These situations. of the forcible countermeasures resorted to in intervention. It assesses a range of case studies, from the war in Iraq to the Russian intervention in Georgia, and addresses the nature and function of the forcible countermeasures resorted to in these situations. The book analyses the alleged legality of hegemonic interventions, resting as it does on grounds such as self-defence, ex post or implicit authorization by the Security Council, intervention upon invitation, or humanitarian intervention. It assesses a range of case studies, from the war in Iraq to the Russian intervention in Georgia, and addresses the nature and function of the forcible countermeasures resorted to in these situations.

**Risk and Force in World Society: Forcible Countermeasures for the Restoration of Peace**

Achilles Skordas, Professor of International Law, University of Bristol

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**The Law of Targeting**

William H. Boothby, Former Deputy Director of Legal Services, Royal Air Force

- The first volume of a comprehensive three-volume treatise on international criminal law
- Features detailed analysis of international and national case law as well as all of the relevant scholarship
- Sets out procedural problems and proposes a set of solutions
- Written by one of the experts in the field, with extensive practical, judicial, and academic experience

This is the first of three volumes of a treatise on the principles and practice of international criminal law, from its foundations to its future. Volume 1 analyses the history and sources of international criminal law, individual criminal responsibility, the requirements for criminal responsibility, and the grounds that exclude liability.

**Risk and Force in World Society**

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Yoram Dinstein, Professor Emeritus of International Law, Tel Aviv University

*The Defence is a seminal work in international, criminal, and domestic law.*

(Rob Cryer, Journal of International Criminal Justice (2011))

The republication of this pre-eminent highly-sophisticated work once again makes this book available to scholars and students of international law. First published in 1965, Yoram Dinstein set the standard for future analyses of this issue, providing a landmark book on the legal and moral limits of the war on terror. The book assesses controversies in the rules governing targeting, including the use of human shields, the level of care required in a bombing campaign, and in the determination of whether someone is directly participating in hostilities.

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- Examines different branches of international law, including humanitarian law, human rights law, refugee law, and the law of neutrality
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Written by a team of distinguished and internationally renowned experts, this Oxford Handbook gives an analytical overview of international law as it applies in armed conflicts. The Handbook draws on international humanitarian law, human rights law, and the law of neutrality to provide a comprehensive picture of the status of law in war.

978-0-19-955959-5, Hardback £125.00
696 Pages, April 2013

NEW IN PAPERBACK

The Nuremberg Military Tribunals and the Origins of International Criminal Law
Kevin Jon Heller, Senior Lecturer, Melbourne Law School

'Kevin Jon Heller is a first-rate legal analyst, a fine historian, an expert on international criminal law, and a lucid writer. This timely book will interest anyone who cares about the law's effort to confront radical evil. Those interested in professional and business ethics should find it equally absorbing. It fills a major gap in our historical understanding, and explores doctrines at the cutting edge of today's international tribunals.'

David Luban, University Professor in Law and Philosophy, Georgetown University Law Center

Less famous than the Nuremberg International Military Tribunal but no less important, the Nuremberg Military Tribunals tried lower-level functionaries and private citizens for their parts in WWll. This book gives a full overview of these trials and it traces the critical role they have played in the development of international criminal law.

978-0-19-966886-8, Paperback £24.99
536 Pages, October 2012

Human Rights in Times of Conflict and Terrorism
Louise Doswald-Beck, Professor of International Law, Graduate Institute of International and Development Studies, Geneva Academy of International Humanitarian Law and Human Rights

This book is a guide to international human rights law as it applies to situations of armed conflict, to counter-terrorism measures and to any other situation of actual or potential violence requiring security measures. It begins with a presentation on the application of human rights to such situations and an explanation of the regime of limitations and derogations. Each chapter presents the relevant treaty provisions and explains the interpretation of the rights by reference to the case law and general comments of these treaty bodies.

This book concludes with a section on how international human rights law protects certain vulnerable and disadvantaged populations in such situations.

978-0-19-978573-1, Hardback £95.00
600 Pages, 2011
An Introduction to Transnational Criminal Law
Neil Boister, Professor, School of Law, University of Canterbury, New Zealand

The suppression of cross-border criminal activity has become a major global concern. An Introduction to Transnational Criminal Law examines how states, acting together, are responding to these forms of criminality through a combination of international treaty obligations and national criminal laws. Multilateral ‘suppression conventions’ oblige states parties to criminalize a broad range of activities including drug trafficking, terrorism, transnational organized crime, corruption, and money laundering, and to provide for different types of international procedural cooperation like extradition and mutual legal assistance in respect to these offences.

NEW EDITION

The Prosecutor in Transnational Perspective
Edited by Erik Luna, Professor of Law, Washington & Lee School of Law, and Marianne Wade, Senior Researcher, Max Planck Institute

This book explores parallels and distinctions in the processes available to and decisions made by prosecutors in the United States and Europe.

Humanitarian Law in Action within Africa
Jennifer Moore, Regents Professor of Law, University of New Mexico School of Law

This book studies the role and application of humanitarian law by considering the experiences of African countries that are emerging from civil wars. This study of humanitarian law, despite its focus on Africa’s experience, is important to conflict resolution and reconstruction throughout the world.

