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KEY=WHAT - LOGAN ROSA

PRINCIPLES OF INTERNATIONAL HUMANITARIAN LAW

Edward Elgar Publishing ÔThis is a concise and nuanced overview of International Humanitarian Law (IHL). The structure is unusual. While the book reflects the state of the law with accuracy and sobriety, it nevertheless shows the idealist and philosophical ambitions of the authors. Legal issues are often discussed within a wider moral and ethical context. The authors add many basics on human rights and the enforcement of international law, which are not directly relevant for IHL, but ensure the reader understands the wider picture. Ò Ð Marco Sassòli, University of Geneva, Switzerland This book provides a clear and concise explanation of the central principles of international humanitarian law (or the law of armed conflict) while situating them in a broader philosophical, ethical and legal context. The authors consider a range of wider issues relevant to international humanitarian law, including its ethical foundations, relationship to other bodies of international law and contemporary modes of enforcement. This helps to develop a richer context for understanding the law of war and a sound basis for examining the changing nature of contemporary armed conflict. The book also discusses important recent decisions by international courts and tribunals, tracks the historical development of humanitarian principles in warfare and considers the legal position of states, individuals and non-state groups. Principles of International Humanitarian Law is an important resource for students of international humanitarian law and international law academics, as well as international humanitarian law practitioners.

INTERNATIONAL HUMANITARIAN LAW

RULES, CONTROVERSIES, AND SOLUTIONS TO PROBLEMS ARISING IN WARFARE

Edward Elgar Publishing International humanitarian law (IHL) protects persons and property affected by armed conflicts. Focusing on the controversies that impact IHL in practice, this much-anticipated book from leading expert Marco Sassòli discusses when IHL applies, its substantive rules, how to ensure its respect and whether the traditional distinction between international and non-international armed conflicts remains relevant.

THE HANDBOOK OF INTERNATIONAL HUMANITARIAN LAW

Oxford University Press 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.

CUSTOMARY INTERNATIONAL HUMANITARIAN LAW

Cambridge University Press Customary International Humanitarian Law, Volume I: Rules is a comprehensive analysis of the customary rules of international humanitarian law applicable in international and non-international armed conflicts. In the absence of ratifications of important treaties in this area, this is clearly a publication of major importance, carried out at the express request of the international community. In so doing, this study identifies the common core of international humanitarian law binding on all parties to all armed conflicts.

INTERNATIONAL HUMANITARIAN LAW

Cambridge University Press Provides an accessible, scholarly, and up-to-date examination of international humanitarian law.

INTERNATIONAL HUMANITARIAN LAW AND HUMAN RIGHTS LAW

TOWARDS A NEW MERGER IN INTERNATIONAL LAW

BRILL Drawing upon previous theories on the relationship between human rights law and international humanitarian law, this book examines on the basis of a series of individual case-studies the new theoretical trend arguing for a merge of these two sets of norms.

CUSTOMARY INTERNATIONAL HUMANITARIAN LAW: VOLUME 1, RULES

Cambridge University Press Customary International Humanitarian Law, Volume I: Rules is a comprehensive analysis of the customary rules of international humanitarian law applicable in international and non-international armed conflicts. In the absence of ratifications of important treaties in this area, this is clearly a publication of major importance, carried out at the express request of the international community. In so doing, this study identifies the common core of international humanitarian law binding on all parties to all armed conflicts.

A COMPANION TO INTERNATIONAL HUMANITARIAN LAW

BRILL The Companion to International Humanitarian Law offers a much-needed tool for both scholars and practitioners, supplying information accessible enough to enable a variety of users to quickly familiarise themselves with it and sufficiently comprehensive to be a source for reflection and further research for more demanding users. Its aim is to facilitate the practical application of IHL, and be of use to a wide audience interested in or confronted with IHL, ranging from professionals in humanitarian assistance and protection in the field, legal officers and advisers at the national and international level, trainers, academics, scholars, and students.

CLASSIFICATION OF CONFLICTS IN INTERNATIONAL HUMANITARIAN LAW

THE LEGAL IMPACT OF FOREIGN INTERVENTION IN CIVIL WARS

Edward Elgar Publishing Noam Zamir provides a thorough examination of the theoretical basis of classification of conflicts in international humanitarian law (IHL), with special focus on the legal impact of armed foreign intervention in civil wars. *Classification of Conflicts in International Humanitarian Law* enriches the discourse on IHL by providing an in-depth analysis of classification of conflicts and examining recent civil wars with foreign interventions, such as the Libyan civil war (2011), Mali civil war (2012-2015) and the ongoing civil war in Yemen.

