

# The Handbook Of The International Law Of Military Operations

RIGHT HERE, WE HAVE COUNTLESS BOOKS **THE HANDBOOK OF THE INTERNATIONAL LAW OF MILITARY OPERATIONS** AND COLLECTIONS TO CHECK OUT. WE ADDITIONALLY OFFER VARIANT TYPES AND AS WELL AS TYPE OF THE BOOKS TO BROWSE. THE UP TO STANDARD BOOK, FICTION, HISTORY, NOVEL, SCIENTIFIC RESEARCH, AS CAPABLY AS VARIOUS EXTRA SORTS OF BOOKS ARE READILY EASILY REACHED HERE.

AS THIS **THE HANDBOOK OF THE INTERNATIONAL LAW OF MILITARY OPERATIONS**, IT ENDS IN THE WORKS VISCERAL ONE OF THE FAVORED BOOKS **THE HANDBOOK OF THE INTERNATIONAL LAW OF MILITARY OPERATIONS** COLLECTIONS THAT WE HAVE. THIS IS WHY YOU REMAIN IN THE BEST WEBSITE TO SEE THE UNBELIEVABLE BOOK TO HAVE.

**RESEARCH HANDBOOK ON INTERNATIONAL LAW AND TERRORISM** BEN SAUL 2020-04-24 THIS NEWLY REVISED AND UPDATED SECOND EDITION PROVIDES A COMPREHENSIVE OVERVIEW OF INTERNATIONAL COUNTER-TERRORISM LAW AND PRACTICE. BRAND NEW AND REVISED CHAPTERS PROVIDE CRITICAL COMMENTARY ON THE LAW FROM LEADING SCHOLARS AND PRACTITIONERS IN THE FIELD, INCLUDING NEW TOPICS FOR THIS EDITION SUCH AS FOREIGN TERRORIST FIGHTERS, THE NEXUS BETWEEN ORGANIZED CRIME AND TERRORISM, AND THE PREVENTION OF VIOLENT EXTREMISM.

**RESEARCH HANDBOOK IN INTERNATIONAL ECONOMIC LAW** ANDREW T. GUZMÁN 2008-01-01 THIS MAJOR NEW WORK CONSISTS OF CAREFULLY COMMISSIONED ORIGINAL AND INCISIVE CONTRIBUTIONS FROM LEADING SCHOLARS IN THE FIELD OF INTERNATIONAL ECONOMIC LAW. COVERING A FULL RANGE OF TOPICS, THE HANDBOOK PROVIDES AN ACCESSIBLE TREATMENT OF THE LAW IN EACH AREA, AS WELL AS A THOUGHTFUL SYNTHESIS AND DISCUSSION OF RELATED PUBLIC POLICY ISSUES FROM A BROADLY SOCIAL SCIENCE PERSPECTIVE.

**RESEARCH HANDBOOK ON TERRITORIAL DISPUTES IN INTERNATIONAL LAW** MARCELO G. KOHEN 2018-10-26 TERRITORIAL DISPUTES REMAIN A SIGNIFICANT SOURCE OF TENSION IN INTERNATIONAL RELATIONS, REPRESENTING AN IMPORTANT SHARE OF INTERSTATE CASES BROUGHT BEFORE INTERNATIONAL TRIBUNALS AND COURTS. ANALYSING THE INTERNATIONAL LAW APPLICABLE TO THE ASSESSMENT OF TERRITORIAL CLAIMS AND THE SETTLEMENT OF RELATED DISPUTES, THIS RESEARCH HANDBOOK PROVIDES A SYSTEMATIC EXPOSITION AND IN-DEPTH DISCUSSIONS OF THE RELEVANT KEY CONCEPTS, PRINCIPLES, RULES, AND TECHNIQUES. COMBINING EXTENSIVE KNOWLEDGE FROM ACROSS INTERNATIONAL LAW, MARCELO KOHEN AND MAMADOU H. BI EXPERTLY UNITE A MULTINATIONAL GROUP OF CONTRIBUTORS TO PROVIDE A GO-TO RESOURCE FOR THE SETTLEMENT OF TERRITORIAL DISPUTES. THE DIFFERENT CHAPTERS DISCUSS THE PROCESS THROUGH WHICH STATES ESTABLISH SOVEREIGNTY OVER A TERRITORY, AND REVIEW THE DIFFERENT TITLES OF TERRITORIAL SOVEREIGNTY, THE RELATION BETWEEN TITLES AND EFFECTIVITIES, AS WELL AS THE RELEVANCE OF STATE CONDUCT. SELECT CHAPTERS FOCUS ON THE IMPACT OF FOUNDATIONAL PRINCIPLES OF INTERNATIONAL LAW SUCH AS THE PRINCIPLE OF TERRITORIAL INTEGRITY, THE RIGHT OF SELF-DETERMINATION AND THE PROHIBITION OF THE THREAT OR USE OF FORCE, ON TERRITORIAL DISPUTES. FINALLY, TECHNICAL RULES THAT ARE CRUCIAL FOR THE ASSESSMENT OF TERRITORIAL CLAIMS, ESPECIALLY THE TECHNIQUES OF INTERTEMPORAL LAW AND CRITICAL DATE, AS WELL AS EVIDENTIARY RULES, ARE PRESENTED. AN ESSENTIAL RESOURCE FOR PRACTITIONERS, INTERNATIONAL LAW ACADEMICS AND PUBLIC OFFICIALS INCLUDING JUDGES AND ARBITRATORS, THIS RESEARCH HANDBOOK IS A HIGHLY ORIGINAL COLLECTION OF SCHOLARSHIP AND RESEARCH ON TERRITORIAL DISPUTES AND THEIR SETTLEMENT.

**RESEARCH HANDBOOK ON INTERNATIONAL CRIMINAL LAW** BARTRAM S. BROWN 2011-01-01 'THIS TIMELY, VALUABLE AND THOUGHT-PROVOKING CONTRIBUTION TO OUR UNDERSTANDING OF THE VIBRANT NEW SUBJECT THAT IS INTERNATIONAL CRIMINAL LAW, IS A GREAT ADDITION TO THE LITERATURE AND TO OUR UNDERSTANDING. PROFESSOR BART BROWN DESERVES REAL APPRECIATION FOR BRINGING IT TOGETHER.' - PHILIPPE SANDS QC, UNIVERSITY COLLEGE LONDON AND MATRIX CHAMBERS, UK 'THE RESEARCH HANDBOOK IS A COMPREHENSIVE UP-TO-DATE GUIDE TO ONE OF THE YOUNGEST YET MOST DYNAMIC AREAS OF INTERNATIONAL LAW. IT TACKLES THE PERTINENT CHALLENGES AND OPPORTUNITIES, STARTING WITH THE CLASSICAL ISSUES LIKE CATEGORIES OF INTERNATIONAL CRIMES AND COMPLEMENTARITY, GOING ON TO ADDRESS THE PROBLEMS AHEAD INCLUDING THE GUANTANAMO REGIME, CRIMES AGAINST WOMEN AND THE STATUS OF PRIVATE SECURITY CONTRACTORS. THE HANDBOOK WILL BE A VALUABLE SOURCE FOR BOTH GENERAL AND ADVANCED INTERNATIONAL CRIMINAL LAW RESEARCH.' - JAMES CRAWFORD, CAMBRIDGE UNIVERSITY, UK THIS CAREFULLY REGARDED AND WELL-STRUCTURED HANDBOOK COVERS THE BROAD RANGE OF NORMS, PRACTICES, POLICIES, PROCESSES AND INSTITUTIONAL MECHANISMS OF INTERNATIONAL CRIMINAL LAW, EXPLORING HOW THEY OPERATE AND CONTINUE TO DEVELOP IN A VARIETY OF CONTEXTS. LEADING SCHOLARS IN THE FIELD AND EXPERIENCED PRACTITIONERS HAVE BROUGHT TOGETHER THEIR EXPERTISE AND PERSPECTIVES IN A CLEAR AND CONCISE FASHION TO CREATE AN AUTHORITATIVE RESOURCE, WHICH WILL BE USEFUL AND ACCESSIBLE EVEN TO THOSE WITHOUT LEGAL TRAINING. THE RESEARCH HANDBOOK ON INTERNATIONAL CRIMINAL LAW WILL APPEAL TO PRACTITIONERS WHO MAY WANT TO DEFEND, OR PROSECUTE, INTERNATIONAL CRIMINAL LAW CASES, AND ACADEMICS RESEARCHING AND WRITING ON INTERNATIONAL CRIMINAL LAW. GRADUATE STUDENTS STUDYING INTERNATIONAL CRIMINAL LAW, INTERNATIONAL HUMAN RIGHTS OR INTERNATIONAL HUMANITARIAN LAW AS WELL AS THOSE STUDYING INTERNATIONAL JUSTICE, INTERNATIONAL POLITICS, INTERNATIONAL ORGANIZATION OR PUBLIC POLICY ANALYSIS, WILL ALSO FIND THIS BOOK INVALUABLE.