International Law and the Classification of Conflicts
Edited by Elizabeth Wilmshurst, Associate fellow, Chatham House

Detailed and comprehensive overview of all the legal issues involved in classifying conflicts either as international or non-international

Detailed case studies, such as the Democratic Republic of the Congo, Southern Lebanon, and Colombia, provide evidence of the practice of states and non-state armed groups

International law separates international from non-international conflicts. This book discusses how this categorization operates, identifying the legal questions raised. Case studies from Colombia to Iraq show how this classification impacts on issues like detention in armed conflict and the relationship between human rights and humanitarian law.

Unimaginable Atrocities
Justice, Politics, and Rights at the War Crimes Tribunals
William Schabas, Professor of International Law, University of Middlesex

War crimes tribunals have to deal with accusations of victor’s justice, bad prosecutorial policy and case management, and of jeopardizing fragile peace in post-conflict situations. In this exceptional book, one of the leading writers in the field of international criminal law explores these controversial issues in a manner that is accessible both to lawyers and to general readers. The book discusses the relationship between genocide and crimes against humanity, studying the fascination with what Schabas calls the ‘genocide mystique’. International criminal tribunals have often been stigmatized as an exercise in victor’s justice. This book traces how this critique developed and the difficulty it poses to the identification of situations for prosecution by the International Criminal Court.

Reimagining Child Soldiers in International Law and Policy
Mark A. Drumbl, Class of 1975 Alumni Professor of Law, Director, Transnational Law Institute, Washington and Lee University

Child soldiers are generally perceived as faultless, passive victims. This ignores that the roles of child soldiers vary, from innocent abductee to wilful perpetrator. This book argues that child soldiers should be judged on their actions and that treating them like a homogeneous group prevents them from taking responsibility for their acts.

International Humanitarian & Criminal Law
International Criminal Procedure
Christoph Safferling, Professor of International Criminal Law, Philipps-University Marburg
- Comprehensively sets out the International Criminal Court’s procedural regime and contrasts it with that of other international criminal tribunals and courts, providing helpful comparative analysis
- Clearly structured according to the different stages of a criminal trial, helping practitioners and scholars find solutions for specific problems easily
- Bridges common and civil law to develop a unique procedural theory for the ICC
The procedural law applied by international criminal tribunals usually involves a mixture of common law and civil law, which is especially the case at the International Criminal Court. As a result, many procedural points remain unclear or controversial. This book sets out the ICC’s procedural regime and suggests a coherent theoretical underpinning.
978-0-19-963288-6, Hardback £35.00
640 Pages, March 2012

International Criminal Justice at the Yugoslav Tribunal
A Judge’s Recollection
Mohamed Shahabuddeen, Former Judge of the International Criminal Tribunal for the Former Yugoslavia, the International Criminal Tribunal for Rwanda, and the International Court of Justice, and the International Criminal Court
- Gives a unique insight into the jurisprudence of the International Criminal Tribunal for the Former Yugoslavia (ICTY) by an author intimately involved in creating it
- Provides a full account of the development of the ICTY from its establishment to the present day
- Offers a clear analysis of some of the key legal issues raised before the ICTY during Judge Shahabuddeen’s time on the bench
This book, by one of the former judges of the International Criminal Tribunal for the Former Yugoslavia (ICTY), International Criminal Tribunal for Rwanda, and the International Court of Justice, assesses some of the workings of the ICTY that have shaped the key recent developments of international criminal law. In it, Judge Shahabuddeen provides an insightful overview of the nature of this criminal court, established on behalf of the whole of the international community. He reflects on its transformation into one of the leading fora for the growth of international criminal law first-hand, offering a unique perspective on the challenges it has faced. Judge Shahabuddeen’s experience in international criminal justice makes this volume essential reading for those interested in, or working with, international criminal law.
978-0-19-967282-6 £70.00
273 Pages, November 2012

NEW EDITION
International Criminal Law
Third Edition
The Late Antonio Cassese, Former President, Special Tribunal for Lebanon, Leidschendam, The Netherlands, and Paola Gaeta, Professor ordinaire of International Criminal Law, University of Geneva
International Criminal Law provides a clear account of the principles governing international crimes and an outline of international criminal trials. Adopting a combination of the classic common law and more theoretical approaches to the subject, it expounds the fundamentals of both substantive and procedural international criminal law, providing a theoretical framework to all the rules, principles, concepts, and legal constructs key to the subject.
978-0-19-965492-1, Paperback £37.99
520 Pages
January 2013

The Optional Protocol to the UN Convention Against Torture
Rachel Murray, Professor of International Human Rights Law, Director of the Human Rights Implementation Centre, University of Bristol, Elina Steinerte, Research Associate, Human Rights Implementation Centre, University of Bristol, Malcolm Evans, Professor of International Law, University of Bristol, and Antonio Hallo de Wolf, University of Groningen
Based on three years of empirical research this is the first book to analyse the Optional Protocol to the Convention Against Torture.
978-0-19-965039-3, Hardback £70.00
364 Pages
2011