THE HANDBOOK OF INTERNATIONAL HUMANITARIAN LAW

Oxford University Press, USA This Handbook provides a black letter text of international humanitarian law, along with case analysis and commentary by a team of internationally renowned experts. It also highlights the interplay of international humanitarian law with human rights law, and other branches of international law.

LAW-MAKING AND LEGITIMACY IN INTERNATIONAL HUMANITARIAN LAW

Edward Elgar Publishing International Humanitarian Law (IHL) is in a state of some turbulence, as a result of, among other things, non-international armed conflicts, terrorist threats and the rise of new technologies. This incisive book observes that while states appear to be reluctant to act as agents of change, informal methods of law-making are flourishing. Illustrating that not only courts, but various non-state actors, push for legal developments, this timely work offers an insight into the causes of this somewhat ambivalent state of IHL by focusing attention on both the legitimacy of law-making processes and the actors involved. Investigating what law-making processes reveal about the overall state of this legal regime, this thought-provoking book shows that current developments display a far-reaching disagreement about the direction into which IHL should evolve. It explores the most relevant trends in the development of IHL including the absence of formal law-making by states, informal law-making through manual processes and the increasing role of sub and non-state actors. *Law-Making and Legitimacy in International Humanitarian Law* will be of benefit to scholars and students of international law and relations, as well as practitioners working in the field of IHL, particularly in government ministries, international organizations and NGOs.

INTERNATIONAL HUMANITARIAN LAW

THE LAWS OF WAR

Vij Books India Pvt Ltd This book gives an up-to-date and comprehensive analysis of international humanitarian law or the laws of war. The author has traced the history of the laws of war and examined their relations with human rights and refugee laws. The topics covered include protection to the victims of war: prisoners, civilians, women, children, the natural environment and cultural property. The book contains an updated account of the functioning of the International Criminal Court, and explores the concept of command responsibility, as well as the area of private military and security companies. Besides discussing the law during air and naval warfare, the author has critically examined certain challenges which humanitarian law is facing today from cyber warfare; nuclear, phosphorous and depleted uranium weapons; the use of chemical agents; and targeted killing. This book is an invaluable resource for anyone interested or working in the field of international humanitarian law: teachers, students, lawyers, government officials, military and police personnel, researchers and human rights activists.

THE HANDBOOK OF HUMANITARIAN LAW IN ARMED CONFLICTS

Oxford University Press, USA This book offers the most authoritative commentary and analysis of international humanitarian law applicable in armed conflict available. It is based upon the Joint Service Regulation for the German Ministry of Defence, augmented with extensive international references, and accompanied by commentary by a team of distinguished and internationally renowned experts. Whilst the past decades have seen consistent development of international law applicable in armed conflict, culminating in a series of International Covenants and Protocols, world events in recent years have made reassessment of the law both a timely and topical concern. This Handbook available for the first time in paperback will serve as an indispensable reference source for practising lawyers and academics working in the field of international humanitarian law and for military personnel worldwide.

THE NATURE OF INTERNATIONAL HUMANITARIAN LAW

A PERMISSIVE OR RESTRICTIVE REGIME?

Edward Elgar Publishing This illuminating book explores the nature of international humanitarian law (IHL), so doing by asking whether it should be seen as a permissive or a restrictive regime. An experienced lawyer in the field, Anne Quintin offers an in-depth expert analysis of this highly debated topic, revealing the true nature of IHL and concluding that whilst IHL initially developed as a restrictive regime composed of prohibitions and prescriptions, it nevertheless contains within it rare permissions that allow states to act.