**RESEARCH HANDBOOK ON INTERNATIONAL LAW AND SOCIAL RIGHTS** CHRISTINA BINDER 2020-08-28 THIS COMPREHENSIVE RESEARCH HANDBOOK OFFERS A COMPARATIVE OVERVIEW OF THE HISTORY, NATURE AND CURRENT STATUS OF SOCIAL RIGHTS AT THE UNIVERSAL AND REGIONAL LEVEL. TRACING THEIR EVOLUTION FROM RATHER MODEST BEGINNINGS, TO BECOMING THE CATEGORY OF RIGHTS RESPONDING MOST ACCURATELY TO THE 21ST CENTURY'S POLICY OBJECTIVES OF POVERTY ERADICATION AND EQUITABLE RESOURCE ALLOCATION, THIS RESEARCH HANDBOOK ASSESSES THE MECHANISMS USED TO ENHANCE THE IMPLEMENTATION AND ENFORCEMENT OF

SOCIAL RIGHTS.

**ROUTLEDGE HANDBOOK OF INTERNATIONAL HUMAN RIGHTS LAW** SCOTT SHEERAN 2014-08-07 THE ROUTLEDGE HANDBOOK OF INTERNATIONAL HUMAN RIGHTS LAW PROVIDES THE DEFINITIVE GLOBAL SURVEY OF THE DISCIPLINE OF INTERNATIONAL HUMAN RIGHTS LAW. EACH CHAPTER IS WRITTEN BY A LEADING EXPERT AND PROVIDES A CONTEMPORARY OVERVIEW OF A SIGNIFICANT AREA WITHIN THE FIELD. AS WELL AS COVERING TOPICS INTEGRAL TO THE THEORY AND PRACTICE OF INTERNATIONAL HUMAN RIGHTS LAW THE VOLUME OFFERS A BROADER PERSPECTIVE THROUGH EXAMINATIONS OF THE WAYS IN WHICH HUMAN RIGHTS LAW INTERACTS WITH OTHER LEGAL REGIMES AND OTHER INTERNATIONAL INSTITUTIONS, AND BY ADDRESSING THE CURRENT AND FUTURE CHALLENGES FACING HUMAN RIGHTS. PROVIDING UP-TO-DATE AND AUTHORITATIVE ARTICLES COVERING KEY ASPECTS OF INTERNATIONAL HUMAN RIGHTS LAW, THIS BOOK WORK IS AN ESSENTIAL WORK OF REFERENCE FOR SCHOLARS, PRACTITIONERS AND STUDENTS ALIKE. CHAPTER 35 OF THIS BOOK IS FREELY AVAILABLE AS A DOWNLOADABLE OPEN ACCESS PDF UNDER A CREATIVE COMMONS ATTRIBUTION-NON COMMERCIAL-NO DERIVATIVES 3.0 LICENSE. [HTTPS://WWW.ROUTLEDGEHANDBOOKS.COM/DOI/10.4324/9780203481417.CH35](https://www.routledgehandbooks.com/doi/10.4324/9780203481417.ch35)

**ROUTLEDGE HANDBOOK OF INTERNATIONAL LAW AND THE HUMANITIES** SHANE CHALMERS 2021 THIS HANDBOOK BRINGS TOGETHER 40 OF THE WORLD'S LEADING SCHOLARS AND RISING STARS WHO STUDY INTERNATIONAL LAW FROM DISCIPLINES IN THE HUMANITIES - FROM HISTORY TO LITERATURE, PHILOSOPHY TO THE VISUAL ARTS - TO SHOWCASE THE DISTINCTIVE CONTRIBUTIONS THAT THIS FIELD HAS MADE TO THE STUDY OF INTERNATIONAL LAW OVER THE PAST TWO DECADES. INCLUDING AUTHORS FROM AUSTRALIA, CANADA, EUROPE, INDIA, SOUTH AFRICA, THE UK AND THE USA, ALL THE CONTRIBUTORS ENGAGE THE QUESTION OF WHAT IS DISTINCTIVE, AND CRITICAL, ABOUT THE WORK THAT HAS BEEN DONE AND THAT CONTINUES TO BE DONE IN THE FIELD OF 'INTERNATIONAL LAW AND THE HUMANITIES'. FOR MANY OF THESE AUTHORS, ANSWERING THIS QUESTION INVOLVES REFLECTING ON THE WORK THEY THEMSELVES HAVE BEEN CONTRIBUTING TO THIS PATH-BREAKING FIELD SINCE ITS INCEPTION AT THE END OF THE TWENTIETH CENTURY. FOR OTHERS, IT INVOLVES OFFERING MODELS OF THE NEW WORK THEY ARE CARRYING OUT, OR ELSE REFLECTING ON THE FUTURE DIRECTIONS OF A FIELD THAT HAS NOW TAKEN ITS PLACE AS ONE OF THE MOST IMPORTANT SITES FOR THE STUDY OF INTERNATIONAL LEGAL PRACTICE AND THEORY. EACH OF THE BOOK'S SIX PARTS FOREGROUNDS A DIFFERENT ELEMENT, OR CLUSTER OF ELEMENTS, OF INTERNATIONAL LAW AND THE HUMANITIES, FROM AN ATTENTION TO THE OFFICE, CONDUCT AND TRAINING OF THE JURIST AND JURISPRUDENT (PART 1); TO SCHOLARLY CRAFT AND TECHNIQUE (PART 2); TO QUESTIONS OF AUTHORITY AND RESPONSIBILITY (PART 3); HISTORY AND HISTORIOGRAPHY (PART 4); PLURALITY AND COMMUNITY (PART 5); AS WELL AS THE CHALLENGE OF THINKING, AND RETHINKING, INTERNATIONAL LEGAL CONCEPTS FOR OUR TIMES (PART 6). OUTLINING NEW WAYS OF IMAGINING, AND DOING, INTERNATIONAL LAW AT A MOMENT IN TIME WHEN ORIGINAL, CRITICAL THOUGHT AND PRACTICE IS MORE NECESSARY THAN EVER, THIS HANDBOOK WILL BE ESSENTIAL FOR SCHOLARS, STUDENTS AND PRACTITIONERS IN INTERNATIONAL LAW, INTERNATIONAL RELATIONS, AS WELL AS IN LAW AND THE HUMANITIES MORE GENERALLY.

**RESEARCH HANDBOOK ON THE THEORY AND HISTORY OF INTERNATIONAL LAW** ALEXANDER ORAKHELASHVILI 2020-12-25 THIS UPDATED AND REVISED SECOND EDITION, WITH CONTRIBUTIONS FROM RENOWNED EXPERTS, PROVIDES A COMPREHENSIVE SCHOLARLY FRAMEWORK FOR ANALYZING THE THEORY AND HISTORY OF INTERNATIONAL LAW. FEATURING AN ARRAY OF LEGAL AND INTERDISCIPLINARY ANALYSES, IT FOCUSES ON THOSE THEORIES AND DEVELOPMENTS THAT ILLUMINATE THE CENTRAL AND TIMELESS BASIC CONCEPTS AND CATEGORIES OF THE INTERNATIONAL LEGAL SYSTEM, HIGHLIGHTING THE INTERDEPENDENCY OF VARIOUS ASPECTS OF THEORY AND HISTORY AND DEMONSTRATING THE CONNECTIONS BETWEEN THEORY AND PRACTICE.

**ELEMENTS OF INTERNATIONAL LAW** HENRY WHEATON 1836

**ROUTLEDGE HANDBOOK OF INTERNATIONAL ENVIRONMENTAL LAW** SHAWKAT ALAM 2013 THE ROUTLEDGE HANDBOOK OF INTERNATIONAL ENVIRONMENTAL LAW IS AN ADVANCED LEVEL REFERENCE GUIDE WHICH PROVIDES A COMPREHENSIVE AND CONTEMPORARY OVERVIEW OF THE CORPUS OF INTERNATIONAL ENVIRONMENTAL LAW (IEL). THE HANDBOOK FEATURES SPECIALLY COMMISSIONED PAPERS BY LEADING EXPERTS IN THE FIELD OF INTERNATIONAL ENVIRONMENTAL LAW, DRAWN FROM A RANGE OF BOTH DEVELOPED AND DEVELOPING COUNTRIES IN ORDER TO PUT FORWARD A TRULY GLOBAL APPROACH TO THE SUBJECT. FURTHERMORE, IT ADDRESSES EMERGING AND CROSS-CUTTING ISSUES OF CRITICAL IMPORTANCE FOR THE YEARS AHEAD. THE BOOK IS SPLIT INTO SIX PARTS FOR EASE OF REFERENCE: THE LEGAL FRAMEWORK, THEORIES AND PRINCIPLES OF INTERNATIONAL ENVIRONMENTAL LAW - FOCUSES ON THE ORIGINS, THEORY, PRINCIPLES AND DEVELOPMENT OF THE DISCIPLINE; IMPLEMENTING INTERNATIONAL ENVIRONMENTAL LAW - ADDRESSES THE IMPLEMENTATION OF IEL AND THE ROLE OF VARIOUS ACTORS AND INSTITUTIONS, INCLUDING CORPORATIONS, INTERGOVERNMENTAL ORGANISATIONS AND NGOS; KEY ISSUES AND LEGAL FRAMEWORKS - BRINGS FRESH PERSPECTIVES OF THE COMMON GENERAL ISSUES OF INTERNATIONAL ENVIRONMENTAL LAW, SUCH AS BIOLOGICAL DIVERSITY AND MARINE ENVIRONMENTAL LAW; REGIONAL ENVIRONMENTAL LAW - EXPLORES THE SPECIFIC REGIMES DEVELOPED TO ADDRESS REGIONAL ENVIRONMENTAL ISSUES, CONSIDERING THE EVOLUTION, PROSPECTS AND

RELATIONSHIP OF REGIONAL LAW AND MECHANISMS TO IEL; CROSS-CUTTING ISSUES - CONSIDERS THE ENGAGEMENT OF INTERNATIONAL ENVIRONMENTAL LAW WITH OTHER KEY FIELDS AND LEGAL REGIMES, INCLUDING INTERNATIONAL TRADE, HUMAN RIGHTS AND ARMED CONFLICT; CONTEMPORARY AND FUTURE CHALLENGES - ANALYSES PRESSING CURRENT AND EMERGING ISSUES IN THE FIELD INCLUDING ENVIRONMENTAL REFUGEES AND CLIMATE CHANGE, REDD AND DEFORESTATION, AND 'TREATY CONGESTION' IN IEL. THIS UP-TO-DATE AND AUTHORITATIVE BOOK MAKES IT AN ESSENTIAL REFERENCE WORK FOR STUDENTS, SCHOLARS AND PRACTITIONERS WORKING IN THE FIELD.

