

## Victim-Centered Approaches to Justice

**Accountability:** The principle that perpetrators of war crimes must be held legally and morally responsible for their actions. Related terms: Responsibility, liability, sanction. In victim-centered approaches, accountability is not merely punitive; it seeks to acknowledge the harm suffered, provide a sense of justice to survivors, and deter future violations. Practical application includes establishing international tribunals, domestic courts, or hybrid mechanisms that prioritize victim testimony and participation. Challenges arise when political considerations impede prosecutions, or when victims fear retaliation, limiting their willingness to engage in the process.

**Amnesty:** A legal measure that grants immunity from prosecution to individuals who have committed certain offenses, often in exchange for cooperation or disclosure. Related terms: Pardon, clemency, conditional amnesty. While amnesty can facilitate peace negotiations, victim-centered frameworks critique it for potentially denying victims their right to truth and redress. For example, post-conflict societies may offer amnesty to former combatants who provide full accounts of atrocities, but survivors may view this as a betrayal of justice. The challenge lies in balancing peace incentives with the victims' demand for accountability and reparative measures.

**Appeal Process:** The procedural right of convicted persons to request a review of a judgment by a higher court. Related terms: Appellate review, judicial oversight, remedial remedy. In victim-centered justice, the appeal process must also consider the impact on survivors, ensuring that repeated hearings do not retraumatize them while preserving the integrity of the verdict. Mechanisms such as victim-impact statements may be reinstated at the appellate stage, and victim liaison officers can facilitate communication. Challenges include lengthy timelines that prolong uncertainty for victims and the risk of inconsistent rulings across jurisdictions.

**Asylum:** Protection granted by a state to individuals fleeing persecution, including those who have survived war crimes. Related terms: Refugee status, safe haven, relocation. Victim-centered approaches recognize asylum as a component of protection and reparative justice, especially for survivors of systematic sexual violence or forced disappearance. Practical application involves integrating trauma-informed assessment tools into asylum interviews and providing legal aid. However, asylum systems often lack specialized knowledge of war-crime contexts, leading to credibility gaps and denial of protection for victims.

**Case Management:** The systematic coordination of legal, psychosocial, and protective services for victims throughout a justice process. Related terms: Victim-centered coordination, service integration, case tracking. Effective case management ensures that survivors receive timely information, counseling, and safety planning while navigating complex tribunals. For instance, a case manager may arrange for a survivor's testimony, coordinate with forensic experts, and monitor the implementation of reparations. Challenges include limited resources, high caseloads, and the need for multidisciplinary expertise to address both legal and therapeutic needs.

**Compensation:** Monetary or material redress awarded to victims as acknowledgment of loss and suffering. Related terms: Reparations, restitution, reparation scheme. Victim-centered compensation programs are designed with survivor input, often incorporating culturally appropriate forms of restitution such as land return or community development projects. Practical examples include lump-sum payments to families of the disappeared or livelihood grants for victims of forced labor. Difficulties arise in establishing reliable victim registries, ensuring equitable distribution, and preventing corruption that can undermine trust in the process.

**Confidentiality:** The obligation to protect personal information disclosed by victims during investigations or legal proceedings. Related terms: Privacy, data protection, non-disclosure. Maintaining confidentiality is essential to safeguarding survivors from stigma, retaliation, or further trauma. In practice, tribunals may anonymize victim identities, restrict public access to testimony recordings, and employ secure data storage. Challenges include balancing transparency requirements of international justice with the need to protect vulnerable witnesses, especially in small or tightly knit communities where anonymity is difficult to achieve.

**Cultural Sensitivity:** The awareness and respect for the cultural norms, values, and practices of victim communities during justice processes. Related terms: Intercultural competence, contextual relevance, community-based approach. Victim-centered mechanisms adapt procedures to local customs—such as using community elders in truth-telling sessions or incorporating traditional healing rituals alongside formal testimony. For example, in some societies, collective mourning ceremonies may complement individual statements, fostering communal healing. The main challenge is avoiding cultural relativism that could excuse violations of universal human rights standards.

**Damage Assessment:** The systematic evaluation of physical, psychological, and economic harms suffered by victims. Related terms: Harm quantification, loss appraisal, victim impact analysis. Accurate damage assessment informs reparations, sentencing, and truth-telling narratives. Practical tools include medical examinations, psychosocial surveys, and asset inventories. For instance, a damage assessment team may document the loss of a family home due to forced displacement, calculate the value of lost property, and record trauma symptoms. Challenges include limited access to conflict zones, unreliable documentation, and the risk of re-victimization during data collection.