GENDER, CONFLICT AND INTERNATIONAL HUMANITARIAN LAW

A CRITIQUE OF THE 'PRINCIPLE OF DISTINCTION'

Routledge This book conducts a gendered critique of the 'principle of distinction' in international humanitarian law (IHL), with a focus on recent conflicts in Africa. The 'principle of distinction' is core to IHL, and regulates who can and cannot be targeted in armed conflict. It states that civilians may not be targeted in attack, while combatants and those civilians directly participating in hostilities can be. The law defines what it means to be a combatant and a civilian, and sets out what behaviour constitutes direct participation. Close examination of the principle reveals that IHL was based on a gendered view of conflict, which envisages men as fighters and women as victims of war. Problematically, this view often does not accord with the reality in 'new wars' today in which women are playing increasingly active roles, often forming the backbone of fighting groups, and performing functions on which armed groups are highly reliant. Using women's participation in 'new wars' in Africa as a study, this volume critically examines the principle through a gendered lens, questioning the extent to which the principle serves to protect women in modern conflicts and how it fails them. By doing so, it questions whether the principle of distinction is suitable to effectively regulate the conduct of hostilities in new wars. This book will be of much interest to students of international law, gender studies, African politics, war and conflict studies, and international relations.

INTERNATIONAL DIMENSIONS OF HUMANITARIAN LAW

BRILL

INTERNATIONAL HUMANITARIAN LAW

CASES, MATERIALS AND COMMENTARY

Cambridge University Press Drawing together key documents, case law, reports and other essential materials, *International Humanitarian Law* offers students, lecturers and practitioners an accessible and critically informed account of the theory, law and practice of international humanitarian law. Providing comprehensive, thematic and targeted coverage of national and international cases and materials, this book successfully balances doctrine with practical application to help students understand how the theories are applied in practice and navigate through jurisprudence with ease. Employing a critical and targeted commentary throughout, this book also helps students to better understand the implications of the law and the challenges facing international humanitarian law today including: cyber war, detention, direct participation in hostilities, human rights in armed conflict and terrorism. Suitable for advanced undergraduate and postgraduate students and practitioners, *International Humanitarian Law* offers a thematic and comprehensive treatment of the subject.

INTERNATIONAL HUMANITARIAN LAW

Edward Elgar Publishing This volume brings together traditional and contemporary articles by leading scholars in international humanitarian law. It incorporates key papers published between 1625 and 2012 that investigate the major themes of the field including the development of international humanitarian law, human rights law, international criminal law, gender-related violence in armed conflict, the changing nature of occupation and cyber war. With an original introduction by the editor this insightful collection will prove an essential reference point for students, researchers and policymakers.

INTERNATIONAL HUMANITARIAN LAW: THEORY, PRACTICE, CONTEXT

BRILL Also available as an e-book This book is about international humanitarian law or - as it is also called - the "law of armed conflict" or "law of war". It emerged from a series of lectures delivered at the Hague Academy of International Law. The author deals with war and the means by which international law attempts to contain and, as it were, "humanize" organized violence. But the ambitions of the author go beyond the battlefield. The book explores the many complex ways in which law functions to regulate warfare, in theory and practice. The author looks into treaties and other sources of international law, but he also tries to step outside the boundaries of "black-letter law" to deal broadly with such matters as the influence of culture in shaping the norms on war, the institutions that develop those norms and work for their universal acceptance, the networks of humanitarian actors in this area and the legal procedures in which the law of war and its various institutions are embedded. The book demonstrates that even wars are, in various ways, conducted in "the shadow of the law".

INTERNATIONAL HUMANITARIAN LAW

MODERN DEVELOPMENTS IN THE LIMITATION OF WARFARE

Routledge First Published in 1998, this book presents an analysis of international humanitarian law, the law governing and seeking to mitigate the conduct of armed conflict. Since the first edition of this work came out in 1990 there have been important developments in the law and, sadly, a continuing experience of armed conflict and the humanitarian crises which it represents. As a result, this is not so much an 'updating' as the offering of a new book. International humanitarian law is here taken as coterminous with the jus in bello and covers both its 'Geneva' and 'Hague' elements dealing, respectively with the humanitarian protection and assistance of victims of armed conflict and the controls and restrictions placed upon methods and means of warfare. The rules and principles of international humanitarian law are presented and analysed in the context of their practical application in warfare, with emphasis upon recent experience. The Work is Primarily dedicated to the law relating to international armed conflict but also includes discussion of the relevant law applicable to non-international and 'low level' conflict.