**THE OXFORD HANDBOOK OF JURISDICTION IN INTERNATIONAL LAW** STEPHEN ALLEN 2019-08-27 THE OXFORD HANDBOOK OF JURISDICTION IN INTERNATIONAL LAW PROVIDES AN AUTHORITATIVE AND COMPREHENSIVE ANALYSIS OF THE CONCEPT OF JURISDICTION IN INTERNATIONAL LAW. JURISDICTION PLAYS A FUNDAMENTAL ROLE IN INTERNATIONAL LAW, LIMITING THE EXERCISE OF LEGAL AUTHORITY OVER INTERNATIONAL LEGAL SUBJECTS. BUT DESPITE ITS IMPORTANCE, THE CONCEPT HAS REMAINED, UNTIL NOW, UNDERDEVELOPED. DISCUSSIONS OF JURISDICTION IN INTERNATIONAL LAW REGULARLY REFER TO CLASSIC HEADS OF JURISDICTION BASED ON TERRITORIALITY OR NATIONALITY, OR USE THE SS LOTUS DECISION OF THE PERMANENT COURT OF INTERNATIONAL JUSTICE AS A STARTING POINT. HOWEVER, TRADITIONAL UNDERSTANDINGS OF JURISDICTION ARE FACING NEW CHALLENGES. GLOBALIZATION HAS INCREASED THE NEED FOR JURISDICTION TO BE APPLIED EXTRATERRITORIALLY, NON-STATE FORMS OF LAW PROVIDE NEW THEORETICAL CHALLENGES AND INTERSECTIONS BETWEEN DIFFERENT FORMS OF JURISDICTION HAVE BECOME MORE INTRICATE. THIS HANDBOOK PROVIDES A NECESSARY RE-EXAMINATION OF THE CONCEPT OF JURISDICTION IN INTERNATIONAL LAW THROUGH A THEMATIC ANALYSIS OF ITS HISTORY, ITS CONTEMPORARY APPLICATION, AND HOW IT NEEDS TO ADAPT TO ENCOMPASS FUTURE DEVELOPMENTS IN INTERNATIONAL LAW. IT EXAMINES SOME OF THE MOST CONTENTIOUS ELEMENTS OF JURISDICTION BY CONSIDERING HOW THE CONCEPT IS BEING APPLIED IN SPECIFIC SUBSTANTIVE AND INSTITUTIONAL SETTINGS.

**RESEARCH HANDBOOK ON INTERNATIONAL LAW AND CYBERSPACE** TSAGOURIAS, NICHOLAS 2021-12-14 THIS REVISED AND EXPANDED EDITION OF THE RESEARCH HANDBOOK ON INTERNATIONAL LAW AND CYBERSPACE BRINGS TOGETHER LEADING SCHOLARS AND PRACTITIONERS TO EXAMINE HOW INTERNATIONAL LEGAL RULES, CONCEPTS AND PRINCIPLES APPLY TO CYBERSPACE AND THE ACTIVITIES OCCURRING WITHIN IT. IN DOING SO, CONTRIBUTORS HIGHLIGHT THE DIFFICULTIES IN APPLYING INTERNATIONAL LAW TO CYBERSPACE, ASSESS THE REGULATORY EFFICACY OF THESE RULES AND, WHERE NECESSARY, SUGGEST ADJUSTMENTS AND REVISIONS.

**THE HANDBOOK OF THE INTERNATIONAL LAW OF MILITARY OPERATIONS** TERRY D. GILL 2015 THE SECOND EDITION OF THIS WELL RECEIVED HANDBOOK PROVIDES A COMPREHENSIVE OVERVIEW AND ANNOTATED COMMENTARY OF THOSE AREAS OF INTERNATIONAL LAW MOST RELEVANT TO THE PLANNING AND CONDUCT OF MILITARY OPERATIONS. IT COVERS A WIDE SCOPE OF MILITARY OPERATIONS, RANGING FROM OPERATIONS CONDUCTED UNDER UN SECURITY COUNCIL MANDATE TO (COLLECTIVE) SELF-DEFENCE AND CONSENSUAL AND HUMANITARIAN OPERATIONS AND IDENTIFIES THE RELEVANT LEGAL BASES AND APPLICABLE LEGAL REGIMES GOVERNING THE APPLICATION OF FORCE AND TREATMENT OF PERSONS DURING SUCH OPERATIONS. IT ALSO DEVOTES ATTENTION TO THE LAW GOVERNING THE STATUS OF FORCES, MILITARY USE OF THE SEA AND AIRSPACE AND QUESTIONS OF INTERNATIONAL (CRIMINAL) RESPONSIBILITY FOR BREACHES OF INTERNATIONAL LAW. NEW DEVELOPMENTS SUCH AS CYBER WARFARE AND CONTROVERSIAL ASPECTS OF LAW IN RELATION TO CONTEMPORARY OPERATIONS, SUCH AS TARGETED KILLING OF SPECIFIC INDIVIDUALS ARE DISCUSSED AND ANALYSED, ALONGSIDE RECENT DEVELOPMENTS IN MORE TRADITIONAL TYPES OF OPERATIONS, SUCH AS PEACEKEEPING AND NAVAL OPERATIONS. THE BOOK IS AIMED AT POLICY OFFICIALS, COMMANDERS AND THEIR (MILITARY) LEGAL ADVISORS WHO ARE INVOLVED WITH THE PLANNING AND CONDUCT OF ANY TYPE OF MILITARY OPERATION AND IS INTENDED TO COMPLEMENT NATIONAL AND INTERNATIONAL POLICY AND LEGAL GUIDELINES AND ASSIST IN IDENTIFYING AND APPLYING THE LAW TO ENSURE LEGITIMACY AND CONTRIBUTE TO MISSION ACCOMPLISHMENT. IT LIKEWISE FULFILLS A NEED IN PERTINENT INTERNATIONAL ORGANIZATIONS, SUCH AS THE UN, NATO, REGIONAL ORGANIZATIONS, AND NGOs. IT ALSO SERVES AS A COMPREHENSIVE WORK OF REFERENCE TO ACADEMICS AND IS SUITABLE FOR COURSES AT MILITARY STAFF COLLEGES, ACADEMIES AND UNIVERSITIES, WHICH DEVOTE ATTENTION TO ONE OR MORE ASPECTS OF INTERNATIONAL LAW TREATED IN THE BOOK. THIS MIX OF INTENDED USERS IS REFLECTED IN THE CONTRIBUTORS WHO INCLUDE SENIOR (FORMER) POLICY OFFICIALS AND (MILITARY) LEGAL ADVISORS, ALONGSIDE ACADEMICS ENGAGED IN TEACHING AND RESEARCH IN THESE AREAS OF INTERNATIONAL LAW.

**THE CAMBRIDGE HANDBOOK OF IMMUNITIES AND INTERNATIONAL LAW** TOM RUYTS 2019-04-30 FEW TOPICS OF INTERNATIONAL LAW SPEAK TO THE IMAGINATION AS MUCH AS INTERNATIONAL IMMUNITIES. QUESTIONS PERTAINING TO IMMUNITY FROM JURISDICTION OR EXECUTION UNDER INTERNATIONAL LAW SURFACE ON A FREQUENT BASIS BEFORE NATIONAL COURTS, INCLUDING AT THE HIGHEST LEVELS OF THE JUDICIAL BRANCH AND BEFORE INTERNATIONAL COURTS OR TRIBUNALS. NEVERTHELESS, INTERNATIONAL IMMUNITY LAW IS AND REMAINS A CHALLENGING FIELD FOR PRACTITIONERS AND SCHOLARS ALIKE. CHALLENGES STEM IN PART FROM THE UNCERTAINTY PERTAINING TO THE CUSTOMARY CONTENT OF SOME IMMUNITY REGIMES SAID TO BE IN A 'STATE OF FLUX', THE DIVERGENT - AND AT TIMES DIRECTLY CONFLICTING - APPROACHES TO IMMUNITY IN DIFFERENT NATIONAL AND INTERNATIONAL JURISDICTIONS, OR THE INCREASING INTOLERANCE TOWARDS IMPUNITY THAT HAS ACCOMPANIED THE ADVANCE OF INTERNATIONAL CRIMINAL LAW AND HUMAN RIGHTS LAW. COMPOSED OF THIRTY-FOUR EXPERTLY WRITTEN CONTRIBUTIONS, THE PRESENT VOLUME UNIQUELY PROVIDES A COMPREHENSIVE TOUR D'HORIZON OF INTERNATIONAL IMMUNITY LAW, TRAVERSING A WEALTH OF NATIONAL AND INTERNATIONAL PRACTICE.

