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AIR WARFARE

Airpower for strategic effect / Colin S. Gray. - Maxwell Air Force Base, Alabama : Air University Press : Air Force Research Institute, 2012. - 346 p. : diagr. ; 24 cm. - (Air university series on airpower and national security). - Bibliographie : p. 317-346. - ISBN 9781780397856 341.226/61

Bombarder pour vaincre : puissance aérienne et coercition dans la guerre / Robert A. Pape, Centre d'études stratégiques aérospatiales ; trad. de l'américain par Jean-Patrice Le Saint ; préf. de Hervé Coutau-Bégarie ; postface de Jean-Patrice Le Saint. - Paris : La Documentation française, 2011. - 427 p. : tabl. ; 24 cm. - (Stratégie aérospatiale). - Index. - ISBN 9782110085375

Titre original: Bombing to win

341.226/63

Diritto internazionale e bombardamenti aerei / a cura di Massimo Annati e Tullio Scovazzi. - Milano : A. Guiffrè, 2012. - XII, 399 p., [14] p. de photogr. ; 24 cm. - (Università degli studi di Milano-Bicocca, facoltà di giurisprudenza ; 73). - ISBN 9788814173851 341.226/60

Envol vers 2025 : réflexions prospectives sur la puissance aérospatiale / Centre d'études stratégiques aérospatiales ; sous la dir. de Grégory Boutherin, Camille Grand ; préf. de Jean-Paul Paloméros ; postface de Denis Mercier. - Paris : La Documentation française, 2011. - 270 p. : diagr. ; 24 cm. - (Stratégie aérospatiale). - Bibliographie : p. 247-255. Index. - ISBN 9782110086051

Contient notamment : La puissance aérospatiale entre guerres conventionnelles et contreinsurrection... : quelles tendances pour les engagements futurs ? / G. Boutherin. - Morale, éthique et puissance aérospatiale / E. Goffi. - Les drones et la puissance aérienne future : l'exemple américain et ses conséquences / B. Slaski. 341.226/64

Espace et opérations : enseignements et perspectives / sous la dir. de Pascal Valentin. - Paris : L'Harmattan, 2012. - 168 p. : ill. ; 22 cm. - ISBN 9782336004112 341.226/62

ARMS

"Bloodless weapons"?: the need to conduct legal reviews of certain capabilities and the implications of defining them as "weapons" / Duncan Blake, Joseph S. Imburgia. - In: Air Force Law Review, Vol. 66, 2010, p. 157-203. - Photocopies

The legal review of new weapons, means or methods of warfare is considered a customary obligation of all states, yet the decision to conduct such a review of some advanced technology capabilities, such as those associated with the space and cyberspace domains, remains a difficult one. This article is divided into four main parts. The first section examines the phrase "weapons, means or methods of warfare"; what effects, designs or intents must be considered; and the contexts for review. Of note, this paper will not discuss how that review should occur or the appropriate format. The paper will next consider space and cyberspace capabilities in general, along with a representative sample of specific capabilities. These contexts will form an important foundation for the third part of the paper, which will discuss the thresholds for jus ad bellum concepts like "threat or use of force" and "armed attack", as well as the other implications of characterizing a capability as a "weapon, means or method of warfare" in armed conflict. The paper will also consider whether space and cyberspace capabilities may be characterized as "weapons, means or methods of warfare" in some circumstances but not others.

341.67/724 (Br.)

Entre sécurité et protection de l'individu : la Convention sur les armes à sous-munitions comme dernier exemple d'un nouveau type de traité - et un modèle pour l'avenir ? / Daniel Rietiker. - In: Journal du droit international, No 4, 139e année, octobre-novembre-décembre 2012, p. 1295-1322



D'inspiration profondément humanitaire et interdisant toute une catégorie d'armes, la Convention sur les armes à sous-munitions suit largement la logique de la Convention d'Ottawa et, dans une moindre mesure, les Conventions sur les armes biologiques et chimiques. L'occasion de l'entrée en vigueur récent de ce traité mérite l'analyse des traits communs de ces instruments. L'exercice consiste en la comparaison de leurs éléments caractéristiques (obligations générales, intérêts poursuivis, contrôle du respect des obligations, droit de retrait) avec les solutions retenues aux instruments relevant du droit humanitaire et de la protection des droits de l'homme. Il s'avère que ces traités ne se laissent pas facilement classer dans l'une ou l'autre catégorie établie en droit international. Il sera enfin aussi mentionné que l'acquis humanitaire que constitue ce traité est déjà menacé. 341.67/725 (Br.)

The international law of mine warfare at sea / by Wolff Heintschel von Heinegg. - In: Israel yearbook on human rights, Vol. 23, 1993, p. 53-76

International law, politics and inhumane weapons: the effectiveness of global landmine regimes / Alan Bryden. - Abingdon; New York: Routledge, 2013. - XII, 173 p.; 24 cm. - (Law, conflict and international relations). - Bibliographie: p. 158-169. Index. - ISBN 9780415622059 341.67/722

Protecting civilians from the effects of explosive weapons: an analysis of international legal and policy standards / Maya Brehm. - New York; Geneva: United Nations; Geneva: UNIDIR, 2012. - XIII, 169 p.: graph., tabl., photogr.; 21 cm 341.67/723

The Convention on Cluster Munitions (2008): implications for international humanitarian law (IHL) in Africa / Kesolofetse Lefenya. - In: African yearbook on international humanitarian law, 2011, p. 107-128

The Third Review Conference of the Chemical Weapons Convention and beyond: key themes and the prospects of incremental change / Alexander Kelle. - In: International affairs, Vol. 89, no. 1, January 2013, p. 143-158

States parties to the Chemical Weapons Convention (CWC) will convene for the Third Review Conference of the treaty in April 2013. With the destruction of chemical weapon stockpiles more than 75 per cent complete and ongoing changes in the scientific, industrial and security environment in which the CWC operates, some have argued that major adaptations in the implementation of the treaty are required. However, on the basis of regular participant observation at CWC meetings of states parties and extensive document analysis this article argues that changes in treaty implementation will be only of an incremental nature with the Organization for the Prohibition of Chemical Weapons (OPCW) taking on new tasks in the areas of chemical terrorism and safety and security, alongside traditional core areas of activity in CWC implementation such as verification of chemical weapon disarmament, non-proliferation or, rather, non-acquisition of chemical weapons, protection and assistance against the threat or use of chemical weapons, and international cooperation in the peaceful uses of chemistry. Taking into account the evolution of these areas of concern in combination with the consensus-based institutional culture of the OPCW supports the expectation of only incremental changes being adopted at the Third CWC Review Conference. These expectations tie in with the findings of organizational analyses in other political contexts, which highlight the path dependency of many institutions once they are created.

BIOGRAPHY

Élie Ducommun: prix Nobel de la paix méconnu: famille, politique, économie, humanitaire, pacifisme / Roger Durand; avec la coopération de Serge Paquier; en collab. avec Erwin Abrams... [et al.]. - Genève: Genève humanitaire: Institut National Genevois, 2012. - 254 p.: photogr., graph., carte; 21 cm. - (Genève humanitaire; vol. 5). - ISBN 9782940336040



Contient notamment : Henry Dunant et Élie Ducommun la période genevoise de deux prix Nobel de la paix / R. Durand. - "Le cygne et la cigogne" : Geneva and The Hague in quest of peace and justice / A. Eyffinger 92/322

Rotes Kreuz und Weisse Fahne: Henry Dunant 1828-1910: der Mensch hinter seinem Werk / Dieter und Gisela Riesenberger; mit einem Geleitwort von Rudolf Seiters. - Bremen: Donat, 2011. - 360 p.: photogr.; 23 cm. - (Geschichte und Frieden; Bd. 17). - Bibliographie: p. 346-355. Index. - ISBN 9783938275832 92/DUN 101

Soldats : diversité des destins d'hier et d'aujourd'hui / Bénédict de Tscharner. - Gollion : Infolio ; Pregny-Genève : Éd. de Penthes, 2010. - 175 p. : ill. ; 19 cm. - (Suisses dans le monde ; 5). - Bibliographies. - ISBN 9782884746601 92/323

CHILDREN

Children and armed conflict / by Chaditsa Poulatova. - Newcastle upon Tyne : Cambridge scholars, 2013. - X, 279 p. : tabl. ; 22 cm. - Bibliographie : p. 256-279. - ISBN 9781443842129 362.7/373

Children in armed conflicts / Beth Karlin... [et al.]. - In: Peace review: a journal of social justice, Vol. 24, no. 3, July-September 2012, p. 255-339. - Bibliographies

Contient notamment: Kony 2012 and the mediatization of child soldiers / B. Karlin and R. A. Matthew. - What hides behind the question of child soldiers in Côte d'Ivoire? / J.-C. Djereke. - Disarmament, demobilization, and reintegration of children in armed conflict / O. Bamidele. - The struggle of girl soldiers returning home / J. Brooks. - Representing child soldiers in fiction and film / S. M. Rosen and D. M. Rosen 362.7/370

L'enfant et la guerre / Jean-Marc Largeaud... [et al.]. - In: Le télémaque : philosophie, éducation, société, 42, 2012, p. 35-142

Contient notamment: Génération Grande Guerre: expériences enfantines du premier conflit mondial / M. Pignot. - Enfants du viol: questions, silence et transmission / M.-O. Godard et M.-J. Ukeye. - Jus ad bellum, jus in bello, l'enfance meurtrie / D. Poizat 362.7/369

The logic of child soldiering and coercion / Bernd Beber and Christopher Blattman. - In: International organization, Vol. 67, issue 1, January 2013, p. 65-104 : graph., tabl.. - Photocopies. Bibliographie : p. 102-104

Why do armed groups recruit large numbers of children as fighters, often coercively? The international community has tried to curb these crimes by shaming and punishing leaders who commit them—in short, making the crimes costlier. Are these policies effective and sufficient? The answer lies in more attention to the strategic interaction between rebel leaders and recruits. The authors adapt theories of industrial organization to rebellious groups and show how, being less able fighters, children are attractive recruits if and only if they are easier to intimidate, indoctrinate and misinform than adults. This ease of manipulation interacts with the costliness of war crimes to influence rebel leaders' incentives to coerce children into war. The authors use a case study and a novel survey of former child recruits in Uganda to illustrate this argument and provide hard evidence not only that children are more easily manipulated in war, but also how—something often asserted but never demonstrated. Their theory, as well as a new "cross-rebel" dataset, also support the idea that costliness matters: foreign governments, international organizations, diasporas, and local populations can discourage child recruitment by withholding resources or punishing offenders (or, conversely, encourage these crimes by failing to act). But punishing war crimes has limitations, and can only take us so far. Children's reintegration opportunities must be at least as great as adults' (something that demobilization



programs sometimes fail to do). Also, indoctrination and misinformation can be directly influenced. The authors observe grassroots innovations in Uganda that could be models for the prevention and curbing of child soldiering and counterinsurgency generally. 362.7/372 (Br.)