THE OXFORD GUIDE TO INTERNATIONAL HUMANITARIAN LAW

Oxford University Press International humanitarian law is the law that governs the conduct of participants during armed conflict. This branch of law aims to regulate the means and methods of warfare as well as to provide protections to those who do not, or who no longer, take part in the hostilities. It is one of the oldest branches of international law and one of enduring relevance today. The Oxford Guide to International Humanitarian Law provides a practical yet sophisticated overview of this important area of law. Written by a stellar line up of contributors, drawn from those who not only have extensive practical experience but who are also regarded as leading scholars of the subject, the text offers a comprehensive and authoritative exposition of the field. The Guide provides professionals and advanced students with information and analysis of sufficient depth to enable them to perform their tasks with understanding and confidence. Each chapter illuminates how the law applies in practice, but does not shy away from the important conceptual issues that underpin how the law has developed. It will serve as a first port of call and a regular reference work for those interested in international humanitarian law.

INTERNATIONAL HUMANITARIAN LAW: THEORY, PRACTICE, CONTEXT

Martinus Nijhoff Publishers This book is about international humanitarian law or - as it is also called - the "law of armed conflict" or "law of war". It emerged from a series of lectures delivered at the Hague Academy of International Law. The author deals with war and the means by which international law attempts to contain and, as it were, "humanize" organized violence. But the ambitions of the author go beyond the battlefield. The book explores the many complex ways in which law functions to regulate warfare, in theory and practice. The author looks into treaties and other sources of international law, but he also tries to step outside the boundaries of "black-letter law" to deal broadly with such matters as the influence of culture in shaping the norms on war, the institutions that develop those norms and work for their universal acceptance, the networks of humanitarian actors in this area and the legal procedures in which the law of war and its various institutions are embedded. The book demonstrates that even wars are, in various ways, conducted in "the shadow of the law".

INTERNATIONAL HUMANITARIAN LAW

MODERN DEVELOPMENTS IN THE LIMITATION OF WARFARE

Ashgate Pub Limited 7. Protection of civilians

RESEARCH HANDBOOK ON HUMAN RIGHTS AND HUMANITARIAN LAW

Edward Elgar Publishing 'This volume by Robert Kolb and Gloria Gaggioli, contributed by some of the most renowned experts in the field, devotes an impressive amount of legal analysis to the most diverse aspects of the interplay between international humanitarian law and international human rights law in situations of violence, in theory and practice. It is bound to become an indispensable tool for scholars and practitioners alike.' Marco Pedrazzi, University of Milan, Italy This fascinating Handbook explores the interplay between international human rights law and international humanitarian law, offering expert analysis on the increasingly complex issues surrounding their application in conflict areas across the world. Contributors to this volume provide a comprehensive treatment of the ongoing relationship between human rights law and humanitarian law, from the historical background and origins of the two bodies of law to their various applications today. Divided into four parts Historical Background, Common Issues, The Need for a Combined Approach, and Monitoring Mechanisms the Handbook presents a rich and varied spectrum of original research and thought from some of the brightest minds in the field. This groundbreaking volume will surely have great appeal for anyone with a professional or academic interest in human rights law and humanitarian law, from students to professors to practitioners in the field.

ADVANCED INTRODUCTION TO INTERNATIONAL HUMANITARIAN LAW

Edward Elgar Pub 'Robert Kolb considers that this is not an introduction for the beginner. Indeed, those seeking a descriptive summary of all the rules of humanitarian law should consult another book or the applicable conventions. For all others, however, this also an inductive, refreshing, committed, yet nuanced introduction, focussing in depth on a few, central issues, and written by one who does not only master this branch of international law, but also the relevant legal, political and historical contexts.' - Marco Sassoli, University of Geneva.

THE RELATIONSHIP BETWEEN ECONOMIC, SOCIAL AND CULTURAL RIGHTS AND INTERNATIONAL HUMANITARIAN LAW

AN ANALYSIS OF HEALTH RELATED ISSUES IN NON-INTERNATIONAL ARMED CONFLICTS

Martinus Nijhoff Publishers In The Relationship between Economic, Social and Cultural Rights and International Humanitarian Law, Amrei Müller offers a detailed analysis of the legal consequences of the parallel application of economic, social and cultural rights and international humanitarian law to non-international armed conflicts.