**RESEARCH HANDBOOK ON INTERNATIONAL REFUGEE LAW** SATVINDER SINGH JUSS 2019 IN AN AGE OF ETHNIC NATIONALISM AND ANTI-IMMIGRANT RHETORIC, THE STUDY OF REFUGEES CAN HELP DEVELOP A NEW OUTLOOK ON SOCIAL JUSTICE, JUST AS THE POST-WAR INTERNATIONAL ORDER ENDS. THE GLOBAL FINANCIAL CRISIS, THE RISE OF POPULIST LEADERS LIKE TRUMP, PUTIN, AND ERDOGAN, NOT TO MENTION THE ARRIVAL OF ANTI-EU PARTIES, RAISES THE NEED TO INTERROGATE THE REFUGEE, MIGRANT, CITIZEN, STATELESS, LEGAL, AND ILLEGAL AS CONCEPTS. THIS INSIGHTFUL RESEARCH HANDBOOK IS A TIMELY CONTRIBUTION TO THAT DEBATE.

**THE OXFORD HANDBOOK OF THE THEORY OF INTERNATIONAL LAW** ANNE ORFORD 2016-05-26 THE OXFORD HANDBOOK OF INTERNATIONAL LEGAL THEORY PROVIDES AN ACCESSIBLE AND AUTHORITATIVE GUIDE TO THE MAJOR THINKERS, CONCEPTS, APPROACHES, AND DEBATES THAT HAVE SHAPED CONTEMPORARY INTERNATIONAL LEGAL THEORY. THE HANDBOOK FEATURES 48 ORIGINAL ESSAYS BY

LEADING INTERNATIONAL SCHOLARS FROM A WIDE RANGE OF TRADITIONS, NATIONALITIES, AND PERSPECTIVES, REFLECTING THE RICHNESS AND DIVERSITY OF THIS DYNAMIC FIELD. THE COLLECTION EXPLORES KEY QUESTIONS AND DEBATES IN INTERNATIONAL LEGAL THEORY, OFFERS NEW INTELLECTUAL HISTORIES FOR THE DISCIPLINE, AND PROVIDES FRESH INTERPRETATIONS OF SIGNIFICANT HISTORICAL FIGURES, TEXTS, AND THEORETICAL APPROACHES. IT PROVIDES A MUCH-NEEDED MAP OF THE FIELD OF INTERNATIONAL LEGAL THEORY, AND A GUIDE TO THE MAIN THEMES AND DEBATES THAT HAVE DRIVEN THEORETICAL WORK IN INTERNATIONAL LAW. THE HANDBOOK WILL BE AN INDISPENSABLE REFERENCE WORK FOR STUDENTS, SCHOLARS, AND PRACTITIONERS SEEKING TO GAIN AN OVERVIEW OF CURRENT THEORETICAL DEBATES ABOUT THE NATURE, FUNCTION, FOUNDATIONS, AND FUTURE ROLE OF INTERNATIONAL LAW.

**THE OXFORD HANDBOOK OF INTERNATIONAL CLIMATE CHANGE LAW** KEVIN R. GRAY 2016-04 CLIMATE CHANGE PRESENTS ONE OF THE GREATEST CHALLENGES OF OUR TIME, AND HAS BECOME ONE OF THE DEFINING ISSUES OF THE TWENTY-FIRST CENTURY. THE RADICAL CHANGES WHICH BOTH DEVELOPED AND DEVELOPING COUNTRIES WILL NEED TO MAKE, IN ECONOMIC AND IN LEGAL TERMS, TO RESPOND TO CLIMATE CHANGE ARE UNPRECEDENTED. INTERNATIONAL LAW, INCLUDING TREATY REGIMES, INSTITUTIONS, AND CUSTOMARY INTERNATIONAL LAW, NEEDS TO ADDRESS THE MYRIAD CHALLENGES AND CONSEQUENCES OF CLIMATE CHANGE, INCLUDING VARIATIONS IN THE WEATHER PATTERNS, SEA LEVEL RISE, AND THE RESULTING MIGRATION OF PEOPLES. THE OXFORD HANDBOOK OF INTERNATIONAL CLIMATE CHANGE LAW PROVIDES AN UNPRECEDENTED AND AUTHORITATIVE OVERVIEW OF ALL ASPECTS OF INTERNATIONAL CLIMATE CHANGE LAW AS IT CURRENTLY STANDS, WITH GUIDANCE FOR HOW IT SHOULD DEVELOP IN THE FUTURE. OVER FORTY LEADING SCHOLARS AND PRACTITIONERS SET OUT A COMPREHENSIVE UNDERSTANDING OF THE LEGAL ISSUES THAT SURROUND THIS VITALLY IMPORTANT BUT STILL EMERGING AREA OF INTERNATIONAL LAW. THIS BOOK ADDRESSES THE MAJOR LEGAL DIMENSIONS OF THE PROBLEMS CAUSED BY CLIMATE CHANGE: NOT ONLY IN THE CONTENT AND NATURE OF THE INTERNATIONAL LEGAL FRAMEWORKS, WHICH NEED IMPLEMENTATION AT THE NATIONAL LEVEL, BUT ALSO THE DEVELOPMENT OF CARBON TRADING SYSTEMS AS A MEANS OF REDUCING THE COSTS OF MEETING EMISSION REDUCTION TARGETS. AFTER AN INTRODUCTION TO THE FIELD, THE HANDBOOK ASSESSES THE RELEVANT INSTITUTIONS, THE KEY APPLICABLE PRINCIPLES OF INTERNATIONAL LAW, THE INTERNATIONAL MITIGATION REGIME AND ITS CONSEQUENCES, AND CLIMATE CHANGE LITIGATION, BEFORE PROVIDING PERSPECTIVES FOCUSED UPON SPECIFIC COUNTRIES OR REGIONS. THE HANDBOOK WILL BE AN INVALUABLE RESOURCE FOR SCHOLARS, STUDENTS, AND PRACTITIONERS OF INTERNATIONAL CLIMATE CHANGE LAW. IT PROVIDES READERS WITH DIVERSE PERSPECTIVES, BRINGING TOGETHER INTERPRETATIONS FROM DIFFERENT DISCIPLINES, COUNTRIES, AND CULTURES.

**THE OXFORD HANDBOOK OF THE USE OF FORCE IN INTERNATIONAL LAW** MARC WELLER 2015-01-15 THE PROHIBITION OF THE USE OF FORCE IN INTERNATIONAL LAW IS ONE OF THE MAJOR ACHIEVEMENTS OF INTERNATIONAL LAW IN THE PAST CENTURY. THE ATTEMPT TO OUTLAW WAR AS A MEANS OF NATIONAL POLICY AND TO ESTABLISH A SYSTEM OF COLLECTIVE SECURITY AFTER BOTH WORLD WARS RESULTED IN THE CREATION OF THE UNITED NATIONS CHARTER, WHICH REMAINS A PRINCIPAL POINT OF REFERENCE FOR THE LAW ON THE USE OF FORCE TO THIS DAY. THERE HAVE, HOWEVER, BEEN CONSIDERABLE CHALLENGES TO THE LAW ON THE PROHIBITION OF THE USE OF FORCE IN INTERNATIONAL LAW IS ONE OF THE MAJOR ACHIEVEMENTS OF INTERNATIONAL LAW IN THE PAST CENTURY. THE ATTEMPT TO OUTLAW WAR AS A MEANS OF NATIONAL POLICY AND TO ESTABLISH A SYSTEM OF COLLECTIVE SECURITY AFTER BOTH WORLD WARS RESULTED IN THE CREATION OF THE UNITED NATIONS CHARTER, WHICH REMAINS A PRINCIPAL POINT OF REFERENCE FOR THE LAW ON THE USE OF FORCE TO THIS DAY. THERE HAVE, HOWEVER, BEEN CONSIDERABLE CHALLENGES TO THE LAW ON THE PROHIBITION OF THE USE OF FORCE OVER THE PAST TWO DECADES. THIS OXFORD HANDBOOK IS A COMPREHENSIVE AND AUTHORITATIVE STUDY OF THE MODERN LAW ON THE USE OF FORCE. OVER SEVENTY EXPERTS IN THE FIELD OFFER A DETAILED ANALYSIS, AND TO AN EXTENT A RESTATEMENT, OF THE LAW IN THIS AREA. THE HANDBOOK REVIEWS THE STATUS OF THE LAW ON THE USE OF FORCE, AND ASSESSES WHAT CHANGES, IF ANY, HAVE OCCURRED IN CONSEQUENCE TO RECENT DEVELOPMENTS. IT OFFERS CUTTING-EDGE AND UP-TO-DATE SCHOLARSHIP ON ALL MAJOR ASPECTS OF THE PROHIBITION OF THE USE OF FORCE. THE WORK IS SET IN CONTEXT BY AN EXTENSIVE INTRODUCTORY SECTION, REVIEWING THE HISTORY OF THE SUBJECT, RECENT CHALLENGES, AND ADDRESSING MAJOR CONCEPTUAL APPROACHES. ITS SECOND PART ADDRESSES COLLECTIVE SECURITY, IN PARTICULAR THE LAW AND PRACTICE OF THE UNITED NATIONS ORGANS, AND OF REGIONAL ORGANIZATIONS AND ARRANGEMENTS. IT THEN CONSIDERS THE SUBSTANCE OF THE PROHIBITION OF THE USE OF FORCE, AND OF THE RIGHT TO SELF-DEFENCE AND ASSOCIATED DOCTRINES. THE NEXT SECTION IS DEVOTED TO ARMED ACTION UNDERTAKEN ON BEHALF OF PEOPLES AND POPULATIONS. THIS INCLUDES SELF-DETERMINATION CONFLICTS, RESISTANCE TO ARMED OCCUPATION, AND FORCIBLE HUMANITARIAN AND PRO-DEMOCRATIC ACTION. THE POSSIBILITY OF THE REVIVAL OF CLASSICAL, EXPANSIVE JUSTIFICATIONS FOR THE USE OF FORCE IS THEN ADDRESSED. THIS IS MATCHED BY A FINAL SECTION CONSIDERING NEW SECURITY CHALLENGES AND THE EMERGING LAW IN RELATION TO THEM. FINALLY, THE KEY ARGUMENTS DEVELOPED IN THE BOOK ARE TIED TOGETHER IN A SUBSTANTIVE CONCLUSION. THE HANDBOOK WILL BE ESSENTIAL READING FOR SCHOLARS AND STUDENTS OF INTERNATIONAL LAW AND THE USE OF FORCE, AND LEGAL ADVISERS TO BOTH GOVERNMENT AND NGOs.