NEW IN PAPERBACK
Documents on the Law of UN Peace Operations
Bruce Oswald, Senior Lecturer, Melbourne Law School, Helen Durham, Senior Research Fellow, Melbourne Law School, and Adrian Bates, Research Fellow, Melbourne Law School
UN peacekeepers play a crucial role in countering threats to peace and security worldwide, often dealing with very complex situations. This book provides a complete overview of the international laws and guidelines governing the development, management, and conduct of these operations, presenting both the primary materials and explanatory notes.
624 Pages
2011

Sovereignty and Justice
Creating Domestic War Crimes Courts within the Principle of Complementarity
Mark Ellis, Executive Director, International Bar Association
In Sovereignty and Justice: Creating Domestic War Crimes Courts within the Principle of Complementarity, Mark Ellis examines the law that establishes the ICC— the Rome Statute—and its principle of complementarity. He demonstrates the shifting trend toward domestic war crimes courts and discusses how to best implement an effective partnership between these rising courts and the international legal community. Analyzing the standing of the fundamental principles in current courts, Ellis offers legal guidance on how domestic courts can strengthen their laws in these areas and thereby ensure their jurisdictional sovereignty.
978-0-19-958564-1, Hardback £95.00
552 Pages
December 2012
NEW IN PAPERBACK

Extraterritorial Use of Force Against Non-State Actors
Noam Lubell, Reader, School of Law, University of Essex

This book examines the legality of the use of force by states against individuals and non-state groups located beyond its borders, in light of applicable international law. The issues discussed include force used in the ‘war on terror’, preemptive self-defence, and targeted killings of individuals.

Oxford Monographs in International Law
978-0-19-964122-2, Paperback £34.99
300 Pages
2011

Rwanda’s Gacaca Courts
Between Retribution and Reparation
Paul Christoph Bornkamm, Senior Research Fellow, Law Faculty of Humboldt University of Berlin

A fresh critique of Rwanda’s Gacaca courts, drawing on extensive observations of the trial proceedings and empirical research. The Gacaca courts are a traditional justice mechanism used by the Rwandan government to try lower-level perpetrators of the 1994 genocide. This book provides an empirical analysis of these courts, assessing their rules and procedures as well as their contribution to reconciliation in Rwanda.

Oxford Monographs in International Humanitarian and Criminal Law
978-0-19-959447-1, Hardback £70.00
272 Pages
March 2012

International Prosecutors
Edited by Luc Reyntjens, Associate Professor, Department of Political Science, University of Nottingham, Nottingham, IN, USA, Jan Wouters, Jean Monnet Chair Ad Personam EU and Global Governance Professor of International Law and International Organizations Director, Leuven Centre for Global Governance Studies, and Cedric Rynhaert, Assistant Professor of International Law at the Universities of Leuven and Utrecht

First book to analyse the crucial role played by the prosecution in international criminal trials

Features contributions from a wide range of experts, including (former) investigators, analysts, legal officers, trial attorneys, and defence counsel, giving a full picture of work of the Office of the Prosecutor

The prosecution plays a crucial part in any international war crimes trial, but its role is rarely analysed. This book will assess the work of the prosecutor in a dozen international criminal courts and tribunals, setting out the applicable rules and analysing his or her independence, accountability, and political impact.

978-0-19-955429-4, Hardback £110.00
1,032 Pages
May 2012

NEW EDITION

Individual Criminal Responsibility in International Law
Elies van Sliedregt, Professor of Criminal Law, Vrije Universiteit Amsterdam, Faculty of Law

Atrocities such as genocide or crimes against humanity are usually committed by a large number of perpetrators spread out over a considerable area. Moreover, those who masterminded the crimes may not have actively participated in them. This book sets out how these people can be held responsible for their crimes by international criminal tribunals.

978-0-19-956596-3, Hardback £70.00
376 Pages
March 2012

International Criminal Procedure
Principles and Rules
Edited by Göran Sluiter, Professor in the law of international criminal procedure, University of Amsterdam, Netherlands, Hakan Friman, Visiting Professor, University College London, UK, Suzannah Linton, Professor of International Law, Bangor University, UK, Salvatore Zappalà, Professor of International Law, University of Catania, Italy, and Sergey Vasiliev, Research fellow, University of Amsterdam, Netherlands

Identifies and crystallizes the rules and principles of international criminal procedure, based on painstaking analysis of existing case law and practice

Provides a comprehensive overview of the procedural law of international criminal tribunals from Nuremberg to the recently established Cambodian Extraordinary Chambers and the Special Tribunal for Lebanon

Gives valuable recommendations for the future development of international criminal procedure

The most prolific international criminal court to date, the International Criminal Tribunal for the Former Yugoslavia had a broad impact on international law, human rights, the creation of the International Criminal Court, and the rule of law in the former Yugoslavia. In this book a group of leading experts take stock of its performance and legacy.

978-0-19-956582-0, Hardback £295.00
1,800 Pages
February 2013