**Displacement:** The forced movement of individuals or communities from their habitual residence due to armed conflict or persecution. Related terms: Internal displacement, refugee flows, forced migration. Victim-centered approaches address displacement by integrating return, resettlement, and compensation measures that reflect survivors' preferences. Programs may provide housing reconstruction, livelihood support, and psychosocial services for displaced families. However, persistent insecurity, land disputes, and inadequate funding often hinder durable solutions, leaving victims in prolonged limbo.

**Due Process:** The legal guarantee that every individual receives fair and impartial treatment through established judicial procedures. Related terms: Fairness, procedural rights, legal safeguards. In victim-centered justice, due process extends to victims, ensuring they are heard, informed, and protected throughout the trial. For example, victims may be granted the right to be represented, to receive timely notifications of hearings, and to cross-examine witnesses. Balancing due process for defendants with victim protection can be challenging, especially when procedural delays exacerbate survivors' trauma.

**Evidence Preservation:** The systematic collection, storage, and safeguarding of material and testimonial evidence related to war crimes. Related terms: Forensic documentation, chain of custody, archival integrity. Victim-centered approaches prioritize the preservation of victim testimonies and physical evidence (e.g., DNA, weapons) to support accountability and truth-finding. Practical steps include establishing secure evidence repositories, training investigators in trauma-informed interviewing, and using digital platforms for safe data transmission. Obstacles include ongoing conflict, destruction of records, and limited technical capacity in post-conflict settings.

**Family Tracing:** The process of locating relatives of the missing, displaced, or deceased to reunite families or provide closure. Related terms: Missing persons, kinship verification, reunification services. Victim-centered mechanisms integrate family tracing into reparative programs, offering survivors information about the fate of loved ones. For instance, a tracing office may use DNA testing, witness testimonies, and archival research to locate a missing sibling. Challenges include fragmented records, political obstruction, and the emotional burden on families receiving uncertain or distressing news.

**Gender-Based Violence (GBV):** Acts of violence directed at individuals based on their gender, including sexual assault, rape, forced marriage, and exploitation. Related terms: Sexual violence, femicide, misogyny. Victim-centered justice explicitly addresses GBV by ensuring survivor participation, safeguarding confidentiality, and providing gender-sensitive legal remedies. Practical applications involve specialized courts for sexual crimes, survivor-led testimony formats, and comprehensive reparations that consider both physical and psychosocial harm. Obstacles include stigma, under-reporting, and judicial biases that may diminish the seriousness of GBV cases.

**Healing:** The multidimensional process of recovery for individuals and communities affected by war crimes. Related terms: Psychosocial support, trauma recovery, restorative practices. Victim-centered approaches incorporate healing through counseling, community dialogues, and cultural rituals alongside legal accountability. For example, a truth-commission may pair public testimony with communal mourning ceremonies to facilitate collective catharsis. Challenges arise when resources for mental health services are scarce, or when legal proceedings inadvertently reopen wounds without adequate support structures.

**Human Rights:** The universal set of rights inherent to all persons, protecting dignity, freedom, and equality. Related terms: Civil liberties, international law, rights-based approach. Victim-centered justice frames war-crime accountability within a human-rights framework, emphasizing the rights of survivors to truth, reparations, and non-discrimination. Practical implementation includes integrating human-rights standards into domestic legislation and ensuring that victims' rights are explicitly enumerated in peace agreements. Tensions may emerge when state security priorities conflict with the full realization of victims' rights.

**Informed Consent:** The process by which individuals voluntarily agree to participate in investigations or legal actions after receiving comprehensive information about the purpose, risks, and benefits. Related terms: Voluntary participation, autonomy, ethical disclosure. In victim-centered contexts, informed consent safeguards against coercion and respects survivor agency. For instance, a survivor may be briefed on how their testimony will be used, the protective measures in place, and their right to withdraw at any time. Challenges include language barriers, power imbalances, and the potential for survivors to feel pressured by authorities seeking evidence.

**Justice:** The equitable administration of law and moral principles, ensuring that wrongs are addressed and rights are upheld. Related terms: Fairness, retribution, restorative outcomes. Victim-centered justice expands the traditional notion of punitive justice to include restorative elements such as truth-telling, reparations, and community reconciliation. An example is a hybrid tribunal that combines criminal trials with a truth-commission where survivors narrate their experiences. Balancing the demands for punishment, societal healing, and victim satisfaction remains a persistent challenge.