The night wanderers: Uganda's children and the Lord's Resistance Army / Wojciech Jagielski; transl. by Antonia Lloyd-Jones. - Brecon (United Kingdom): Old Street, 2012. - 305 p.: carte; 20 cm. - Titre original: Nocni wedrowcy. - Chronologie. - ISBN 9781908699084 362.7/371

The principle of humanity in the development of "special protection" for children in armed conflict: 60 years beyond the Geneva Conventions and 20 years beyond the Convention on the Rights of the Child / Katarina Mansson. - Cambridge [etc.]: Cambridge University Press, 2013. - p. 149-180. - In: Searching for a "principle of humanity" in international humanitarian law

This chapter explores how the duty of humanity towards one of the most vulnerable groups in society has developed into a legal duty of states and other actors under international law, and how that legal duty has, or has not, ensured their "special protection" in times of armed conflict. The intertwinement of the 1949 Geneva Conventions and relevant human rights instruments, the 1989 Convention of the Rights of the Child in particular, is at the heart of the discussion. Particular attention is given to the plight of children involved in armed conflict, by exploring the legal provisions seeking to protect children from the recruitement and use in armed forces and armed groups. It aspires to demonstrate how the codification of the protection of children is particularly illustrative of the convergence between international humanitarian law and human rights law. 345.2/906

CIVILIANS

Norms of protection: responsibility to protect, protection of civilians and their interaction / ed. by Angus Francis, Vesselin Popovski and Charles Sampford. - Paris [etc.]: United Nations University Press, 2012. - XVI, 301 p.; 24 cm. - Bibliographies. Index. - ISBN 9789280812183

Contient notamment: The responsibility to protect and the protection of civilians in armed conflict: overlap and contrast / H. Breakey. - Peacekeeping, civilian protection mandates and the responsibility to protect / H. Nasu. - The relationship between international humanitarian law and responsibility to protect: from Solferino to Srebrenica / H. Durham and P. Wynn-Pope. - The responsibility to protect and the international refugee regime / A. Francis. 355/983

Reconnaître l'absence et dire les responsabilités : le cas des civils tués par les forces armées américaines en Afghanistan et en Irak / Christophe Wasinski. - In: Cultures et conflits : sociologie politique de l'international, No 87, automne 2012, p. 97-118 : fac-sim. Cet article pose la question du mode de reconnaissance des morts civiles causées par les forces armées américaines lors des guerres en Afghanistan et en Irak au cours des années 2000. Il part du constat que la mortalité civile causée par les opérations militaires n'est pas immédiatement accessible. La connaissance de cette mortalité dépend d'un travail d'énonciation qui l'exprime, la confirme, la qualifie, ou encore la justifie. Nous faisons ici l'hypothèse que, dans le cas des conflits en Afghanistan et en Irak, le mode de reconnaissance de la mortalité civile dépend des effets d'une sorte de « controverse » opposant deux régimes d'énonciation. Le premier est un régime qui nie et/ou minimise la mortalité des civils et met en évidence un comportement « responsable » dans la prise en charge de la problématique par les militaires. Le second régime, quant à lui, conteste le fait que les guerres d'Afghanistan et d'Irak sont menées de façon assez précautionneuse pour les civils.

Unarmed forces: civilian strategy in violent conflicts / by Shane Joshua Barter. - In: Peace and change, Vol. 37, no. 4, October 2012, p. 544-571. - Photocopies What options are available to civilians faced with war? While civilians tend to be portrayed as helpless victims - and sometimes are - we know that they are not inert. Borrowing from Albert Hirschman, the author proposes that civilians' strategies can be understood in terms of flight to safer areas, speaking out to or against armed groups, as support for armed groups, and



combinations of these three strategies. This study introduces a simple, intuitive schema for understanding civilian strategies and illustrates it with examples drawn from several armed conflicts. The schema demonstrates that not only do civilians make decisions which enable them to survive bloody conflicts, but also that their strategies may influence armed groups and the course of a given war.

355/976 (Br.)

CONFLICT-VIOLENCE AND SECURITY

Les armées contemporaines / Jean Joana. - Paris : Presses de Sciences Po, 2012. - 335 p. : tabl., graph. ; 19 cm. - (Gouvernances). - Bibliographie : p. 303-322. Index. - ISBN 9782724612752 355/978

The Ashgate research companion to political violence / ed. by Marie Breen-Smyth. - Farnham; Burlington: Ashgate, 2012. - XXII, 600 p.: tabl., graph.; 25 cm. - Bibliographies. Index. - ISBN 9780754677529

Contient notamment: The "war on terror" as political violence / R. Seymour. - The origins and inhibiting influences in genocide, mass killing and other collective violence / E. Staub. - Counterterrorism and human rights since 9/11 / M. McClintock. - Defining and building the rule of law in the aftermath of political violence: the processes of transitional justice / R. J. Goldstone and A. M. Smith. 355/980

Chainarol : way of the warrior / Irengbam Arun ed.. - [S.I.] : Human Rights Alert, [2012]. - 52 p. : photogr. ; 25 x 32 cm 355/973

The costs and consequences of drone warfare / Michael J. Boyle. - In: International affairs, Vol. 89, no. 1, January 2013, p. 1-29

One of the distinctive elements of President Barack Obama's approach to counterterrorism has been his embrace of Unmanned Aerial Vehicles (UAVs), or drones, to target terrorist operatives abroad. The Obama administration has used drones in active theatres of war, such as Afghanistan, but it has also dramatically increased the number of drone attacks launched by the CIA in other countries, such as Pakistan, Yemen and Somalia. The conventional wisdom on drone warfare holds that these weapons are highly effective in killing terrorist operatives and disabling terrorist organizations, while killing fewer civilians than other means of attack. This article argues that much of the existing debate on drones operates with an attenuated notion of effectiveness that discounts the political and strategic dynamics — such as the corrosion of the perceptions of competence and legitimacy of governments where drone strikes take place, growing anti-Americanism and fresh recruitment of militant networks — that reveal the costs of drone warfare. Focusing particularly on drone use in Pakistan, Yemen and Somalia, the article suggests that the Obama administration's counterterrorism policy operates at cross-purposes because it provides a steady flow of arms and financial resources to build up governments whose legitimacy it systematically undermines by conducting unilateral strikes on their territory. It concludes that the US embrace of drone technology is a losing proposition over the long term as it will usher in a new arms race and lay the foundations for an international system that is increasingly violent, destabilized and polarized between those who have drones and those who are victims of them.

The Dao of the military: Liu An's art of war / transl., with an introd., by Andrew Seth Meyer. - New York: Columbia University Press, 2012. - XIII, 157 p.: ill.; 22 cm. - (Translations from the Asian classics). - Bibliographie: p. 141-146. Index. - ISBN 9780231153324 355/970

Dictionnaire des conflits / [sous la dir. de Maie Gérardot et de Constantin Prévélakis]. - Neuilly : Atlande, 2012. - 606 p. ; 18 cm. - (Références). - ISBN 9782350301648 Réf. GUE 1-b



Diversionary war : domestic unrest and international conflict / Amy Oakes. - Stanford : Stanford University Press, 2012. - XII, 265 p. : diagr., tabl., graph. ; 23 cm. - (Stanford security studies). - Bibliographie : p. 231-255. Index. - ISBN 9780804782463 355/982

The Holocaust and other genocides: an introduction / Maria van Haperen... [et al.]; ed. by Barbara Boender, Wichert ten Have. - Amsterdam: Amsterdam University Press: NIOD Institute for war, Holocaust and genocide studies, 2012. - 176 p.: cartes, photogr., fac-sim.; 22 cm. - Bibliographie: p. 168-174. Chronologies. Glossaires. - ISBN 9789089643810 355/977

Kant and the end of war: a critique of just war theory / Howard Williams. - Basingstoke; New York: Palgrave Macmillan, 2012. - VI, 204 p.; 23 cm. - (International political theory series). - Bibliographie: p. 194-198. Index. - ISBN 9780230244207 355/974

Lessons in war: military use of schools and other education institutions during conflict / Global Coalition to Protect Education from Attack. - New York: Global Coalition to Protect Education from Attack, November 2012. - 77 p.: photogr., carte, tabl.; 30 cm 355/975

New wars, new militaries, new soldiers: conflicts, the armed forces and the soldierly subject / ed. by Gerhard Kümmel, Joseph Soeters. - Bingley: Emerald, 2012. - XIV, 251 p.: ill.; 24 cm. - (Contributions to conflict management, peace economics and development; vol. 19). - Bibliographies. - ISBN 9781780526386

Contient notamment: The military profession and asymmetric warfare / G. Caforio. - Are covert operations the only effective (military) answer to asymmetric warriors? / U. Svete. - Informerphobia: understanding the "fear factor" in crime and terrorism related information disclosure in Afghanistan / J. Soeters and H. N. Johnson. - Conclusions and prospects: the military on their way to the future / J. Soeters and G. Kümmel 355/972

War / photography: images of armed conflict and its aftermath / Anne Wilkes Tucker and Will Michels; with Natalie Zelt; with contributions by Jeffrey WM Hunt... [et al.]. - New Haven; London: Yale University Press; Houston: Museum of Fine Arts Houston, 2012. - 606 p.: fac-sim., photogr.; 34 cm. - Chronologie. Index. - ISBN 9780300177381 355/971

Warrior geeks: how 21st-century technology is changing the way we fight and think about war / Christopher Coker. - London: Hurst, 2013. - XXV, 330 p.; 23 cm. - Bibliographie: p. 297-315. Index. - ISBN 9781849042543 355/979

Who wins ?: predicting strategic success and failure in armed conflict / Patricia L. Sullivan. - Oxford [etc.]: Oxford University Press, 2012. - XIII, 177 p.: tabl., graph.; 24 cm. - Bibliographie: p. 157-166. Index. - ISBN 9780199878352 355/968

DETENTION

After Guantánamo: legal rights of foreign detainees held in the United States in the "war on terror" / Ashley C. Pope. - In: Fordham international law journal, Vol. 34, issue 3, 2011, p. 504-548. - Photocopies 400.1/20 (Br.)

