

CZECH REPUBLIC

Permanent Mission of the Czech Republic to the United Nations

Mr. Chairman,

In the present statement, the Czech Republic would like to focus on the Chapters VI, 9,,, DQG,; RI W Ktlofthà Hhtterbattiona Llews Crobbinission.

Firstly, the Czech Republic commends the Commission and its Working Group under the chairmanship of Mr. Kriangsak Kittichaisaree for their outstanding contribution to the WRSLF Ä7KH REOLJDWLRQWHW7R7HK[HWU&LDROPLPWWHVRRJQ\$N/RWHH95FXU QDPHO\ WKRVH DGRSWHG LQ DV ZHOO DV WK DQG secretariat, provide a thorough overview and clarification of topical issues in this area. The reports and surveys caerse as useful guidance for States in further dealing with the issues concerning the obligation to extradite or prosecute, either on multilateral or bilateral level, as well as an important source of information in discussions concerning the issue exertise RI XQLYHUVDO MXULVGLFWLRQ 7KH &RPPLVVLRQ¶V UHSR international conventions containing the obligation to extradite or prosecute in relation to crimes against humanity, war crimes other than grave beeathd war crimes in noninternational armed conflict, and only a rudimentary regime for the international cooperation JHQRFLGH UHODWLRQ WR) X U W K H U WKH& R P P L V V I developments on the international level, such as I the International Court of Justice in the case concerning Questions relating to the Obligation to Prosecute or Extradite, as well as to recent multilateral conventions containing this obligation, and recommend that States consider these regimie undertaking to close any gaps in the existing conventional regime. The Czech Republic shares the views and recommendations of the Commission and is DZDUH RI WKHLU FRQQHFWLRQ WRWKHWRSLF & RPPLVVLRQ¶ Vof Solublik Rals UM DIIPa P With the discussions concerning the exercise of universal jurisdiction. The Czech Republic is prepared to consider any initiatives in this regard.

these acts are attributable to the State they represent. In this connection, the Czech Republic regards it as useful to consider these issues in the context reflevant provisions of Chapter II of the articles on responsibility of States foternationally wrongful acts, which describe the attribution of conduct to a State and deal also detifactolinks between individuals and the States. Furthermore, it will be useful to take into account relevant criminal law treaties, such as the Convetion against Torture or International Convention for the Protection of All Persons from Enforced Disappearance, which provide for an-textitarial criminal jurisdiction and expressly contemplate prosecution of crimes committed in an official capacity, including de factoofficial capacity. The Czech Republic is aware of the fact that the issues concerning the scope of and exceptions to the immathidage materiadoelong to the most complex aspects of this topic and awaits with interest the reported Special Rapporteur and the ensuing discussion of the Commission on these issues.

Thank you, Mr. Chairman.