**Legal Representation:** The provision of qualified legal counsel to victims throughout investigative and judicial processes. Related terms: Counsel, advocacy, legal aid. Access to competent representation empowers survivors to navigate complex procedures, assert their rights, and influence outcomes. Practical measures include state-funded legal aid programs, victim-rights desks in courts, and training for lawyers on trauma-informed practice. Barriers include limited funding, scarcity of specialized attorneys, and geographic isolation of victims in remote or conflict-affected areas.

**Memory and Narrative:** The personal and collective recollection of events, shaped through storytelling and documentation. Related terms: Testimony, oral history, collective memory. Victim-centered mechanisms value survivor narratives as essential evidence and as a means of preserving historical truth. For example, a truth-commission may compile oral histories into an official report, acknowledging the lived experiences of victims. Difficulties arise when divergent narratives clash, or when political actors attempt to suppress or rewrite memories that challenge official accounts.

**Monitoring:** Ongoing oversight of the implementation of justice measures, ensuring compliance with standards and addressing gaps. Related terms: Evaluation, oversight, compliance tracking. Effective monitoring includes independent bodies that review case progress, reparations delivery, and protection measures for survivors. Practical tools involve regular reporting, field inspections, and victim feedback mechanisms. Challenges encompass limited institutional capacity, political interference, and the risk that monitoring reports become bureaucratic exercises rather than drivers of tangible improvement.

**Participatory Mechanisms:** Institutional structures that actively involve victims in decision-making, policy formulation, and implementation. Related terms: Stakeholder engagement, co-creation, victim panels. Examples include victim-advisory boards within tribunals, community-led reparations committees, and survivor-driven truth-telling forums. These mechanisms foster ownership, legitimacy, and responsiveness to survivor needs. However, ensuring genuine participation—rather than tokenism—requires resources, capacity building, and safeguards against elite capture or intimidation.

**Reparations:** The comprehensive set of measures—material, symbolic, and institutional—aimed at restoring victims' dignity and addressing the consequences of violations. Related terms: Compensation, restitution, guarantees of non-repetition. Victim-centered reparations are designed through survivor consultation, often blending cash payments with psychosocial support, public apologies, and institutional reforms. For instance, a post-conflict state may enact a law providing land restitution to families forcibly evicted during war. Implementation challenges include fragmented beneficiary lists, inadequate funding, and delays that diminish the reparative impact.

**Restorative Justice:** An approach that emphasizes repairing harm through dialogue, accountability, and

community involvement rather than solely punitive measures. Related terms: Reconciliation, truth-seeking, victim-offender mediation. In war-crime contexts, restorative justice may involve facilitated meetings between survivors and perpetrators, truth-commission hearings, and community-wide reparative projects. Practical examples include South Africa's Truth and Reconciliation Commission, where victims could share their stories and, in some cases, grant amnesty to offenders who fully disclosed their actions. Critics argue that restorative processes may not provide sufficient deterrence or may place undue emotional burden on victims.

**Safety Planning:** The development of personalized strategies to protect survivors from further harm, intimidation, or retaliation. Related terms: Risk assessment, protective measures, security protocol. Victim-centered justice integrates safety planning into legal assistance, ensuring that witnesses can testify without fear. Concrete actions may involve secure transport, relocation, pseudonym use, or police escorts. The main difficulty lies in coordinating protective services across jurisdictions and maintaining confidentiality while providing adequate security.

**Sexual Violence:** Acts of a sexual nature committed against individuals in conflict, including rape, sexual slavery, exploitation, and forced prostitution. Related terms: Wartime rape, gender-based atrocities, sexual exploitation. Victim-centered strategies prioritize survivor dignity, confidentiality, and access to specialized medical and legal services. For example, dedicated sexual-violence units within tribunals may allow survivors to give testimony in private settings, supported by trauma-informed counselors. Obstacles include pervasive stigma, low reporting rates, and judicial reluctance to prosecute due to evidentiary challenges.