The Auschwitz volunteer: beyond bravery / by Witold Pilecki; transl. by Jarek Garlinski. - Los Angeles: Aquila Polonica, 2012. - LIV, 401 p.: cartes, photogr.; 23 cm. - Index. - ISBN 9781607720102 400.3/162



Making law and policy that work: a handbook for law and policy makers on reforming criminal justice and penal legislation, policy and practice / Penal Reform International. - London: Penal Reform international, 2010. - VIII, 96 p.: tabl.; 30 cm. - Bibliographie: p. 90-93. Index. - ISBN 9780953522071 400/133

"On a beaucoup à dire et peu à raconter" : correspondance entre Romain Rolland et Frédéric Ferrière : 1914-1924 / Martine Ruchat. - In: Etudes de lettres, 3, 2012, p. 143-171. - Bibliographie : p. 170-171 400.2/128 (Br.)

Prisoner of war camps in Britain during the Second World War / Jon and Diane Sutherland. - Newhaven: Golden Guides, 2012. - 219 p.: fac-sim., ill., photogr.; 21 cm. - (War in Britain series). - Bibliographie: p. 209-210. Index. - ISBN 9781780950136 400.2/337

Water, sanitation, hygiene and habitat in prisons / [Pier Giorgio Nembrini; project leader: Riccardo Conti; drawings: François Rueff, Pier Giorgio Nembrini; contrib. from Annette Corbaz, Pascal Daudin]. - [2nd ed.]. - Geneva: ICRC, February 2013. - 124 p.: dessins, tabl., graph.; 30 cm. - (Reference (ICRC)). - Bibliographie: p. 124

The handbook provides a summary of the technical expertise gained by ICRC engineers when dealing with environmental engineering problems commonly found in places of detention. Detailed drawings are used to outline solutions on a range of related issues such as water supply, sewage and waste disposal, food preparation, vector control, general hygiene and health. This handbook is intended for all those who work in prisons and who can contribute to the improvement of the conditions of detention for persons deprived of their freedom. 400/88 (2013 ENG)

Welcome guests, or inescapable victims?: the causes of prisoner abuse in war / Geoffrey P. R. Wallace. - In: Journal of conflict resolution, Vol. 56, no. 6, 2012, p. 955-981: tabl.. - Photocopies. Bibliographie: p. 978-981

The treatment of prisoners varies enormously across wars. Why are some prisoners horribly abused, while others are cared for humanely? The author argues key attributes of the belligerents, alongside the nature of the conflict itself, provides the most convincing explanation for differences in prisoner abuse. Democratic norms and domestic institutional incentives lead democracies to exhibit more restraint when dealing with prisoners. On the other hand, states caught up in drawn-out wars of attrition, or those seeking territorial conquest, are much more likely to resort to prisoner abuse. The author tests this argument against a variety of common alternative explanations using a new data set on prisoner abuse across all interstate wars from 1898 to 2003. The author finds strong support for the role of both the regime type and the nature of the conflict, while the results also suggest several points of difference from existing research on wartime conduct. 400.2/129 (Br.)

ECONOMY

Agriculture mondiale : un désastre annoncé / André Neveu. - Paris : Autrement, 2012. - 201 p. : graph., tabl. ; 23 cm. - (Frontières). - Bibliographie : p.196-197. - ISBN 9782746733138 330/257

Conflicts and wars: their fallout and prevention / Hossein Askari. - New York: Palgrave MacMillan, 2012. - XIV, 201 p.: tabl., diagr., graph.; 23 cm. - Bibliographie: p. 181-189. Index. - ISBN 9781137020949

Hossein Askari provides fresh insight and a novel approach to reducing intrastate and interstate conflicts and wars. War and its consequences have been mankind's greatest failure since the dawn of time. Professor Askari examines the nature of modern conflicts and wars, which are increasingly intrastate and regional and overwhelmingly the offspring of earlier disputes. He looks into the recent conflicts in the Persian Gulf - the Iran-Iraq war and the two Gulf wars - to extract how modern-day conflicts are bred in a region that a has been a major importer of arms. He assesses the methodologies for measuring the fallout of conflicts and calculates their cost in



the Persian Gulf. This sets the stage for Professor Askari to provide his road map for the prevention of conflicts. He bases his approach on three interrelated propositions: aggressors do not pay the full price of their aggression; governments will do nothing to change this state of affairs on their own; and, as a result, the process of reducing conflicts must originate in the private sector.

330/256

ENVIRONMENT

The Arctic environment and international humanitarian law / Ashley Barnes and Christopher Waters. - In: Canadian yearbook of international law, Vol. 49, 2011, p. 213-241. - Photocopies

While the law of the sea is rightly viewed as the most suitable international legal regime for the settlement of disputes in the Arctic, the militarisation of this region in an era of climate change is also observable. Yet curiously, scant attention has been paid to the constraints International Humanitarian Law (IHL) would impose on armed conflict in the Arctic, as unlikely as such conflict may be. These include the specific prohibition on causing widespread, long-term and severe environmental damage under Additional Protocol I to the Geneva Conventions; as well as the related obligation to have "due regard" for the natural environment, as referred to in, for example, the San Remo Manual on Naval Warfare. Similarly, environmental factors must play into military assessments of targets based on the general principles of IHL related to targeting. The authors explore how these various legal obligations could be applied in the Arctic context. Referring to the scientific literature, they suggest that, due to the particularly vulnerable nature of this regional environment, many traditional war-fighting techniques would lead to damage that is not legally permissible. This conclusion should provide an additional incentive to policy makers to demilitarize the Arctic and to solve peacefully any disputes which may arise over sovereignty, navigation or resources. 363.7/131 (Br.)

Climate change and conflict / guest ed.: Nils Petter Gleditsch. - In: Journal of peace research, Vol. 49, no. 1, January 2012, 257 p.: graph., tabl., cartes. - Bibliographies 363.7/135

Climate change and international humanitarian law / Karen Hulme. - Cheltenham; Northampton: E. Elgar, 2012. - p. 190-218. - In: International law in the era of climate change. - Photocopies

This chapter begins with an exploration of how climate change might impact on the waging of armed conflict, including potential effects on both the military fighting it and the civilians caught up in it. The following sections look for gaps in the current laws applicable during armed conflict, including aspects of targeting, civilian protections and weather manipulation. The final section looks to the future and the question of how any necessary changes in this area of law might be brought about.

363.7/133 (Br.)

Climate change, human security and violent conflict: challenges for societal stability / Jürgen Scheffran... [et al.] ed.. - Heidelberg [etc.]: Springer, 2012. - XXVII, 868 p.: ill.; 29 cm. - (Hexagon series on human and environmental security and peace; vol. 8). - Bibliographies. Index. - ISBN 9783642286254 363.7/130

Green war : an assessment of the environmental law of international armed conflict / Michael N. Schmitt. - In: Yale journal of international law, Vol. 22, no. 1, Winter 1997, p. 1-109. - Photocopies 363.7/134 (Br.)

GEOPOLITICS

Armées arabes : les militaires face aux révolutions / Flavien Bourrat... [et al.]. - In: Moyen-Orient : géopolitique, géoéconomie, géostratégie et sociétés du monde arabo-musulman, No 17, janvier-mars 2013, p. 15-59 : cartes, graph., photogr.

Contient les articles suivants: Les forces armées arabes, pilier central de l'Etat au défi des révolutions / F. Bourrat. - Quel avenir pour l'armée dans la "nouvelle Egypte"? / R. Lombardi. -



Les dimensions ethnique et tribale au sein des armées arabes : entretien avec Laurent Bonnefoy / G. Fourmont. - La structuration des forces armées en Syrie par le facteur religieux / S. Valter. - Libye : nationalisation problématique et ordre milicien / S. Haddad. - Armée algérienne : des militaires au coeur des décisions de l'Etat / M. Thuriot. - Les monarchies du Golfe : un marché d'armement sans armées ? / J.-L. Samaan. - Les forces de sécurité palestiniennes : au service de la population ou d'Israël ? / J. Salingue

Guinée équatoriale : un demi-siècle de terreur et de pillage : mémorandum / Max Liniger-Goumaz. - Paris : L'Harmattan, 2013. - 222 p., [4 p. de photogr.] ; 24 cm. - Index. - ISBN 9782336002385 323.11/GNQ 5

The Horn of Africa: intra-state and inter-state conflicts and security / ed. by Redie Bereketeab. - London: Pluto press; Uppsala: Nordic Africa Institute, 2013. - XIV, 208 p.: cartes, diagr., tabl.; 22 cm. - Bibliographies. Index. - ISBN 9780745333113 323.11/35

The impossible state: North Korea, past and future / Victor Cha. - New York: Ecco, 2012. - XII, 530 p., [8] p. de photogr.: tabl., graph.; 24 cm. - Index. - ISBN 9780061998508 323.13/KOR 9

Intimate enemies: violence and reconciliation in Peru / Kimberly Theidon. - Philadelphia: University of Pennsylvania Press, 2013. - XIII, 461 p.: cartes; 25 cm. - (Pennsylvania studies in human rights). - Bibliographie: p. 427-445. Index. - ISBN 9780812244502 323.12/PER 6

Power and policy in Syria: intelligence services, foreign relations and democracy in the modern Middle East / Radwan Ziadeh. - London; New York: I.B. Tauris, 2013. - XXI, 228 p.; 20 cm. - Bibliographie: p. 197-219. Index. - ISBN 9781780762906 323.15/SYR 10

Violent conflict and peacebuilding: the continuing crisis in Darfur / Johan Brosché and Daniel Rothbart. - Abingdon; New York: Routledge, 2013. - XIII, 175 p.: tabl., cartes; 24 cm. - (Routledge studies in peace and conflict resolution). - Bibliographie: p. 152-167. Index. - ISBN 9780415689786 323.11/SDN 25