**RESEARCH HANDBOOK ON INTERNATIONAL LAW AND NATURAL RESOURCES** ELISA MORGERA 2016-11-25 RESEARCH HANDBOOK ON INTERNATIONAL LAW AND NATURAL RESOURCES PROVIDES A SYSTEMATIC AND COMPREHENSIVE ANALYSIS OF THE ROLE OF INTERNATIONAL LAW IN REGULATING THE EXPLORATION AND EXPLOITATION OF NATURAL RESOURCES. IT ILLUMINATES INTERACTIONS AND TENSIONS BETWEEN INTERNATIONAL ENVIRONMENTAL LAW, HUMAN RIGHTS LAW AND INTERNATIONAL ECONOMIC LAW. IT ALSO DISCUSSES THE RELEVANCE OF SOFT LAW, INTERNATIONAL DISPUTE SETTLEMENT, AS WELL AS OF VARIOUS UNILATERAL, BILATERAL, REGIONAL AND TRANSNATIONAL INITIATIVES IN THE GOVERNANCE OF NATURAL RESOURCES. WHILE THE HANDBOOK IS ACCESSIBLE TO THOSE APPROACHING THE SUBJECT FOR THE FIRST TIME, IT IDENTIFIES PRESSING AREAS FOR FURTHER INVESTIGATION THAT WILL BE OF INTEREST TO ADVANCED RESEARCHERS.

**THE OXFORD HANDBOOK OF THE HISTORY OF INTERNATIONAL LAW** BARDO FASSBENDER 2012-11-01 THIS HANDBOOK PROVIDES AN AUTHORITATIVE AND ORIGINAL OVERVIEW OF THE ORIGINS OF PUBLIC INTERNATIONAL LAW. IT ANALYSES THE MODERN HISTORY OF INTERNATIONAL LAW FROM A GLOBAL PERSPECTIVE, AND EXAMINES THE LIVES OF THOSE WHO WERE MOST RESPONSIBLE FOR SHAPING IT.

**THE OXFORD HANDBOOK ON THE SOURCES OF INTERNATIONAL LAW** JEAN D'ASPROMONT 2017-10-26 THE QUESTION OF THE SOURCES OF INTERNATIONAL LAW INEVITABLY RAISES SOME WELL-KNOWN SCHOLARLY CONTROVERSIES: WHERE DO THE RULES OF INTERNATIONAL LAW COME FROM? AND MORE PRECISELY: THROUGH WHICH PROCESSES ARE THEY MADE, HOW ARE THEY ASCERTAINED, AND WHERE DOES THE INTERNATIONAL LEGAL ORDER BEGIN AND END? THESE TRADITIONAL QUESTIONS BEAR ON AT LEAST TWO DIFFERENT LEVELS OF UNDERSTANDING. FIRST, HOW ARE INTERNATIONAL NORMS VALIDATED AS RULES OF INTERNATIONAL "LAW", I.E. LEGALLY BINDING NORMS? THIS IS THE STATIC QUESTION OF THE PEDIGREE OF INTERNATIONAL LEGAL RULES AND THE BOUNDARIES OF THE INTERNATIONAL LEGAL ORDER. SECOND, WHAT ARE THE PROCESSES THROUGH WHICH THESE RULES ARE MADE? THIS IS THE DYNAMIC QUESTION OF THE MAKING OF THESE RULES AND OF THE EXERCISE OF PUBLIC AUTHORITY IN INTERNATIONAL LAW. THE OXFORD HANDBOOK ON THE SOURCES OF INTERNATIONAL LAW IS THE VERY FIRST COMPREHENSIVE WORK OF ITS KIND DEVOTED TO THE QUESTION OF THE SOURCES OF INTERNATIONAL LAW. IT PROVIDES AN ACCESSIBLE AND SYSTEMATIC OVERVIEW OF THE KEY ISSUES AND DEBATES AROUND THE SOURCES OF INTERNATIONAL LAW. IT ALSO OFFERS AN AUTHORITATIVE THEORETICAL GUIDE FOR ANYONE STUDYING OR WORKING WITHIN BUT ALSO OUTSIDE INTERNATIONAL LAW WISHING TO UNDERSTAND ONE OF ITS MOST FOUNDATIONAL QUESTIONS. THIS HANDBOOK FEATURES ORIGINAL ESSAYS BY LEADING INTERNATIONAL LAW SCHOLARS AND THEORISTS FROM A RANGE OF TRADITIONS, NATIONALITIES AND PERSPECTIVES, REFLECTING THE RICHNESS AND DIVERSITY OF SCHOLARSHIP IN THIS AREA.

**ROUTLEDGE HANDBOOK OF INTERNATIONAL LAW** DAVID ARMSTRONG 2009-01-13 THE ROUTLEDGE HANDBOOK OF INTERNATIONAL LAW PROVIDES A DEFINITIVE GLOBAL SURVEY OF THE INTERACTION OF INTERNATIONAL POLITICS AND INTERNATIONAL LAW. EACH CHAPTER IS WRITTEN BY A LEADING EXPERT AND PROVIDES A STATE OF THE ART OVERVIEW OF THE MOST SIGNIFICANT AREAS WITHIN THE FIELD. THIS HIGHLY TOPICAL COLLECTION OF SPECIALLY COMMISSIONED PAPERS FROM BOTH ESTABLISHED AUTHORITIES AND RISING STARS IS SPLIT INTO FOUR KEY SECTIONS: THE NATURE OF INTERNATIONAL LAW INCLUDING THE INTERACTION BETWEEN THE DISCIPLINES OF INTERNATIONAL LAW AND INTERNATIONAL RELATIONS THE EVOLUTION OF INTERNATIONAL LAW PROGRESSING FROM THE ANCIENT WORLD TO PRESENT DAY. LAW AND POWER IN INTERNATIONAL SOCIETY DISCUSSING TOPICAL ISSUES SUCH AS THE WAR IN IRAQ AND THE INTERNATIONAL CRIMINAL COURT KEY ISSUES IN INTERNATIONAL LAW INCLUDING INTERNATIONAL REFUGEE LAW, INDIGENOUS RIGHTS, INTELLECTUAL PROPERTY, TRADE AND THE CHALLENGES PRESENTED BY "NEW TERRORISM". A COMPREHENSIVE SURVEY OF THE STATE OF THE DISCIPLINE, THE ROUTLEDGE HANDBOOK OF INTERNATIONAL LAW IS AN ESSENTIAL WORK OF REFERENCE FOR SCHOLARS AND PRACTITIONERS OF INTERNATIONAL LAW.

**RESEARCH HANDBOOK ON THE POLITICS OF INTERNATIONAL LAW** WAYNE SANDHOLTZ 2017-02-24 WHAT IS THE RELATIONSHIP BETWEEN POLITICS AND INTERNATIONAL LAW? INSPIRED BY COMPARATIVE POLITICS AND SOCIO-LEGAL STUDIES, THIS RESEARCH HANDBOOK DEVELOPS A NOVEL FRAMEWORK FOR COMPARATIVE ANALYSIS OF POLITICS AND INTERNATIONAL LAW AT DIFFERENT STAGES OF GOVERNANCE AND IN DIFFERENT GOVERNANCE SYSTEMS. IT APPLIES THE FRAMEWORK IN A WIDE RANGE OF FIELDS—FROM HUMAN RIGHTS AND ENVIRONMENTAL STANDARDS, TO CYBER CONFLICT AND INTELLECTUAL PROPERTY—TO SHOW HOW THE RELATIONSHIP BETWEEN POLITICS AND INTERNATIONAL LAW VARIES DEPENDING ON THE SITES WHERE IT UNFOLDS.

