 (2011) of 19 February 2011, Tunisia acceded to the Rome Statute of the International Criminal Court and the Agreement on the Privileges and Immunities of the Court, with a view to strengthening the international humanitarian law system. This system is based on respect for the human individual and the prevention of torture.

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Making legislative recommendations in order to make national legislation consistent with the principles of international humanitarian law. With that purpose in mind, the Commission formulates and monitors an annual plan of action;

Submitting to the President of the Republic an annual report on its activities pursuant to that plan of action, its recommendations and proposed initiatives;

Generating recommendations and analysis aimed at implementing the principles of international humanitarian law at the national level;

Putting forward an annual plan to foster a culture of international humanitarian law, implement that plan at the national level, and coordinate with the competent authorities to ensure implementation;

Cooperate with committees, associations and humanitarian organizations active in the area of international humanitarian law.

Alongside human rights associations and organizations, the Committee endeavours to foster a culture of international humanitarian law, extend its reach and raise awareness of the relevant mechanisms, particularly in wars and armed conflict. Promoting international humanitarian law is the fundamental preventive mechanism set forth in the four Geneva Conventions and the two Protocols additional thereto.

The profound changes in Tunisia since the revolution have underscored the need to maintain as broad a focus as possible on international humanitarian law and to incorporate it into national legislation. The Commission has therefore held several meetings to examine the latest developments in the country in cooperation with representatives of ministries, the Tunisian Red Crescent and a range of international organizations that monitor the situation in Tunisia, such as the International Committee of the Red Cross (ICRC), the International Organization for Migration, the Office of the United Nations High Commissioner for Refugees and the Head of the International Cooperation Section at the International Criminal Court. One of the most important topics explored in the meetings was the sensitive situation on the Libyan-Tunisian border. Large numbers of people have crossed into Tunisia in the wake of regional events over the last year, including the armed conflicts in Libya, which have brought refugees from Libya and other African States to the border area. The Commission has liaised with the Ministry of Justice to organize a coordination meeting of national institutions and associations with a view to tackling the situation and providing the necessary humanitarian assistance. At the meeting, a decision was taken to establish a committee within the Ministry of Social Affairs to follow up the situation on the border. The committee has met several times, and the response from all stakeholders has been positive. It has achieved its aims and successfully coordinated all stakeholder efforts in order to improve the situation of the refugees and of all immigrants in Tunisia. Approximately 1,235,349 people travelled to Tunisia from 20 February to the end of December 2011.

Fostering the principles and culture of international humanitarian law and raising awareness of its provisions

In order to foster the principles and culture of international humanitarian law, efforts have been made to train specialized officials who can play a vital role in the national application of international humanitarian law.

Training and awareness-raising sessions have been provided for numerous categories of relevant staff, including judges, diplomats, parliamentarians, members of national commissions and representatives of competent Government agencies.

Pertinent national measures include coordinatio

Three working groups are preparing draft laws on the following topics:

The protection of cultural property

The International Criminal Court

The protection of emblems*

The protection of refugees



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: This is most likely a reference to the emblems of the Red Cross and Red Crescent.