The war in Darfur: reclaiming sudanese history / Anders Hastrup. - London; New York: Routledge, 2013. - IX, 165 p.: photogr.; 24 cm. - (Routledge studies in Middle Eastern society). - Bibliographie: p. 160-162. Index. - ISBN 9780415524872 323.11/SDN 26

HEALTH-MEDICINE

Dictionary of disaster medicine and humanitarian relief / S. William A. Gunn. - 2nd ed.. - New York [etc.] : Springer, 2013. - XXIII, 208 p. ; 24 cm. - ISBN 9781461444442 356/247

Les soins de santé en danger : les responsabilités des personnels de santé à l'oeuvre dans des conflits armés et d'autres situations d'urgence / CICR. - Genève : CICR, décembre 2012. - 111 p. : photogr. ; 21 cm. - (Référence)

Ce document d'orientation à l'intention des personnels de santé, explique dans un langage clair et simple quels sont leurs droits et leurs responsabilités pendant un conflit armé ou d'autres situations de violence. Comme le dit un chirurgien qui a relu le document : « C'est ce que j'aurais aimé avoir sur moi la première fois que je suis allé travailler sur le terrain en tant que chirurgien avec le CICR ». Il explique les responsabilités et les droits des personnels de santé au regard du droit international humanitaire, des droits de l'homme et de la déontologie médicale. Le document contient une série de conseils pratiques sur différents aspects : - La protection des personnels de santé, ainsi que des personnes malades et blessées - Les normes de soins appropriées - Les besoins de santé des personnes particulièrement vulnérables - Les dossiers de santé et la transmission des dossiers médicaux - Les soins de santé « importés »



(dont les soins de santé militaires) - La collecte des données et les violations du droit international dont les personnels de santé sont témoins - Les relations avec les médias. 356/243 (FRE)

HISTORY

Lincoln's Code: the laws of war in American history / John Fabian Witt. - New York [etc.]: Free Press, 2012. - VIII, 498 p., [16] p. d'ill. et de photogr.; 25 cm. - Index. - ISBN 9781416569831 94/491

Osmanlilara Karsi Islenen Savas Suçlari (1911-1921) / Ahmet Tetik, Mehmet Sükrü Güzel. - Istanbul : Türkiye Is Bankasi Kültür Yayinlari, 2012. - XI, 546 p. : fac-sim., photogr. ; 23 cm. - ISBN 9786053607687 94/493

The shock of war: civilian experiences, 1937-1945 / Sean Kennedy. - North York (Canada) [etc.]: University of Toronto Press, 2011. - VIII, 160 p.; 22 cm. - (International themes and issues; 2). - Bibliographies. Index. - ISBN 9781442603707 94/492

HUMAN RIGHTS

Civil society, conflicts and the politicization of human rights / ed. by Raffaele Marchetti and Nathalie Tocci. - Paris [etc.]: United Nations University Press, 2011. - XVI, 259 p.: tabl., diagr.; 24 cm. - Bibliographies. Index. - ISBN 9789280811995 Contient notamment: Conflict society and human rights: an analytical framework / R. Marchetti and Nathalie Tocci. - Human rights, civil society and conflict in Israel/Palestine / L. Fourest. - Gender, conflict society and human rights / D. Levantesi Copper. - Human rights discourses and conflict: moving towards desecuritization / E. Pia and T. Diez. - The impact of civil society on conflict: a qualitative comparative analysis / T. Bonacker, C. Braun and J. Groth 345.1/606

The extraterritorial application of selected human rights treaties / by Karen da Costa. - Leiden; Boston: M. Nijhoff, 2013. - X, 324 p.; 24 cm. - (Graduate institute of international and development studies; vol. 11). - Bibliographie: p. 305-310. Index. - ISBN 9789004228375 345.1/607

The human right to water: significance, legal status and implications for water allocation / Inga T. Winkler. - Oxford; Portland: Hart, 2012. - XXXVI, 340 p.; 24 cm. - Bibliographie: p. 287-323. Index. - ISBN 9781849462839 363.7/132

Menschenrechte: Ideale, Instrumente, Institutionen / Thomas Buergenthal und Daniel Thürer. - Baden-Baden: Nomos; St. Gallen: Dike, 2010. - XXI, 456 p.: diagr., tabl.; 23 cm. - Index. - ISBN 9783832951252 345.1/608

Unspeakable truths: facing the challenge of truth commissions / Priscilla B. Hayner; [foreword by Kofi Annan]. - 2nd ed.. - New York; London: Routledge, 2011. - XX, 356 p.: tabl.; 22 cm. - Index. - ISBN 9780415806350 345.1/517

HUMANITARIAN AID

Un análisis crítico del espacio humanitario : entre el discurso establecido y la práctica espacial / Luis Enrique Eguren Fernández. - In: Anuario de acción humanitaria y derechos humanos = Yearbook on humanitarian action and human rights, 10, 2012, p. 135-152



Humanitarian business / Thomas G. Weiss. - Cambridge ; Malden : Polity Press, 2013. - XVIII, 230 p. : diagr. ; 22 cm. - Bibliographie : p. 212-217. Index. - ISBN 9780745663319 361/588

Humanitarian crises: the medical and public health response / ed. by Jennifer Leaning, Susan M. Briggs, Lincoln C. Chen. - Cambridge; London: Harvard University Press, 1999. - XVIII, 379 p.: diagr., graph., photogr., tabl.; 24 cm. - Index. - ISBN 9780674155152 Contient notamment: The role of rapid assessment / Michael J. Toole. - Classic concepts in disaster medical response / Susan M. Briggs and Mark Leong. - Emergency care / Jennifer Leaning. - Mental health and psychosocial effects of mass violence / Richard F. Mollica. - Psychological trauma and relief workers / Ruth A. Barron. - The new ethical boundaries / Sissela Bok. - Human rights challenges / Aryeh Neier and Jennifer Leaning. - Complex Emergencies and NGOs: the example of CARE / Mark Lindenberg. - Coordination of health relief: the experience of the American Red Cross / Judith B. Lee. - Military security: lessons for relief / Frederick M. Burkle - The risks of military participation / Pierre Perrin.

Japan's changing role in humanitarian crises / Yukiko Nishikawa. - London; New York: Routledge, 2005. - XII, 228 p.: tabl., graph.; 24 cm. - (Sheffield centre for japanese studies). - Bibliographie: p. 199-213. Index. - ISBN 9780415649407 361/591

The risks of military participation / Pierre Perrin. - Cambridge ; London : Harvard University Press, 1999. - p. 309-323 : diagr.. - In: Humanitarian crises : the medical and public health response 361/589

Time to listen: hearing people on the receiving end of international aid / Mary B.

Anderson, Dayna Brown, Isabella Jean. - Cambridge: CDA Collaborative Learning Projects,
November 2012. - IV, 172 p.: tabl.; 23 cm. - Index. - ISBN 9780988254411
361/590

Towards a typology of humanitarian access denial / Melissa T. Labonte and Anne C. Edgerton. - In: Third world quarterly, Vol. 34, no. 1, 2013, p. 39-57 : tabl.

ICRC-INTERNATIONAL MOVEMENT OF THE RED CROSS AND RED CRESCENT

Le Comité international de la Croix-Rouge et les Nations Unies de 1945 à nos jours : oppositions, complémentarités et partenariats / François Bugnion. - In: Relations internationales, No 152, Automne 2012 (octobre-décembre), p. 3-16

Le Comité international de la Croix-Rouge et les organisations pour les réfugiés, 1943-1948 / Daniel Palmieri. - In: Relations internationales, No 152, Automne 2012 (octobre-décembre), p. 17-28

Conférence sur la Croix-Rouge à donner le 9 février 1893 dans la nouvelle salle des Conférences populaires rue du Port / Louis Appia ; texte établi et présenté par Roger Durand, Guy Le Comte et Gabriella Ballesio. - Genève : Société Henry Dunant : Genève humanitaire centre de recherches historiques, 9 février 2013. - 75 p. : ill. ; 21 cm. - (Documents pour servir à l'histoire de la Croix-Rouge et du Croissant-Rouge ; 3). - ISBN 9782881630514

Fac-similé du manuscrit autobiographique que Louis Appia a rédigé, pour se raconter et diffuser son idéal.

362.191/1214 (Br.)

Entre coopération et concurrence : CICR, UNICEF et organisations religieuses au Biafra / Marie-Luce Desgrandchamps. - In: Relations internationales, No 152, Automne 2012 (octobre-décembre), p. 51-62



Le geste contre la parole : le Comité international de la Croix-Rouge et le Goulag (1921-1950) / Irène Herrmann et Daniel Palmieri. - Gollion : Infolio, 2004. - p. 136-141 : photogr.. - In: Goulag : le peuple des zeks. - Photocopies 362.191/1488 (Br.)

Het hospitaal van de koningin: Rode Kruis, L'Océan en De Panne 1914-1918 / Luc De Munck, Luc Vandeweyer; ingeleid door Sophie De Schaepdrijver. - De Panne: Gemeentebestuur De Panne, 2012. - 159 p.: photogr., fac-sim., ill.; 30 cm. - Bibliographie: p. 155-159. - ISBN 9789090270845 SN/BE/27

Mission humanitaire ou voyage d'étude ? : le CICR et la guerre du Chaco / Daniel Palmieri. - Paris : CoLibris, 2007. - p. 49-61. - In: Les guerres du Paraguay aux XIXe et XXe siècles. - Photocopies 362.191/1489 (Br.)