YEARBOOK OF INTERNATIONAL HUMANITARIAN LAW - 2010

Springer Science & Business Media The world's only annual publication devoted to the study of the laws of armed conflict, the Yearbook of International Humanitarian Law provides a truly international forum for high-quality, peer-reviewed academic articles focusing on this highly topical branch of

international law. Ease of use of the Yearbook is guaranteed by the inclusion of a detailed index. Distinguished by its topicality and contemporary relevance, the Yearbook of International Humanitarian Law bridges the gap between theory and practice and serves as a useful reference tool for scholars, practitioners, military personnel, civil servants, diplomats, human rights workers and students.

A MANUAL OF INTERNATIONAL HUMANITARIAN LAWS

Daya Books

THE LAW OF INTERNATIONAL HUMANITARIAN RELIEF IN NON-INTERNATIONAL ARMED CONFLICTS

BRILL This first book-length treatment of the law of international humanitarian relief in non-international armed conflicts examines the rights and duties of fighting parties and international humanitarian relief actors and provides practical guidance for frontline humanitarian negotiators and legal professionals.

INTERNATIONAL HUMANITARIAN LAW

THE REGULATION OF ARMED CONFLICTS

Dartmouth Publishing Company

FIRST DO NO HARM: MEDICAL ETHICS IN INTERNATIONAL HUMANITARIAN LAW

Martinus Nijhoff Publishers In First Do No Harm: Medical Ethics in International Humanitarian Law Sigrid Mehring provides a comprehensive overview of the legal and ethical framework guiding physicians in armed conflict. Due to its timeliness, the book is invaluable to practitioners and legal scholars alike.

APPLYING INTERNATIONAL HUMANITARIAN LAW IN JUDICIAL AND QUASI-JUDICIAL BODIES

INTERNATIONAL AND DOMESTIC ASPECTS

T.M.C. Asser Press The work analyzes the impact and implementation of international humanitarian law in judicial and quasi-judicial bodies. Moreover, acknowledging the high impact domestic jurisdictions have in the configuration of international law, the book does not rest only in an analysis of the international jurisprudence, but delves also into the question of how domestic courts relate to international humanitarian law issues.

INTERNATIONAL HUMANITARIAN LAW AND NON-STATE ACTORS

DEBATES, LAW AND PRACTICE

Springer Nature This book challenges the traditional approach to international law by concentrating on international humanitarian law and placing the focus beyond States: it reflects on current legal, policy and practical issues that concern non-State actors in and around situations of armed conflict. With the emergence of the nation-State, international law was almost entirely focused on inter-State relations, thus excluding - for the most part - non-State entities. In the modern era, such a focus needs to be adjusted, in order to encompass the various types of functions and interactions that those entities perform throughout numerous international decision-making processes. The contributions that comprise this volume are oriented towards a broad readership audience in the academic and professional fields related to international humanitarian law, international criminal law, international human rights law and general public international law. Ezequiel Heffes, LL.M., is a Thematic Legal Adviser in the Policy and Legal Unit at Geneva Call in Geneva, Switzerland, Marcos D. Kotlik, LL.M., is Academic Coordinator at the Observatory of International Humanitarian Law of the University of Buenos Aires, School of Law and was a Judicial Fellow at the International Court of Justice between 2018-2019, and Manuel J. Ventura, LL.M. (Hons), is an Associate Legal Officer in the Office of the Prosecutor at the International Residual Mechanism for Criminal Tribunals, an Adjunct Fellow at the School of Law at Western Sydney University, and a Director of The Peace and Justice Initiative.

INTERNATIONAL HUMANITARIAN LAW AND JUSTICE

HISTORICAL AND SOCIOLOGICAL PERSPECTIVES

This book brings together scholars from various fields, including law, history, sociology and international relations to examine this historization of international humanitarian law.

COMMENTARY ON THE SECOND GENEVA CONVENTION

CONVENTION (II) FOR THE AMELIORATION OF THE CONDITION OF WOUNDED, SICK AND SHIPWRECKED MEMBERS OF ARMED FORCES AT SEA

Cambridge University Press The application and interpretation of the four Geneva Conventions of 1949 have developed significantly in the sixty years since the International Committee of the Red Cross (ICRC) first published its Commentaries on these important humanitarian treaties. To promote a better understanding of, and respect for, this body of law, the ICRC commissioned a comprehensive update of its original Commentaries, of which this is the second volume. Its preparation was coordinated by Jean-Marie Henckaerts, ICRC legal adviser and head of the project to update the Commentaries. The Second Convention is a key text of international humanitarian law. It contains the essential rules on the protection of the wounded, sick and shipwrecked at sea, those assigned to their care, and the vessels used for their treatment and evacuation. This article-by-article Commentary takes into account developments in the law and practice to provide up-to-date interpretations of the Convention. The new Commentary has been reviewed by humanitarian-law practitioners and academics from around the world, including naval experts. It is an essential tool for anyone working or studying within this field.