**HANDBOOK OF INTERNATIONAL INVESTMENT LAW AND POLICY** JULIEN CHAISSE 2021-08-17 THE HANDBOOK OF INTERNATIONAL INVESTMENT LAW AND POLICY IS A ONE-STOP REFERENCE SOURCE. THIS HANDBOOK COVERS THE MAIN CONCEPTUAL QUESTIONS IN A LOGICAL, SCHOLARLY YET EASY TO COMPREHEND MANNER. IT IS BASED ON A TRULY GLOBAL VISION INSISTING PARTICULARLY ON GLOBAL SOUTH RELATED ISSUES AND DEVELOPMENTS. IN THIS RESPECT, THE HANDBOOK OF INTERNATIONAL INVESTMENT LAW AND POLICY PROVIDES AN EXCELLENT MODERN TREATMENT OF INTERNATIONAL INVESTMENT LAW WHICH IS ONE OF THE FASTEST GROWING AREAS OF INTERNATIONAL ECONOMIC LAW. PROFESSOR JULIEN CHAISSE, PROFESSOR LEILA CHOUKROUNE, AND PROFESSOR SUFIAN JUSOH ARE THE EDITORS-IN-CHIEF OF THE HANDBOOK OF INTERNATIONAL INVESTMENT LAW AND POLICY, A 1,500-PAGE REFERENCE BOOK, WHICH IS ANTICIPATED BECOMING ONE OF THE MOST INFLUENCED REFERENCE BOOKS IN THE INTERNATIONAL ECONOMIC LAW AREAS. THIS HANDBOOK IS A HIGHLY COMPREHENSIVE SET OF FOUR VOLUMES OF ORIGINAL MATERIALS DESIGNED TO COVER ALL FACETS OF INTERNATIONAL INVESTMENT LAW AND POLICY. THE CHAPTERS, WRITTEN BY WORLD-LEADING EXPERTS, EXPLORE KEY IDEAS AND DEBATES IN RELATION TO: INTERNATIONAL INVESTMENT SUBSTANTIVE LAW (VOLUME I), INVESTOR-STATE DISPUTE SETTLEMENT (VOLUME II); INTERACTION BETWEEN INTERNATIONAL INVESTMENT LAW AND OTHER FIELDS OF INTERNATIONAL LAW (VOLUME III); AND, THE NEW TRENDS AND CHALLENGES FOR INTERNATIONAL INVESTMENT LAW (VOLUME IV). THE HANDBOOK WILL FEATURE MORE THAN 80 CONTRIBUTIONS FROM LEADING EXPERTS (ACADEMICS, LAWYERS, GOVERNMENT OFFICIALS), INCLUDING VIVIENNE BATH, M. SORNARAJAH, MELIDA HODGSON, RAHUL DONDE, ROBERTO ECHANDI, ANDREW MITCHELL, ERNST-ULRICH PETERSMANN, CHRISTINA L. BEHARRY, KRISTA NADAKAVUKAREN SCHEFER, LEON TRAKMAN, PRABHASH RANJAN, EMMANUEL JACOMY, MARIEL DIMSEY, STAVROS BREKOULAKIS, ROMESH WEERAMANTRY, NATHALIE BERNASCONI-OSTERWALDER, DAVID COLLINS, DAMILOLA S. OLAWUYI, KATIA FACH GOMEZ, JAEMIN LEE, ALEJANDRO CARBALLO-LEYDA, PATRICK W. PEARSALL, MARK FELDMAN, SURYA DEVA, LUKE NOTTAGE, RAFAEL LEAL-ARCAS, JAMES NEDUMPARA, RODRIGO POLANCO, ETC. THIS HANDBOOK WILL BE AN ESSENTIAL REFERENCE TOOL FOR STUDENTS AND SCHOLARS OF INTERNATIONAL ECONOMIC LAW. POLICY MAKERS AND RESEARCHERS ALIKE WILL FIND THE HANDBOOK OF INTERNATIONAL INVESTMENT LAW AND POLICY USEFUL FOR YEARS TO COME.

**HANDBOOK OF INTERNATIONAL LAW** ANTHONY AUST 2005-10-27 A CONCISE ACCOUNT OF INTERNATIONAL LAW BY AN EXPERIENCED PRACTITIONER, THIS BOOK EXPLAINS HOW STATES AND INTERNATIONAL ORGANISATIONS, ESPECIALLY THE UNITED NATIONS, MAKE AND USE INTERNATIONAL LAW. THE NATURE OF INTERNATIONAL LAW AND ITS FUNDAMENTAL CONCEPTS AND PRINCIPLES ARE DESCRIBED. THE DIFFERENCE AND RELATIONSHIP BETWEEN VARIOUS AREAS OF INTERNATIONAL LAW WHICH ARE OFTEN MISUNDERSTOOD (SUCH AS DIPLOMATIC AND STATE IMMUNITY, AND HUMAN RIGHTS AND INTERNATIONAL HUMANITARIAN LAW) ARE CLEARLY EXPLAINED. THE ESSENCE OF NEW SPECIALIST AREAS OF INTERNATIONAL LAW, RELATING TO THE ENVIRONMENT, HUMAN RIGHTS AND TERRORISM ARE DISCUSSED. AUST'S CLEAR AND ACCESSIBLE STYLE MAKES THE SUBJECT UNDERSTANDABLE TO NON-INTERNATIONAL LAWYERS, NON-LAWYERS AND

STUDENTS. ABUNDANT REFERENCES ARE PROVIDED TO SOURCES AND OTHER MATERIALS, INCLUDING AUTHORITATIVE AND USEFUL WEBSITES.

**THE HANDBOOK OF THE INTERNATIONAL LAW OF MILITARY OPERATIONS** TERRY GILL 2010-08-19 BASED ON BEST-PRACTICE RULES OF GLOBAL IMPORTANCE, THIS HANDBOOK OFFERS AUTHORITATIVE COMMENTARY AND ANALYSIS OF THE INTERNATIONAL LAW OF MILITARY OPERATIONS, ENCOMPASSING SELF-DEFENCE, PEACE OPERATIONS, AND OTHER USES OF FORCE. RENOWNED INTERNATIONAL LAWYERS OFFER INSIGHT INTO THE RELEVANT PRINCIPLES AND PROVISIONS.

**RESEARCH HANDBOOK ON THE LAW OF INTERNATIONAL ORGANIZATIONS** JAN KLABBERS 2011-05 THIS PIONEERING RESEARCH HANDBOOK WITH CONTRIBUTIONS FROM RENOWNED EXPERTS, PROVIDES AN OVERVIEW OF THE GENERAL DOCTRINES MAKING UP THE LAW OF INTERNATIONAL ORGANIZATIONS. THE APPROACH OF THIS BOOK IS TAKEN FROM A NOVEL PERSPECTIVE: THAT OF THE TENSION BETWEEN FUNCTIONALISM AND CONSTITUTIONALISM. IN DOING SO, THIS HANDBOOK PRESENTS NOT ONLY PRACTICALLY RELEVANT INFORMATION, BUT ALSO PROVIDES A TOOL FOR UNDERSTANDING THE WAYS IN WHICH INTERNATIONAL ORGANIZATIONS WORK. IT HAS SEPARATE CHAPTERS ON SPECIFIC 'CONSTITUTIONAL' TOPICS AND ON TWO SPECIFIC ORGANIZATIONS: THE EU AND THE UN. RESEARCH HANDBOOK ON THE LAW OF INTERNATIONAL ORGANIZATIONS WILL BE OF PARTICULAR INTEREST TO ACADEMICS AND GRADUATE STUDENTS IN THE FIELDS OF INTERNATIONAL LAW, INTERNATIONAL POLITICS AND INTERNATIONAL RELATIONS.

**RESEARCH HANDBOOK ON INTERNATIONAL HUMAN RIGHTS LAW** SARAH JOSEPH 2010-01-01 THIS HANDBOOK BRINGS TOGETHER THE WORK OF 25 LEADING HUMAN RIGHTS SCHOLARS FROM ALL OVER THE WORLD, COVERING A BROAD RANGE OF HUMAN RIGHTS TOPICS.

**A DIPLOMAT'S HANDBOOK OF INTERNATIONAL LAW AND PRACTICE** BISWANATH SEN 2012-12-06 IT GIVES ME GREAT PLEASURE TO WRITE A FOREWORD TO MR. SEN'S EXCELLENT BOOK, AND FOR TWO REASONS IN PARTICULAR. IN THE FIRST PLACE, IN PRODUCING IT, MR. SEN HAS DONE SOMETHING WHICH I HAVE LONG FELT NEEDED TO BE DONE, AND WHICH I AT ONE TIME HAD AMBITIONS TO DO MYSELF. WHEN, OVER THIRTY YEARS AGO, AND AFTER SOME YEARS OF PRACTICE AT THE BAR, I FIRST ENTERED THE LEGAL SIDE OF THE BRITISH FOREIGN SERVICE, I HAD NOT BEEN WORKING FOR LONG IN THE FOREIGN OFFICE BEFORE I CONCEIVED THE IDEA OF WRITING - OR AT ANY RATE COMPILING - A BOOK TO WHICH (IN MY OWN MIND) I GAVE THE TITLE OF "A MANUAL OF FOREIGN OFFICE LAW." THIS WORK, HAD I EVER PRODUCED IT IN THE FORM IN WHICH I VISUALISED IT, COULD PROBABLY NOT HAVE BEEN PUBLISHED CONSISTENTLY WITH THE REQUIREMENTS OF OFFICIAL DISCRETION. BUT THIS DID NOT WORRY ME AS I WAS ONLY CONTEMPLATING SOMETHING FOR PRIVATE CIRCULATION WITHIN THE SERVICE AND IN GOVERNMENT CIRCLES. MR. SEN'S AIM HAS BEEN BROADER AND MORE PUBLIC-SPIRITED THAN MINE WAS; BUT ITS BASIS IS ESSENTIALLY THE SAME.