Situación humanitaria : informe de actividades : Colombia 2011 / CICR. - Bogotá : Comité Internacional de la Cruz Roja. Delegación en Colombia, marzo de 2012. - 78 p. : carte, photogr. ; 30 cm. - (Informe)

Este informe describe los principales problemas que afectaron a la población en 2011 en las áreas del país donde el CICR está presente. También expresa las preocupaciones por las personas privadas de libertad, tanto por el bienestar de quienes están en poder de grupos armados, como por las condiciones de detención de quienes se encuentran en centros de reclusión estatales. Asimismo, contiene testimonios fidedignos que evidencian el carácter crónico de la violencia y muestran la respuesta humanitaria que el CICR ofreció para aliviar el sufrimiento humano y restablecer la dignidad de las personas. Estas tareas se realizan con el acompañamiento de la Cruz Roja Colombiana (CRC) -socio de las acciones que el CICR desarrolla en Colombia-, lo que permite aunar las capacidades de ambas instituciones para ampliar la cobertura de sus acciones. Cada capítulo de este informe —con referencias al DIH—contiene un mensaje: el llamado a todos los actores armados a mitigar los efectos de la violencia. Una exhortación a respetar a la población civil, a quienes depusieron las armas, a los heridos y a los enfermos. Es decir, a respetar las normas del derecho internacional humanitario.

362.191/1470 (2012)

INTERNATIONAL CRIMINAL LAW

The contribution of the 1907 Hague Convention IV and its regulations to the penalization of breaches of the laws of war / Geert-Jan Alexander Knoops. - In: Israel Defense Forces law review, Vol. 3, 2007-2008, p. 168-186. - Photocopies

Reviewing the legacy of the 1907 Hague Convention IV and its regulations, this article considers the position of these rules, as well as those of the Geneva Conventions of 1949, within contemporary international criminal law. In particular, the article intends to answer the question of whether, and to what extent, these Conventions were imbued with a penalization mechanism for enforcement of their provisions, either domestically or internationally. While examining this issue, the article assesses the prosecutorial and defense implications of this analysis, specifically for the military. 344/594 (Br.)

International law in domestic courts: rule of law reform in post-conflict states / Edda Kristjánsdóttir, André Nollkaemper, Cedric Ryngaert (ed.). - Cambridge [etc.]: Intersentia, 2012. - XIII, 335 p.; 25 cm. - (Series on transitional justice; vol. 9). - ISBN 9781780680415 Contient notamment: Lost in transition?: domestic courts, international law and rule of law "à la carte" / S. Beaulac. - Virtuous flexibility: the application of international human rights norms by the Bosnian human rights Chamber / A. Buyse. - The treatment of occupation legislation by courts in liberated territories / E. Benvenisti and M. Saliternik. - The use and abuse of international law: choice of applicable criminal law in post-conflict East Timor / Y. Ronen 344/592



The law of command responsibility / M. P. W. Brouwers (ed.). - Nijmegen: Wolf Legal Publishers, 2012. - 245 p.; 24 cm. - Bibliographie: p. 16. - ISBN 9789058870506 344/593

Prosecuting genocide, crimes against humanity and war crimes in canadian courts / Fannie Lafontaine. - Toronto: Carswell, 2012. - XXX, 405 p.; 24 cm. - Bibliographie: p. 361-386. Index. - ISBN 9780779838608 344/590

INTERNATIONAL HUMANITARIAN LAW-GENERAL

The development and principles of international humanitarian law / ed. by Michael N. Schmitt, Wolff Heintschel von Heinegg. - Farnham; Burlington: Ashgate, 2012. - XXIV, 562 p.; 25 cm. - (The library of essays in international humanitarian law). - Index. - ISBN 9780754629344

This book brings together the most significant articles in the field of humanitarian law published in the last century. The selected essays include classics of humanitarian law, lesser-known pieces and articles which have become influential as this body of law develops in the 21st century.

345.2/904

The Geneva Conventions and the dichotomy between international and non-international armed conflict: curse or blessing for the 'principle of humanity'? / Cecilie Hellestveit. - Cambridge [etc.]: Cambridge University Press, 2013. - p. 86-123. - In: Searching for a

Cambridge [etc.] : Cambridge University Press, 2013. - p. 86-123. - In: Searching for a "principle of humanity" in international humanitarian law

In recent years, the dichotomy introduced in the Geneva Conventions between international armed conflicts (IAC) and non-international armed conflicts (NIAC) has come under increased strain due to its perceived impediment to the principle of humanity. This chapter briefly depicts the historical background of the dichotomy, and presents the rationale and efforts in recent years to move towards a unified body of humanitarian law. It then lists seven arguments that support upholding the binary structure of IAC and NIAC, making the case that despite prima facie inadequacies of the rules regulating NIAC, the dichotomy enables and sustains important protective features. It concludes that sixty years on, the dichotomy between international and non-international armed conflicts should be seen as a blessing to be upheld rather than a curse to be dismantled, if the aim is maximising protection and furthering the principle of humanity for persons caught up in armed conflicts. 345.2/906

Hugo Grotius on the law of war and peace / Hugo Grotius ; ed. and annoted by Stephen C. Neff. - Student ed.. - Cambridge [etc.] : Cambridge University Press, 2012. - XXXVIII, 508 p. ; 25 cm. - Bibliographie : p. 488-489. Index. - ISBN 9780521128124 345.2/910

The main epochs of modern international humanitarian law since 1864 and their related dominant legal constructions / Robert Kolb. - Cambridge [etc.] : Cambridge University Press, 2013. - p. 23-71. - In: Searching for a "principle of humanity" in international humanitarian law

The author distinguishes four main phases of evolution of international humanitarian law. The early phase (1864-1899) saw states produce, construe and deal with IHL essentially as a matter of municipal military law, codified in the international sphere mainly through model rules, where lacunae and subregulations constituted a salient feature. The next phase (1899-1946) saw the evolution of a system where the predominance of sovereignty tended to prevail over the Martens Clause and to enhance the centrality of military necessities. A further phase (1949-1993) developed in which IHL became centred around the concept of humanitarian protection of the victims of war through the introduction of very detailed and non-derogable rules, thereby restricting the freedom of state action, even in non-international armed conflicts. Finally, in the current phase (1993 to date), IHL is becoming progressively "humanised", i.e. "homo-centred" instead of "state-centred", but also increasingly "supplementary", in the sense that it progressively merges with human rights law considerations while being sanctioned and developed through the growing branch of international criminal law. At the same time, military



functions are themselves becoming increasingly diverse and multifunctional, creating a need for further regulation of branches of international law other than IHL. 345.2/906

The nature and scope of the armistice agreement / by Howard S. Levie. - In: American journal of international law, Vol. 50, no. 4, October 1956, p. 880-906

The present status of neutrality / by Quincy Wright. - In: American journal of international law, Vol. 34, no. 2, July 1940, p. 391-415. - Article republié en 2012 dans l'ouvrage : "The scope and applicability of international humanitarian law" ed. by Michael N. Schmitt, Wolff Heintschel von Heinegg 345.2/911

Principes de droit des conflits armés / par Eric David. - 5ème éd.. - Bruxelles : Bruylant, 2012. - 1151 p. : tabl., diagr. ; 24 cm. - Bibliographie : p. 1075-1099. Index. - ISBN 9782802736257 *Réf. DIH 15* 345.2/636 (2012 FRE)

A "principle of humanity" or a "principle of human-rightism" ? / Kjetil Mujezinovic Larsen. - Cambridge [etc.] : Cambridge University Press, 2013. - p. 124-148. - In: Searching for a "principle of humanity" in international humanitarian law

This chapter makes an inquiry into the relationship between international humanitarian law (IHL) and international human rights law with a view to examine the current impact of the latter regime on the conduct of hostilities, and to discuss the relevance of that impact for the existence and/or status of a "principle of humanity" in IHL. This chapter addresses these issues primarly through an analysis of the case law from the European Court of Human Rights in cases concerning alleged human rights violations during armed conflicts. 345.2/906

The principle of proportionality / Yoram Dinstein. - Cambridge [etc.] : Cambridge University Press, 2013. - p. 72-85. - In: Searching for a "principle of humanity" in international humanitarian law

In the author's opinion, the reference to a principle or principles of humanity is rather loose and partly misleading. He argues that it is important not to equate principles of humanity with other principles integrated in positive IHL and legally binding as such, namely the principles of distinction, unnecessary suffering and proportionality. By contrast, the principles of humanity should be viewed not as legal norms but as extra-legal considerations. IHL must be predicated on a subtle balance - and compromise - between conflicting considerations of humanity, on the one hand, and the demands of military necessity, on the other. 345.2/906

The scope and applicability of international humanitarian law / ed. by Michael N. Schmitt, Wolff Heintschel von Heinegg. - Farnham; Burlington: Ashgate, 2012. - XXVI, 508 p.; 25 cm. - (The library of essays in international humanitarian law). - Index. - ISBN 9780754629337 This book brings together the most significant articles in the field of humanitarian law published in the last century. The selected essays include classics of humanitarian law, lesser-known pieces and articles which have become influential as this body of law develops in the 21st century. 345.2/911

INTERNATIONAL HUMANITARIAN LAW-CONDUCT OF HOSTILITIES

Clearing some of the fog of war over combating terrorists on the frontiers of international law: targeted killing and international humanitarian law / Brian Sang. - In: African yearbook on international humanitarian law, 2011, p. 1-46

This paper begins by clarifying the legal definition of "targeted killing". Subsequently, an examination is made of the applicable international legal framework governing targeted killings in international law, with specific reference being made to the international law of armed conflict. This leads to a review of the requisite "armed conflict" requirement, which is essential to the applicability of international humanitarian law. Thereafter, a discussion on the question



regarding the categorisation of military operations against transnational terrorist groups (whether international, non-international or otherwise) follows. Afterwards, the jus in bello principles will be analysed, in turn, in the light of the notion of targeted killing. The paper then turns briefly to additional targeting obligations arising from human rights law before concluding.

Cyber warfare: applying the principle of distinction in an interconnected space / Robin Geiss and Henning Lahmann. - In: Israel law review, Vol. 45, no. 3, 2012, p. 381-399. - Photocopies

While the rules of the jus in bello are generally operative in cyberspace, it appears to be problematic to apply the fundamental principle of distinction because of the systemic interconnection of military and civilian infrastructure in the cyber realm. In this regard, the application of the accepted legal definition of military objectives will make various components of the civilian cyber infrastructure a legitimate military objective. In order to avoid serious repercussions for the civilian population that might follow from this inherent interconnectedness, different concepts are analysed that could provide potential solutions for a clearer separation of legitimate military targets and protected civilian installations and networks. The approaches discussed range from the exemption of central cyber infrastructure components that serve important civilian functions, to the creation of 'digital safe havens' and possible precautionary obligations regarding the segregation of military and civilian networks. As a solution, the authors propose a dynamic interpretation of the wording 'damage to civilian objects' within the principle of proportionality of Article 51(5)(b) of Additional Protocol I, an interpretation that would comprise the degradation of the functionality of systems that serve important civilian functions. 345.25/135 (Br.)