**Survivor-Centered:** An approach that places the needs, preferences, and agency of victims at the core of justice processes. Related terms: Victim-led, empowerment, trauma-informed. This paradigm influences every stage—from investigation design to reparations delivery—ensuring that survivors dictate priorities. Practical implementation can involve survivor-driven research agendas, choice of testimony format (written, oral, video), and control over the timing of participation. Persistent challenges are resource constraints, the risk of re-victimization, and balancing survivor wishes with broader societal imperatives.

**Testimony:** A formal statement given by a survivor, witness, or expert, recounting experiences relevant to war-crime investigations. Related terms: Witness account, oral evidence, declaration. Victim-centered processes protect the integrity of testimony by offering options such as closed-circuit television, written statements, or narrative storytelling. For example, a survivor may submit a written account supplemented by a video interview, allowing the court to assess credibility while minimizing exposure to cross-examination trauma. Challenges include ensuring the admissibility of non-traditional formats and preventing intimidation of witnesses.

**Truth Commission:** A temporary, often hybrid, body tasked with uncovering facts about past violations, facilitating reconciliation, and recommending reforms. Related terms: Fact-finding, national inquiry, historical record. Victim-centered truth commissions actively involve survivors in gathering evidence, shaping mandates, and receiving public acknowledgment. South Africa's experience illustrates how victims could narrate their suffering, influencing reparative policies. Nonetheless, commissions may face criticism for lacking prosecutorial power, limited enforcement of recommendations, and the potential to prioritize political narratives over victim experiences.

**Victim Impact Statement:** A written or oral submission by a survivor describing the personal, familial, and societal consequences of the crime. Related terms: Victim's voice, sentencing memorandum, personal account. In war-crime trials, these statements can inform sentencing, reparations, and public awareness. For instance, a survivor of forced labor might articulate the loss of education, health deterioration, and intergenerational trauma, influencing the court's penalty assessment. Obstacles include the emotional toll on survivors drafting statements, the need for legal assistance to structure narratives, and occasional judicial disregard of such submissions.

**Victim Participation:** The right and opportunity for survivors to engage in all phases of the justice process, from investigation to sentencing. Related terms: Engagement, inclusion, stakeholder role. Mechanisms fostering participation include victim-consultation panels, the right to be heard at hearings, and involvement in reparations design. Practical examples are the inclusion of survivor representatives in tribunal advisory committees. The main difficulty is ensuring that participation does not become a burdensome duty; adequate support, training, and flexible timing are essential to prevent retraumatization.

**Victim Rights:** The set of entitlements guaranteed to individuals affected by war crimes, encompassing protection, participation, information, and reparation. Related terms: Entitlement, legal safeguards, claimants' privileges. International instruments such as the UN Guiding Principles articulate these rights, which are operationalized through national legislation and policy. For example, victims may have the right to legal counsel, to be informed of case developments, and to receive compensation. Implementation gaps frequently arise from weak institutional capacity, lack of awareness among survivors, and competing political agendas that marginalize victim concerns.

**Witness Protection:** Programs designed to safeguard individuals who provide testimony from threats, intimidation, or retaliation. Related terms: Security measures, anonymity, safe-house program. Effective protection is essential for victim-centered justice, as many survivors fear reprisals. Measures can include relocation, identity change, and police escorts. In practice, a war-crime tribunal may place a survivor in a secure facility while their testimony is recorded. Challenges involve limited resources, cross-border coordination, and the psychological impact of living under protection, which can affect survivors' sense of normalcy.

**Transitional Justice:** The suite of judicial and non-judicial mechanisms employed by societies to address massive human rights violations during periods of political transition. Related terms: Post-conflict reconciliation, peacebuilding, legal transition. Victim-centered transitional justice prioritizes survivor needs, ensuring that truth-seeking, accountability, reparations, and institutional reform are shaped by those most affected. Examples include hybrid courts that combine domestic law with international standards, and community-based reparations initiatives. Persistent obstacles are political resistance, resource scarcity, and the difficulty of integrating diverse victim demands into a coherent national strategy.

**Truth-Seeker:** An individual or organization dedicated to uncovering factual accounts of war crimes, often working alongside survivors. Related terms: Investigator, fact-finder, documentation specialist. Truth-seekers may be NGOs, journalists, or academic researchers who compile evidence, conduct interviews, and produce reports. Their work amplifies victim voices and contributes to legal processes. For example, a truth-seeker might document mass burial sites, providing crucial forensic evidence for prosecutions. Challenges include

ensuring the safety of truth-seekers, maintaining methodological rigor, and navigating political pressures that may attempt to suppress findings.