**ROUTLEDGE HANDBOOK OF THE LAW OF ARMED CONFLICT** RAIN LIIVOJA 2016-04-28 THE LAW OF ARMED CONFLICT IS A KEY ELEMENT OF THE GLOBAL LEGAL ORDER YET IT FINDS ITSELF IN A STATE OF FLUX CREATED BY THE CHANGING NATURE OF WARFARE AND THE INFLUENCES OF OTHER BRANCHES OF INTERNATIONAL LAW. THE ROUTLEDGE HANDBOOK OF THE LAW OF ARMED CONFLICT PROVIDES A UNIQUE PERSPECTIVE ON THE FIELD COVERING ALL THE KEY ASPECTS OF THE LAW AS WELL AS IDENTIFYING DEVELOPING AND OFTEN CONTENTIOUS AREAS OF INTEREST. THE HANDBOOK WILL FEATURE ORIGINAL PIECES BY INTERNATIONAL EXPERTS IN THE FIELD, INCLUDING ACADEMICS, STAFF OF RELEVANT NGOs AND (FORMER) MEMBERS OF THE ARMED FORCES. MADE UP OF SIX PARTS IN ORDER TO OFFER A COMPREHENSIVE OVERVIEW OF THE FIELD, THE STRUCTURE OF THE HANDBOOK IS AS FOLLOWS: PART I: FUNDAMENTALS PART II: PRINCIPLE OF DISTINCTION PART III: MEANS AND METHODS OF WARFARE PART IV: SPECIAL PROTECTION REGIMES PART V: COMPLIANCE AND ENFORCEMENT PART VI: SOME CONTEMPORARY ISSUES THROUGHOUT THE BOOK, ATTENTION IS PAID TO NON-INTERNATIONAL CONFLICTS AS WELL AS INTERNATIONAL CONFLICTS WITH ACKNOWLEDGEMENT OF THE DIFFERENCES. THE CONTRIBUTORS ALSO CONSIDER THE RELATIONSHIP BETWEEN THE LAW OF ARMED CONFLICT AND HUMAN RIGHTS LAW, LOOKING AT HOW THE VARIOUS RULES AND PRINCIPLES OF HUMAN RIGHTS LAW INTERACT WITH SPECIFIC RULES AND PRINCIPLES OF INTERNATIONAL HUMANITARIAN LAW IN PARTICULAR CIRCUMSTANCES. THE ROUTLEDGE HANDBOOK OF THE LAW OF ARMED CONFLICT PROVIDES A FRESH TAKE ON THE CONTEMPORARY LAWS OF WAR AND IS WRITTEN FOR ADVANCED LEVEL STUDENTS, ACADEMICS, RESEARCHERS, NGOs AND POLICY-MAKERS WITH AN INTEREST IN THE FIELD.

**ROUTLEDGE HANDBOOK OF INTERNATIONAL CRIMINAL LAW** WILLIAM A. SCHABAS 2010-11-08 INTERNATIONAL CRIMINAL LAW HAS DEVELOPED EXTRAORDINARILY QUICKLY OVER THE LAST DECADE, WITH THE CREATION OF AD HOC TRIBUNALS IN THE FORMER YUGOSLAVIA AND RWANDA, AND THE ESTABLISHMENT OF A PERMANENT INTERNATIONAL CRIMINAL COURT. THIS BOOK PROVIDES A TIMELY AND COMPREHENSIVE SURVEY OF EMERGING AND EXISTING AREAS OF INTERNATIONAL CRIMINAL LAW. THE HANDBOOK FEATURES NEW, SPECIALLY COMMISSIONED PAPERS BY A RANGE OF INTERNATIONAL AND LEADING EXPERTS IN THE FIELD. IT CONTAINS REFLECTIONS ON THE THEORETICAL ASPECTS AND CONTEMPORARY DEBATES IN INTERNATIONAL CRIMINAL LAW. THE BOOK IS SPLIT INTO FOUR PARTS FOR EASE OF REFERENCE: THE HISTORICAL AND INSTITUTIONAL FRAMEWORK - SETS INTERNATIONAL CRIMINAL LAW FIRMLY IN CONTEXT WITH INDIVIDUAL CHAPTERS ON THE IMPORTANT DEVELOPMENTS AND KEY INSTITUTIONS WHICH HAVE BEEN ESTABLISHED. THE CRIMES - IDENTIFIES AND ANALYSES INTERNATIONAL CRIMES, INCLUDING A CHAPTER ON AGGRESSION. THE PRACTICE OF INTERNATIONAL TRIBUNALS - FOCUSES ON TOPICS RELATING TO THE PRACTICE AND PROCEDURE OF INTERNATIONAL CRIMINAL LAW. KEY ISSUES IN INTERNATIONAL CRIMINAL LAW - GOES ON TO EXPLORE ISSUES OF IMPORTANCE SUCH AS UNIVERSAL JURISDICTION, AMNESTIES AND INTERNATIONAL CRIMINAL LAW AND HUMAN RIGHTS. PROVIDING EASY ACCESS TO UP-TO-DATE AND AUTHORITATIVE ARTICLES COVERING ALL KEY ASPECTS OF INTERNATIONAL CRIMINAL LAW, THIS BOOK IS AN ESSENTIAL REFERENCE WORK FOR STUDENTS, SCHOLARS AND PRACTITIONERS WORKING IN THE FIELD.

**RESEARCH HANDBOOK ON INTERNATIONAL ENVIRONMENTAL LAW** FITZMAURICE, MALGOSIA 2021-11-12 THIS THOROUGHLY UPDATED AND REVISED SECOND EDITION OF THIS FOUNDATIONAL HANDBOOK COMBINES PRACTICAL AND THEORETICAL ANALYSES TO COVER A WIDE ARRAY OF CUTTING EDGE ISSUES IN INTERNATIONAL ENVIRONMENTAL LAW (IEL). IT PROVIDES A COMPREHENSIVE VIEW OF THE COMPLEXITY OF IEL, BOTH AS A FIELD IN ITS OWN RIGHT, AND AS PART OF THE WIDER SYSTEM OF INTERNATIONAL LAW.

**RESEARCH METHODS IN INTERNATIONAL LAW** DEPLANO, ROSSANA 2021-07-31 THIS TIMELY HANDBOOK CONTAINS A WIDE-RANGING OVERVIEW OF THE DIVERSE RESEARCH METHODS USED WITHIN INTERNATIONAL LAW. PROVIDING AN INSIGHTFUL EXAMINATION OF HOW INTERNATIONAL LEGAL KNOWLEDGE IS ANALYSED AND ADOPTED, THIS HANDBOOK OFFERS THE READER A DEEPER UNDERSTANDING ON THE ROLE AND PLACE OF RESEARCH METHODS IN INTERNATIONAL LEGAL THEORY, REASONING AND PRACTICE.

**RESEARCH HANDBOOK ON FEMINIST ENGAGEMENT WITH INTERNATIONAL LAW** SUSAN HARRIS RIMMER 2019 FOR ALMOST 30 YEARS, SCHOLARS AND ADVOCATES HAVE BEEN EXPLORING THE INTERACTION AND POTENTIAL BETWEEN THE RIGHTS AND WELL-BEING OF WOMEN AND THE PROMISE OF INTERNATIONAL LAW. THIS COLLECTION POSITS THAT THE NEXT FRONTIER FOR INTERNATIONAL LAW IS INCREASING ITS RELEVANCE, BENEFICENCE AND IMPACT FOR WOMEN IN THE DEVELOPING WORLD, AND TO DEAL WITH A MUCH WIDER RANGE OF ISSUES THROUGH A FEMINIST LENS.

**THE OXFORD HANDBOOK OF INTERNATIONAL LAW IN ASIA AND THE PACIFIC** SIMON CHESTERMAN 2019-04-28 THE GROWING ECONOMIC AND POLITICAL SIGNIFICANCE OF ASIA HAS EXPOSED A TENSION IN THE MODERN INTERNATIONAL ORDER. DESPITE EXPANDING POWER AND INFLUENCE, ASIAN STATES HAVE PLAYED A MINIMAL ROLE IN CREATING THE NORMS AND INSTITUTIONS OF INTERNATIONAL LAW; TODAY THEY ARE THE LEAST LIKELY TO BE PARTIES TO INTERNATIONAL AGREEMENTS OR TO BE REPRESENTED IN INTERNATIONAL ORGANIZATIONS. THAT IS CHANGING. THERE IS WIDESPREAD SCHOLARLY AND PRACTITIONER INTEREST IN INTERNATIONAL LAW AT PRESENT IN THE ASIA-PACIFIC REGION, AS WELL AS DEVELOPMENTS IN THE PRACTICE OF STATES. THE CHANGE HAS BEEN DRIVEN BY THREATS AS WELL AS OPPORTUNITIES. TRANSNATIONAL ISSUES SUCH AS CLIMATE CHANGE AND OCCASIONAL FLASHPOINTS LIKE THE TERRITORIAL DISPUTES OF THE SOUTH CHINA AND THE EAST CHINA SEAS POSE CHALLENGES WHILE ECONOMIC INTEGRATION AND THE PROLIFERATION OF SPECIALIZED BRANCHES OF LAW AND DISPUTE SETTLEMENT MECHANISMS HAVE ALSO ENCOURAGED GREATER DOMESTIC IMPLEMENTATION OF INTERNATIONAL NORMS ACROSS ASIA. THESE EVOLUTIONS JOIN THE LONG-STANDING INTEREST IN PARTS OF ASIA (NOTABLY SOUTH ASIA) IN POST-COLONIAL THEORY AND THE HISTORY OF INTERNATIONAL LAW. THE OXFORD HANDBOOK OF INTERNATIONAL LAW IN ASIA AND THE PACIFIC BRINGS TOGETHER PRE-EMINENT AND EMERGING SPECIALISTS TO ANALYSE THE APPROACH TO AND INFLUENCE OF KEY STATES OF THE REGION, AS WELL AS WHETHER TRULY 'ASIAN' TRENDS CAN BE IDENTIFIED AND WHAT THIS MIGHT MEAN FOR INTERNATIONAL ORDER.