Hague Conventions : a compilation of documents / L. de Beer (ed.). - Nijmegen : Wolf Legal Publishers, 2011. - 614 p. ; 24 cm. - Sur la page de titre: International Courts Association. - ISBN 9789058870742

Two international peace conferences were held just before and after the turn of the 20th century at The Hague, the Netherlands. These conferences shaped modern International (Criminal) Law. The Conventions turned out to be the basic principles of the laws of war into a written document agreed to by a Convention of delegates from all over the world. In this publication the most important documents related to this conference are being presented. The book starts with an introduction explaining the importance of the Conferences and conventions on the development of modern International Law. After the full text documents of both conventions there is a list added of signatory and contracting powers of the Hague Conventions and the Martens Clause is introduced. The Martens clause is highly instructive to the debate and tensions surrounding the laws of war. The results and influence of both Hague conferences on International Law will be described in the second part of this book. The establishing of the Permanent Court of Arbitration is named and both pacific settlements are added. Moreover, the impact of the Geneva Conventions will be discussed and full text documents of those are appended. As a conclusion the dispute regulation, the reduction of armament and Humanitarian (war) Law is reviewed. The development of Humanitarian War Law, started as a core area of (the first) Hague Conference, turned out to be a pillar of today's International Law. 345.25/156

La protection de la population civile au cours des conflits armés / by Djamchid Momtaz. - Athens ; Thessaloniki : Sakkoulas Publications, 2010. - p. 301-352. - In: International challenges to peace and security in the new millennium : 2002 international law session. - Photocopies 345.25/269 (Br.)

Ruses of war and prohibition of perfidy / Dieter Fleck. - In: Military law and the law of war review, Vol. 13, no. 2, 1974, p. 269-304. - Photocopies 345.25/149 (Br.)

The Geneva Conventions in 21st century warfare: how the Conventions should treat civilians' direct participation in hostilities: introduction: targeting in an asymmetrical world / D. A. Jeremy Telman. - In: Valparaiso University law review, Vol. 46, no. 3, 2012, p. 697-728. - Photocopies



Part I of this Introduction lays out the framework created by the Geneva Conventions ("the Conventions") and their Additional Protocols ("AP I" and "AP II" respectively) within which targeting decisions are made. It also addresses the recent efforts by the International Committee of the Red Cross ("ICRC") to provide guidelines for state actors confronting noncombatants who directly participate in hostilities. In Part II, this Introduction summarizes two contributions to this Issue that highlight ways in which the United States has primarily relied on domestic mechanisms in attempting to devise strategies that can address the problems that have arisen in asymmetrical conflicts—such as those in Iraq and Afghanistan. Finally, in Part III, the Introduction summarizes three contributions to this Issue that propose ways forward through transnational mechanisms that will enable states to address the challenges of the new warfare without violating LOAC principles or compromising national security.

What is war ?: an investigation in the wake of 9/11 / ed. by Mary Ellen O'Connell. - Leiden ; Boston : M. Nijhoff, 2012. - XXIV, 495 p. : photogr., diagr., tabl. ; 24 cm. - (International humanitarian law series ; vol. 37). - Bibliographies. Index. - ISBN 9789004172340 International law has lacked a widely-accepted definition of armed conflict despite the essential human rights and other rules that depend on such a definition. During armed conflict, government forces have "combatant immunity" to kill without warning. They may detain enemy forces until the end of the conflict without the requirement to provide a speedy and fair trial. Governments may have asylum obligations or neutrality obligations based on the existence of armed conflict. To fill this gap in our knowledge of the law, the International Law Association's Committee on the Use of Force produced a report on the meaning of armed conflict. This book contains the report and papers delivered at an inter-disciplinary conference designed to inform the committee from a variety of perspectives. 345.2/916

INTERNATIONAL HUMANITARIAN LAW-IMPLEMENTATION

345.22/211 (Br.)

IHL 2.0: is there a role for social media in monitoring and enforcement? / Anne Herzberg and Gerald M. Steinberg. - In: Israel law review, Vol. 45, no. 3, 2012, p. 493-536. - Photocopies

This article will examine the opportunities and limitations of using social media in the execution of legal duties relating to the monitoring and enforcement of IHL. The article will first provide an overview of social media. Next it will briefly summarise the normative framework of IHL as well as the legal duties of the primary actors and promoters of IHL (for example, states, the UN, NGOs, the International Committee of the Red Cross and courts) to monitor and enforce these rules. The article will then address specific legal obligations relating to IHL monitoring and enforcement and the impact of social media on meeting these requirements. Throughout, the article will use case studies from several conflict zones, including Sudan, Uganda, Mexico, Somalia, Gaza and Libya. The article will conclude that social media can play a critical role in promoting IHL education, and monitoring for potential violations. The benefits of this technology, however, are less clear for carrying out legal obligations related to the enforcement of IHL, such as fact-finding, arrest and prosecution. It is essential, therefore, that clear guidelines for utilising this quickly evolving technology, particularly in official fact-finding and judicial frameworks, be established.

La "judiciarisation" des opérations militaires : Thémis et Athéna / Christophe
Barthélemy. - Paris : L'Harmattan, 2012. - 269 p. ; 22 cm. - Bibliographie : p. 263-266. - ISBN 9782336005348
345/623

Juger en temps de guerre / par Françoise Dreyfus. - Bruxelles : Bruylant, 2011. - p. 219-229. - In: Mélanges François Julien-Laferrière. - Photocopies 345.22/212 (Br.)

Promoting international humanitarian law and international disaster response laws, rules and principles within the Commonwealth / Leonard Blazeby and David Fisher. - In: Commonwealth Law Bulletin, Vol. 36, no. 4, December 2010, p. 709-715. - Photocopies



The purpose of this paper is to update Commonwealth member states on developments in international humanitarian law (IHL) and in international disaster response laws, rules and principles (IDRL) since the Senior Officials of Commonwealth law Ministries meeting in 2007. It also gives some indication of possible future developments and related Commonwealth actions. 345.24/38 (Br.)

INTERNATIONAL HUMANITARIAN LAW-LAW OF OCCUPATION

Beyond occupation: apartheid, colonialism and international law in the Occupied Palestinian Territories / ed. by Virginia Tilley. - London: Pluto press, 2012. - XIX, 322 p.: tabl.; 23 cm. - Index. - ISBN 9780745332352

Contient les chapitres suivants: 1. Sources of law and key concept 2. The legal context in the Occupied Palestinian Territories 3. Review of Israeli practices relative to the prohibition of colonialism 4. Review of Israeli practices relative to the prohibition of apartheid 345.28/97

Interview with Raja Shehadeh / by Vincent Bernard, Michael Siegrist and Anton Camen. - In: International review of the Red Cross, Vol. 94, no. 885, Spring 2012, p. 13-28: photogr. In this interview, Raja Shehadeh gives his views on the relevance of occupation law today, as well as his personal reflections on Israel, the Palestinian Authority, and the work of international organizations such as the ICRC.

The law of military occupation and the role of de jure and de facto sovereignty / Salvatore Fabio Nicolosi. - In: Polish yearbook of international law, Vol. 31, 2011, p. 165-187. - Photocopies

This article aims at defining the specific tenets of the doctrine of "military occupation" and assessing how it deals with the issue of "sovereignty", looking at the problem from a historical perspective. Accordingly, after tracing the evolution of belligerent occupation as a legal institution of international law, attention is turned to the concepts of "effectiveness" and "temporariness" and the interplay between de jure and de facto sovereignty in the light of the "occupation zone model", as it has been applied in the course of international practice. Against this background the article discusses the hypothesis that the codification of the "laws of war" and evolution of the doctrine of military occupation as a temporary and limited regime, whose final aim is to restore legitimate sovereignty over the occupied territory, constitutes a paradigm which could and should apply to various unlawful territorial situations today which have arisen as a result of a misapplication of the law of military occupation. 345.28/98 (Br.)

Military occupation of Eastern Karelia by Finland in 1941-1944: was international law pushed aside? / Lauri Hannikainen. - Cambridge [etc.]: Cambridge University Press, 2013. - p. 183-205. - In: Searching for a "principle of humanity" in international humanitarian law This chapter addresses legal issues relating to the Finnish occupation of Eastern Karelia from 1941 to 1944. He provides a most sombre presentation of the circumstances and considerations that led to the invasion, and of the goals and intentions behind it. In describing Finnish efforts to create an ethnically clean Eastern Karelia and to annex the area, the author shows that the occupying forces' treatment of the civilian population involved inhuman acts contrary both to the 1907 Hague Regulations and the Martens Clause, including humanitarian considerations. He also describes, and criticises, the post-war tendency in Finland to present the occupation in a positive light. 345.2/906

The occupied and the occupier: the case of Norway / Sigrid Redse Johansen. -

Cambridge [etc.] : Cambridge University Press, 2013. - p. 206-232. - In: Searching for a "principle of humanity" in international humanitarian law

This chapter addresses legal issues relating to the German occupation of Norway from 1940 to 1945, with a particular focus on the occupying state's interference in the internal affairs of the occupied state. Norway had a peculiar arrangement during the war, where the appointed 'national' fascist government supported the occupying force. The author uses the example of Norway to demonstrate how requirements of humanity represent a driving force in the development of international humanitarian law, and that even if an occupying force may try to



camouflage its actions by legal terms, considerations of morality or humanity may override the positive law. 345.2/906

INTERNATIONAL HUMANITARIAN LAW-TYPE OF ACTORS

Direct participation in hostilities as a war crime: America's failed efforts to change the law of war / David J.R. Frakt. - In: Valparaiso University law review, Vol. 46, no. 3, 2012, p. 729-764. - Photocopies

This article addresses, in part, the question of what to do with civilian direct participants in hostilities (DPH) who are not killed by opposing armed forces, but are captured. Specifically, the article address the potential criminal prosecution of detained DPHs. The ability to detain provides an opportunity to the detaining power to prosecute the DPH "for an offence arising out of the hostilities." But is it a crime for someone who does not meet the Geneva Convention requirements for POW status to directly participate in hostilities? In other words, are all DPHs criminals? If so, are they war criminals, or, rather, common domestic criminals? The prevailing international view is that direct participation in hostilities in and of itself is not a war crime. Contrary to the prevailing international view, the United States has attempted, through the military commissions of Guantánamo, to treat direct participation in hostilities as a war crime. This article examines that effort, including the prosecutions of David Hicks and Omar Khadr, and the failed prosecution of Mohammed Jawad for alleged direct participation in hostilities. The article concludes that America's effort to convert all fighting against the U.S. by unprivileged enemy belligernets into a war crime has been a failure. 345.29/181 (Br.)

