

Nuremberg Moot Court 2019

CLARIFICATIONS

Thank you for your interest and enthusiasm for the Nuremberg Moot Court 2019.

Kindly note that we have considered all the requests for clarifications carefully. Questions raised but not addressed below were considered as already answered by the case and/or the rules or considered irrelevant for the preparation of the Pre-Trial Chamber hearing.

Case:

Clarification 1: *Para. 1:* NIO is the official state security agency of the Ministry of the Interior.

Clarification 2: *Paras. 15-16:* Members of the National Front and refugees were arrested and tried on the territory of Schwarzwald. They are still missing today.

Clarification 3: *Para.20:* In the present case, the PTC authorized the investigation.

Clarification 4: *Para. 22:* The Division of International Crimes of the Ministry of the Interior is a detention centre in Schwarzwald. Mr. Vega was put in pre-trial detention for 72 hours and was later released as provided for by Schwarzwald Code of Criminal Procedure.

Clarification 5: *Para 23:* The Independent body is composed of independent national legal experts with recognised expertise in state security operations. It is charged with conducting an independent assessment of the alleged crimes of kidnapping, under article 308 of Schwarzwald Criminal Code, committed by NIO. It is not a judicial body. The independent body started its activities on 4 February 2019.

Rules:

- Each memorandum shall contain the following
 - Front page
 - Table of contents
 - Arguments
 - Submissions.