REFUGE FROM INHUMANITY? WAR REFUGEES AND INTERNATIONAL HUMANITARIAN LAW

Martinus Nijhoff Publishers This book contributes to a long-standing but ever topical debate about whether persons fleeing war to seek asylum in another country - 'war refugees' - are protected by international law. It seeks to add to this debate by bringing together a detailed set of analyses examining the extent to which the application of international humanitarian law (IHL) may usefully advance the legal protection of such persons. This generates a range of questions about the respective protection frameworks established under international refugee law (IRL) and IHL and, specifically, the potential for interaction between them. As the first collection to deal with the subject, the eighteen chapters that make up this unique volume supply a range of perspectives on how the relationship between these two separate fields of law may be articulated and whether IHL may contribute to providing refuge from the inhumanity of war.

ENSURING RESPECT FOR INTERNATIONAL HUMANITARIAN LAW

Routledge This book explores the nature and scope of the provision requiring States to 'ensure respect' for international humanitarian law (IHL) contained within Common Article 1 of the 1949 Geneva Conventions. It examines the interpretation and application of this provision in a range of contexts,

both thematic and country-specific. Accepting the clearly articulated notion of 'respect' for IHL, it builds on the existing literature studying the meaning of 'ensure respect' and outlines an understanding of the concept in situations such as enacting implementing legislation, diplomatic interactions, regulating private actors, targeting, detaining persons under IHL in non-international armed conflict, protecting civilians (including internally displaced populations) and prosecuting war crimes. It also considers topical issues such as counter-terrorism and foreign fighting. The book will be a valuable resource for practitioners, academics and researchers. It provides much needed practical reflection for States as to what ensuring respect entails, so that governments are able to address these obligations.

ACCOUNTABILITY FOR VIOLATIONS OF INTERNATIONAL HUMANITARIAN LAW

ESSAYS IN HONOUR OF TIM MCCORMACK

Routledge International criminal adjudication, together with the prosecution and appropriate punishment of offenders at a national level, remains the most effective means of enforcing International Humanitarian Law. This book considers the various issues emanating from present-day breaches of norms of International Humanitarian Law (IHL) and the question of how impunity for such breaches can be tackled. Honouring the work of Timothy McCormack, Professor of International Law at the University of Melbourne and a world renowned expert on IHL and International Criminal Law, contributors of the book explore the interplay between the rules governing accountability for violations of IHL and other areas of law that impact the prosecution of war crimes, including international criminal law, human rights law, arms control law, constitutional law and national criminal law. In providing a contemporary consideration of the various issues emerging from present-day breaches of norms of IHL, especially in light of growing interest in 'fragmentation' and 'normative pluralism', this book will be of great use and interest to students and researchers in public international law, international law, and conflict studies.

INTERNATIONAL LAW AND HUMANITARIAN ASSISTANCE

A CROSSCUT THROUGH LEGAL ISSUES PERTAINING TO HUMANITARIANISM

Springer Science & Business Media It is becoming increasingly apparent that there are major gaps in International Humanitarian Law and Public International Law in the area of humanitarian assistance. In response international organizations such as the UN and the EU are developing their own legal frameworks for humanitarian assistance and the body of customary law and so-called international disaster response law is growing steadily. This however shows that a coherent body of law is far from being a given. The legal reality of international law pertaining to emergency response is rather broadly spread over various international legal fields and related documents, covering situations of armed conflict and natural disasters. This book is one of the first attempts of linking different legal areas in the growing field of what could be called the international law of humanitarian assistance.

HUMAN RIGHTS AND HUMANITARIAN LAW

DEVELOPMENTS IN INDIAN AND INTERNATIONAL LAW

This book is designed as a basic text for MA and LLM students at Indian Universities pursuing courses in human rights and related courses, including criminology and legal administration. It give a comprehensive idea of jurisprudential issues, all relevant international conventions, Indian constitutions and statutory provision, as well as case law.