United Nations peacekeeping and the meaning of armed conflict / Mary Ellen O'Connell and Ania Kritvus. - Leiden; Boston: M. Nijhoff, 2012. - p. 109-118. - In: What is war?: an investigation in the wake of 9/11

This paper begins by tracing the evolution of UN peacekeeping and applicable international law. The second part of the paper looks at several national decisions on the application of IHL to wrongdoing by peacekeepers in Bosnia, Somalia and Rwanda. 345.2/916

INTERNATIONAL HUMANITARIAN LAW-TYPE OF CONFLICT

Abiding by and enforcing international humanitarian law in asymmetric warfare: the case of "operation cast lead" / Andreas Zimmermann. - In: Polish yearbook of international law, Vol. 31, 2011, p. 47-78. - Photocopies

"Operation cast lead" undertaken by the Israeli armed forces against Hamas forces in the Gaza strip in 2008/2009 raises a significant number of international legal issues. These issues relate to the nature of the military conflict, the legal status of the Gaza strip under international humanitarian law, but also, more generally, to the applicability and suitability of international humanitarian law in such kinds of asymmetric warfare taking place in densely populated areas. Besides, the article also questions at least some of the findings made by the "Goldstone report" tasked by the United Nations Human Rights Council to investigate alleged violations of international humanitarian law during armed conflict. 345.25/267 (Br.)

Armed conflict, internal disturbances or something else ?: the lower threshold of non-international armed conflict / Tom Haeck. - Saarbrücken: LAP Lambert Academic Publishing, 2012. - IV, II, 117 p.: carte; 22 cm. - Bibliographie: p. 105-116. - ISBN 9783847341635

In this academic but very readable work, the author tries to shed light on the contemporary meaning and legal definition of the concept of "non-international armed conflict", which was originally created to cover situations of "classical" civil wars. In this book, Haeck tries to answer the question when a certain situation can be described as being a "non-international armed conflict". He analyses the answers that have been given by the international case-law and doctrine and creates a working-definition that can be used to determine if a situation can be classified as a non-international armed conflict. Subsequently, he sheds light on the possible reasons one might have to classify something as an armed conflict - or not. To clarify this



theoretical and abstract exercise, the author applies his theoretical framework to three contemporary case-studies. 345.27/124

The concept of "armed conflict" in international armed conflict / Masahiko Asada. - Leiden; Boston: M. Nijhoff, 2012. - p. 51-67. - In: What is war?: an investigation in the wake of 9/11

This chapter tries to identify possible parameters with which to determine when the rules applicable in international armed conflicts apply, particularly whether they apply when only low intensity fighting has occurred. It will examine legal texts, State practice and judicial decisions, as well as legal doctrines. 345.2/916

Counterinsurgency law: new directions in asymmetric warfare / William Banks. - Oxford [etc.]: Oxford University Press, 2013. - XXII, 287 p.: diagr., graph., tabl.; 24 cm. - (Terrorism and global justice series). - Index. - ISBN 9780199941445 345.2/915

The ILA Use of Force Committee's final report on the definition of armed conflict in international law (August 2010) / International Law Association Committee on the Use of Force. - Leiden; Boston: M. Nijhoff, 2012. - p. 319-367. - In: What is war?: an investigation in the wake of 9/11

In May 2005, the Executive Committee of the International Law Association approved a mandate for the Use of Force Committee to produce a report on the meaning of war or armed conflict in international law. The report was motivated by the United States' position following the attacks of 11 September 2001 that it was involved in a "global war on terror". The U.S. position was contrary to a trend by states attempting to avoid acknowledging involvement in wars or armed conflicts. The Committee was asked to study the evidence in international law and report on how international law defines and distinguishes situations of war and peace. Given that important aspects of international law turn on whether a situation is properly defined as armed conflict, providing a clear understanding of what counts as armed conflict would support the proper functioning of the law in general. Most fundamentally, it would support the proper application of human rights law. 345.2/916

Initial report of the ILA Use of Force Committee on the definition of armed conflict (2008) / prepared by the International law Association Committee on the Use of Force. - Leiden; Boston: M. Nijhoff, 2012. - p. 275-305. - In: What is war?: an investigation in the wake of 9/11 In May 2005, the Executive Committee of the International Law Association approved a mandate for the Use of Force Committee to produce a report on the meaning of war or armed conflict in international law. The report was motivated by the United States' position following the attacks of 11 September 2001 that it was involved in a "global war on terror". The U.S. position was contrary to a trend by states attempting to avoid acknowledging involvement in wars or armed conflicts. The Committee was asked to study the evidence in international law and report on how international law defines and distinguishes situations of war and peace. Given that important aspects of international law turn on whether a situation is properly defined as armed conflict, providing a clear understanding of what counts as armed conflict would support the proper functioning of the law in general. Most fundamentally, it would support the proper application of human rights law. 345.2/916

The meaning of armed conflict: non-international armed conflict / Christine Gray. - Leiden; Boston: M. Nijhoff, 2012. - p. 69-95. - In: What is war?: an investigation in the wake of 9/11 345.2/916

Traditions of belligerent recognition: the Libyan intervention in historical and theoretical context / Sam Foster Halabi. - In: American university international law review, Vol. 27, no. 2, 2012, p. 321-389. - Photocopies



This article argues that, far from "crazy", these states' decisions to recognize the opposition were largely consistent with historical patterns in the recognition of civil war and how it will be managed by third-party states. While states might extend equal rights to the parties to a civil war before ultimately recognizing a victorious authority, they are just as likely to abruptly switch recognition or otherwise categorize the conflict in a way that advances their interests. [...] This article therefore posits a second thesis: while the customary international law that developed to manage civil wars did not, in fact, effectively regulate state behavior, it did reflect an underlying tendency for states to balance both individual and collective interests in the creation of new states of the change of regime in existing ones. 345.2/905 (Br.)

INTERNATIONAL ORGANIZATION-NGO

The Charter of the United Nations: a commentary / ed. by Bruno Simma... [et al.]. - 3rd ed.. - Oxford: Oxford University Press, 2012. - 2 vol. (CLXIX, XXIII, 2405 p.); 26 cm. - Index. - ISBN 9780199639762 341.12/257 (I 2012 ENG) 341.12/257 (II 2012 ENG)

MEDIA

Image warfare in the war on terror / Nathan Roger. - Basingstoke; New York: Palgrave Macmillan, 2013. - XI, 190 p.; 23 cm. - (New security challenges). - Bibliographie: p. 175-184. Index. - ISBN 9780230363885 070/93

Media, mobilization, and human rights: mediating suffering / ed. by Tristan Anne Borer. - London; New York: Zed Books, 2012. - VIII, 251 p.: ill., diagr.; 22 cm. - Bibliographies. Index. - ISBN 9781780320670 070/92

MISSING PERSONS

Enforced disappearance: determining state responsibility under the International Convention for the Protection of all Persons from Enforced disappearance / Marthe Lot Vermeulen. - Cambridge [etc.]: Intersentia, 2012. - XX, 549 p.; 24 cm. - (School of human rights research series; vol. 51). - Bibliographie: p. 509-528. Index. - ISBN 9781780680651 332/78

PEACE

Routledge handbook of peacebuilding / ed. by Roger Mac Ginty. - London; New York: Routledge, 2013. - XX, 394 p.: tabl., diagr., graph.; 26 cm. - Bibliographies. Index. - ISBN 9780415690195

Contient notamment: The evolution of peacebuilding / S. Ryan. - International relations theory and peacebuilding / D. Zaum. - Peacebuilding, law and human rights / C. Bell. - The political economy of peacebuilding and international aid / S. L. Woodward. 172.4/252

PROTECTION OF CULTURAL PROPERTY

The meaning and protection of "cultural objects and places of worship" under the 1977 additional protocols / by Marina Lostal Becerril. - In: Netherlands international law review, Vol. 59, 2012, p. 455-472. - Photocopies

This article addresses R. O'Keefe's 1999 publication entitled 'The Meaning of "Cultural Property" under the 1954 Hague Convention'. There the author made two points regarding the protection of 'cultural objects and places of worship' in the 1977 Additional Protocols to the Four Geneva Conventions of 1949 that have been commonly shared by legal scholarship and practice. First, he claimed that despite the divergences between the definitions of cultural property in the 1954 Hague Convention and the 1977 Additional Protocols, the spectrum of cultural property they covered was exactly the same. Secondly, he held that the Additional Protocols awarded a higher regime of protection to cultural property for not being subject to imperative military necessity. This article reconsiders and qualifies these statements. It argues that while both instruments tackle objects which represent each party's national heritage, their



scope of application differ since the 1954 Hague Convention cannot cover places of worship that constitute the spiritual heritage of peoples per se. This, we will see, has resulted in its own different consequences in international practice. It is erroneous to maintain tout court that the 1954 Hague Convention offers a weaker regime of protection for cultural property. From a closer look at the relationship between the concepts of 'military objectives' and 'imperative military necessity', a distinct and more nuanced conclusion follows: the 1954 Hague Convention offers stricter guarantees against the likelihood of acts of hostility aimed at cultural property. This article continues a scholarly debate initiated by O'Keefe, casts some clarity on issues that seem to trouble the ICTY, and challenges the mainstream interpretation given to the protection of cultural property under the two Additional Protocols. 363.8/76 (Br.)