**THE OXFORD HANDBOOK OF THE INTERNATIONAL LAW OF GLOBAL SECURITY** CHAIR OF INTERNATIONAL LAW AND SECURITY ROBIN GEI 2021-02-16 ON A GLOBAL SCALE, THE CENTRAL TOOL FOR RESPONDING TO COMPLEX SECURITY CHALLENGES IS PUBLIC INTERNATIONAL LAW. THIS HANDBOOK PROVIDES A COMPREHENSIVE AND SYSTEMATIC OVERVIEW OF THE RELATIONSHIP BETWEEN INTERNATIONAL LAW AND GLOBAL SECURITY.

**THE HANDBOOK OF INTERNATIONAL HUMANITARIAN LAW** MICHAEL BOTHE 2013-08-29 THIS IS THE THIRD EDITION OF THIS INFLUENTIAL AND COMPREHENSIVE HANDBOOK. SUBSTANTIVE CHANGES IN INTERNATIONAL HUMANITARIAN LAW HAVE TAKEN PLACE RECENTLY, INCLUDING A PROGRESSIVE DEVELOPMENT OF CUSTOMARY LAW; AND THE JURISPRUDENCE OF NATIONAL COURTS, INTERNATIONAL AD HOC TRIBUNALS AND THE INTERNATIONAL CRIMINAL COURT, WHICH HAVE MADE A REASSESSMENT OF THIS VITALLY IMPORTANT PART OF INTERNATIONAL LAW BOTH TIMELY AND TOPICAL. NEW MATERIAL IS EXTENSIVELY INCORPORATED, INCLUDING NEW DEVELOPMENTS IN TREATY LAW, SUCH AS THE 2010 AMENDMENTS TO THE ICC STATUTE, AS WELL AS NEW TOPICS THAT HAVE BEEN EXTENSIVELY DEBATED IN RECENT YEARS: DIRECT PARTICIPATION IN HOSTILITIES; AIR AND MISSILE WARFARE; BELLIGERENT OCCUPATION; OPERATIONAL DETENTION; AND THE PROTECTION OF THE ENVIRONMENT IN ARMED CONFLICT. THE GROWING NEED TO CONSIDER BORDERLINE ISSUES OF THE LAW OF ARMED CONFLICT AND THE INTERPLAY OF INTERNATIONAL HUMANITARIAN LAW, HUMAN RIGHTS, AND OTHER BRANCHES OF INTERNATIONAL LAW HAVE LED TO HAVE LED TO SOME MATERIAL BEING CONSIDERED IN A NEW LIGHT. THE

COMMENTARY BOTH DEEPENS REFLECTION ON SUCH INNOVATIONS, AND CRITICALLY RECONSIDERS VIEWS EXPRESSED IN EARLIER EDITIONS TO PROVIDE A CONTEMPORARY ANALYSIS OF THIS CHANGING FIELD. RENOWNED INTERNATIONAL LAWYERS OFFER A BROAD SPECTRUM OF LEGAL OPINIONS, RESTATING THE LAW IN THIS AREA, WHICH IS APPLICABLE WORLDWIDE. ISSUES OF HUMAN RIGHTS IN ARMED CONFLICTS AND IN POST-CONFLICT SITUATIONS ARE EXTENSIVELY ADDRESSED. CONTROVERSIAL OPINIONS AND NATIONAL AND INTERNATIONAL JUDGMENTS ARE DOCUMENTED AND DISCUSSED. PROBLEMS OF APPLICATION OF THE LAW IN RECENT MILITARY CAMPAIGNS ARE ASSESSED AND INTERPRETED IN A PRACTICE-ORIENTED MANNER. BASED ON BEST-PRACTICE RULES OF GLOBAL IMPORTANCE, THIS BOOK ALSO SETS OUT AN INTERNATIONAL 'MANUAL' FOR INTERNATIONAL HUMANITARIAN LAW IN ARMED CONFLICTS.

**THE OXFORD HANDBOOK OF INTERNATIONAL ADJUDICATION** CESARE PR ROMANO 2014-01-16 THE POST-COLD WAR PROLIFERATION OF INTERNATIONAL ADJUDICATORY BODIES AND INCREASE IN LITIGATION HAS GREATLY AFFECTED INTERNATIONAL LAW AND POLITICS. A GROWING NUMBER OF INTERNATIONAL COURTS AND TRIBUNALS, EXERCISING JURISDICTION OVER INTERNATIONAL CRIMES AND SUNDRY INTERNATIONAL DISPUTES, HAVE BECOME, IN SOME RESPECTS, THE LYNCHPIN OF THE INTERNATIONAL LEGAL SYSTEM. THE OXFORD HANDBOOK OF INTERNATIONAL ADJUDICATION CHARTS THE TRANSFORMATIONS IN INTERNATIONAL ADJUDICATION THAT TOOK PLACE ASTRIDE THE TWENTIETH AND TWENTY-FIRST CENTURY, BRINGING TOGETHER THE INSIGHT OF 47 PROMINENT LEGAL, PHILOSOPHICAL, ETHICAL, POLITICAL, AND SOCIAL SCIENCE SCHOLARS. OVERALL, THE 40 CONTRIBUTIONS IN THIS HANDBOOK PROVIDE AN ORIGINAL AND COMPREHENSIVE UNDERSTANDING OF THE VARIOUS CONTEMPORARY FORMS OF INTERNATIONAL ADJUDICATION. THE HANDBOOK IS DIVIDED INTO SIX PARTS. PART I PROVIDES AN OVERVIEW OF THE ORIGINS AND EVOLUTION OF INTERNATIONAL ADJUDICATORY BODIES, FROM THE NINETEENTH CENTURY TO THE PRESENT, HIGHLIGHTING THE DYNAMICS DRIVING THE MULTIPLICATION OF INTERNATIONAL ADJUDICATIVE BODIES AND THEIR UNEVEN EXPANSION. PART II ANALYSES THE MAIN FAMILIES OF INTERNATIONAL ADJUDICATIVE BODIES, PROVIDING A DETAILED STUDY OF STATE-TO-STATE, CRIMINAL, HUMAN RIGHTS, REGIONAL ECONOMIC, AND ADMINISTRATIVE COURTS AND TRIBUNALS, AS WELL AS ARBITRAL TRIBUNALS AND INTERNATIONAL COMPENSATION BODIES. PART III LAYS OUT THE THEORETICAL APPROACHES TO INTERNATIONAL ADJUDICATION, INCLUDING THOSE OF LAW, POLITICAL SCIENCE, SOCIOLOGY, AND PHILOSOPHY. PART IV EXAMINES SOME CONTEMPORARY ISSUES IN INTERNATIONAL ADJUDICATION, INCLUDING THE BEHAVIOR, ROLE, AND EFFECTIVENESS OF INTERNATIONAL JUDGES AND THE POLITICAL CONSTRAINTS THAT RESTRICT THEIR FUNCTION, AS WELL AS THE MAKING OF INTERNATIONAL LAW BY INTERNATIONAL COURTS AND TRIBUNALS, THE RELATIONSHIP BETWEEN INTERNATIONAL AND DOMESTIC ADJUDICATORS, THE ELECTION AND SELECTION OF JUDGES, THE DEVELOPMENT OF JUDICIAL ETHICAL STANDARDS, AND THE FINANCING OF INTERNATIONAL COURTS. PART V EXAMINES KEY ACTORS IN INTERNATIONAL ADJUDICATION, INCLUDING INTERNATIONAL JUDGES, LEGAL COUNSEL, INTERNATIONAL PROSECUTORS, AND REGISTRARS. FINALLY, PART VI OVERVIEWS SELECT LEGAL AND PROCEDURAL ISSUES FACING INTERNATIONAL ADJUDICATION, SUCH AS EVIDENCE, FACT-FINDING AND EXPERTS, JURISDICTION AND ADMISSIBILITY, THE ROLE OF THIRD PARTIES, INHERENT POWERS, AND REMEDIES. THE HANDBOOK IS AN INVALUABLE AND THOUGHT-PROVOKING RESOURCE FOR SCHOLARS AND STUDENTS OF INTERNATIONAL LAW AND POLITICAL SCIENCE, AS WELL AS FOR LEGAL PRACTITIONERS AT INTERNATIONAL COURTS AND TRIBUNALS.

**RESEARCH HANDBOOK ON INTERNATIONAL LAW AND CITIES** AUST, HELMUT P. 2021-08-27 THIS GROUNDBREAKING RESEARCH HANDBOOK PROVIDES A COMPREHENSIVE ANALYSIS AND ASSESSMENT OF THE IMPACT OF INTERNATIONAL LAW ON CITIES. IT SHEDS LIGHT ON THE GROWING GLOBAL ROLE OF CITIES AND MAKES THE CASE FOR A RENEWED UNDERSTANDING OF INTERNATIONAL LAW IN THE LIGHT OF THE URBAN TURN.

**THE OXFORD HANDBOOK OF INTERNATIONAL LAW IN ARMED CONFLICT** ANDREW CLAPHAM 2014-03 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.