UNESCO and the protection of cultural property during armed conflict / Sigrid Van der **Auwera**. - In: International journal of cultural policy, Vol. 19, no. 1, January 2013, p. 1-19. - Photocopies. Bibliographie: p. 17-19

Since the establishment of UNESCO, the organization has engaged in the protection of cultural property during armed conflict. Recently, however, an increased incidence of intentional cultural property destruction and looting has been observed during such conflicts. This article, therefore, evaluates UNESCO activities relating to the protection of cultural property during armed conflicts. It finds that the ineffectiveness of the measures employed is largely due to a lack of adjustment to the nature of contemporary conflicts and to changes in the profiles and motives of the perpetrators. Further problems, such as the slow operation and implementation procedures of the organization and its lack of pre-emptive actions, are also addressed. 363.8/75 (Br.)

PSYCHOLOGY

La prise en charge du choc en situation de crise : chocs en stock / Isabelle Tisserand. - Paris : L'Harmattan, 2012. - 120 p. ; 22 cm. - (Intelligence stratégique et géostratégie). - Bibliographie : p. 117-120. - ISBN 9782296992702 150/91

PUBLIC INTERNATIONAL LAW

The function of opinio juris in customary international law / Christian Dahlman. - In: Nordic journal of international law, Vol. 81, 2012, p. 327-339. - Photocopies This article claims that the requirement of opinio juris in the formation of customary international law means that a general practice must be generally accepted among states to become customary law. The article argues that opinio juris serves an important function. It prevents generally unwanted general practice from becoming customary law. 345/622 (Br.)

Les interactions entre les normes internationales relatives aux droits de la personne / Sandrine Turgis; préf. Jean Dhommeaux. - Paris: Pedone, 2012. - 640 p.; 24 cm. -(Publications de l'Institut international des droits de l'homme, Institut René Cassin de Strasbourg; no 17). - Adapté d'une thèse soutenue en 2009 à l'Université Panthéon-Assas-Paris 2. - Bibliographie: p. 553-601. Index. - ISBN 9782233006394 Les droits de la personne sont garantis au niveau international par le droit international des droits de l'homme, le droit humanitaire et le droit des réfugiés. La multiplication des normes, le morcellement de leurs sources, leur consécration au sein de diverses organisations et la pluralité des interprètes auxquels est confié le contrôle de leur respect laisse craindre un fractionnement de la matière. En parallèle, cette situation autorise et favorise des interactions entre les différentes normes du droit international de la personne, que ce soit lors de leur apparition sur la scène internationale ou lors de leur interprétation, notamment dans le cadre d'un dialoque des juges. L'étude des vecteurs et des effets de ces interactions doit s'accompagner d'une réflexion sur la possible émergence d'un droit commun par leur biais ainsi que sur la crédibilité et la sécurité juridique qui les accompagnent. 345/621



REFUGEES-DISPLACED PERSONS

Does IHL prohibit the forced displacement of civilians during war ? / David James Cantor. - In: International journal of refugee law, Vol. 24, no. 4, December 2012, p. 840-846. - Photocopies

This opinion addresses the question of whether international humanitarian law (IHL) prohibits the forced displacement of civilians during armed conflict. It argues that the relevant rules of IHL do not take as their starting point a general prohibition of displacement. Rather, the author contends that the laws of war depart from an understanding of this phenomenon as a sad and often inevitable fact of war. As a result, only certain forms of forced displacement are directly regulated by this body of rules. The opinion is written in a concise format with the non-specialist humanitarian practitioner in mind. 325.3/480 (Br.)

Forcible displacement throughout the ages: towards an international convention for the prevention and punishment of the crime of forcible displacement / by Grant Dawson and Sonia Farber. - Leiden; Boston: M. Nijhoff, 2012. - XIV, 197 p.; 24 cm. - (International humanitarian law series; vol. 36). - Index. - ISBN 9789004220546 325.3/478

Legal and policy imperatives for the prevention, protection, assistance and durable solution to the plight of internally displaced persons (IDPs) in Nigeria / Muhammed Tawfiq Ladan. - In: African yearbook on international humanitarian law, 2011, p. 79-106: tabl. This paper sets the following objectives: to provide a situation analysis on the causes and impact of internal displacement on internally displaced persons (IDPs); to review the current national response to the plight of IDPs through an examination of the country's existing legal, political and institutional frameworks; to explore the challenges to the development of a national response to the plight of IDPs; and to present a number of viable options for alleviating the plight of IDPs in Nigeria.

"Refugees on the run": ICRC travel documents in the aftermath of the Second World War / Irène Herrmann e Daniel Palmieri. - In: Contemporanea: rivista di storia dell'800 e del'900, Anno 16, n. 1, gennaio-marzo 2013, p. 91-109. - Photocopies 325.3/197 (Br.)

World migration report 2011 : communicating effectively about migration / International Organization for Migration. - Geneva : IOM, 2011. - XXII, 158 p. : graph., cartes, diagr. ; 28 cm. - ISBN 9789290686194 Réf. GEO 2-v

RELIGION

Is just war spirituality possible ? / Martin L. Cook. - In: Nova et Vetera, (english ed.), Vol. 10, no. 4, 2012, p. 1141-1156. - Photocopies

In this essay, the author wishes to explore a topic that he finds troubling and difficult - and about which he suffers a number of disadvantages in even attempting to address. But it is a fundamental question that lies at the heart of the cogency of the entire enterprise of Christian just war thinking. The question is this: is it possible, in the midst of combat, to maintain the kinds of attitudes and the psychological states that Christian just war writers hold out as the moral ideal for the Christian soldier? Following that discussion, he will takes up a perhaps even more troubling issue: the rise, among some in the ranks of the US military, of a new "holy war" mentality, which frames much of the current US military engagement in the world in terms of "spiritual warfare".

The Oxford handbook of religion and violence / ed. by Mark Juergensmeyer, Margo Kitts and Michael Jerryson. - Oxford [etc.]: Oxford University Press, 2013. - XIII, 653 p.: graph., tabl.; 26 cm. - Bibliographies. Index. - ISBN 9780199759996



Contient notamment: Just war and legal restraints / J. Kelsay. - Religion and violence from a political science perspective / D. Philpott. - Ritual, religion, and violence: an evolutionary perspective / C. S. Alcorta and R. Sosis. 281/52

Religions and world peace: religious capacities for conflict resolution and peacebuilding / Roland Czada, Thomas Held, Markus Weingardt. - Baden-Baden: Nomos, 2012. - 223 p.: tabl.; 23 cm. - (Religion - Konflikt - Frieden; Bd. 5). - Bibliographies. Index. - ISBN 9783832967055 281/51

SEA WARFARE

The Club-K anti-ship missile system: a case study in perfidy and its repression / by Robert Clarke. - In: Human rights brief, Vol. 20, issue 1, Fall 2012, p. 22-28

International law and contemporary naval operations / by D. P. O'Connell. - In: The British year book of international law, Vol. 44, 1970, p. 19-85. - Article republié en 2012 dans l'ouvrage : "The scope and applicability of international humanitarian law" ed. by Michael N. Schmitt, Wolff Heintschel von Heinegg 345.2/911

TORTURE

An empirical critique of "interrogational" torture / Richard Matthews. - In: Journal of social philosophy, Vol. 43, no. 4, Winter 2012, p. 457-470. - Photocopies The current debates about the ethics of torture are replete with fictions and abstract generalizations. In this essay, the author considers the category of "interrogational torture" and shows how its use cannot withstand empirical scrutiny. 323.2/38 (Br.)

Torture : a sociology of violence and human rights / Lisa Hajjar. - London ; New York : Routledge, 2013. - XII, 83 p. : photogr. ; 26 cm. - (Framing 21st century social issues). - Bibliographie : p. 62-69. Index. - ISBN 9780415518062 323.2/190

Transitional justice and the prevention of torture / Lorna McGregor. - In: The international journal of transitional justice, Vol. 7, issue 1, March 2013, p. 29-51. - Photocopies 323.2/39 (Br.)

WOMEN-GENDER

Defying victimhood: women and post-conflict peacebuilding / ed. by Albrecht Schnabel and Anara Tabyshalieva. - Paris [etc.]: United Nations University Press, 2012. - XVIII, 386 p.: tabl., graph.; 24 cm. - Index. - ISBN 9789280812015 362.8/185

International security and gender / Nicole Detraz. - Cambridge; Malden: Polity, 2012. - VI, 255 p.; 22 cm. - (Dimensions of security). - Bibliographie: p. 212-240. Index. - ISBN 9780745651170 362.8/187

The law of armed conflict: a gendered regime? / Judith Gail Gardam. - In: Studies in transnational legal policy, No. 25, 1993, p. 171-201. - Photocopies 362.8/17 (Br.)

Rape in wartime / ed. by Raphaëlle Branche and Fabrice Virgili. - Basingstoke; New York: Palgrave Macmillan, 2012. - XIII, 237 p.: tabl., ill.; 23 cm. - (Genders and sexualities in history). - Bibliographie: p. 220-228. Index. - ISBN 9780230363991 Contient notamment: The unquestioned crime: sexual violence by German soldiers during the war of annihilation in the Soviet Union, 1941-45 / R. Mühlhäuser. - "Special decisions": children



born as the result of German rape and handed over to public assistance during the Great War (1914-18) / A. Rivière. 362.8/188

What have women got to do with peace?: a gender analysis of the laws of war and peacemaking / Benedetta Faedi Duramy. - Oxford; Portland: Hart, 2011. - p. 209-232. - In: Law and outsiders: norms, processes and "othering" in the twenty-first century. - Photocopies This chapter offers an engaged analysis of the impact that armed conflicts have on women and the diverse roles women might conceivably play in peacemaking. Recalling the original theories of international law, the first part recounts how historical chronicles and modern authors have depicted women in wartime. Primarily portrayed as victims of brutalisation and sexual violence, women were confined to the private realm and, thus, excluded from the decision-making processes of war and peace. The second part of this chapter examines the international humanitarian law provisions dealing with women in armed conflict. Commencing with the outrages perpetrated during the two world wars, the analysis follows the evolution of international law pertaining to women in wartime. The third part of this chapter recounts the mass rape and sexual violence atrocities committed against women during the Yugoslavian and Rwandan conflicts in the 1990s. The fourth part reflects the fact that, despite these achievements, women remain in war, as in peace, secluded from decision-making processes. Specifically it recounts the struggle of women for peace in Liberia and Sierra Leone. Finally, the last part suggests lessons that may be drawn from previous women's struggles and experiences in conflict.

362.8/186 (Br.)