

International Criminal Law And Sexual Violence Against Women The Interpretation Of Gender In The Contemporary

RIGHT HERE, WE HAVE COUNTLESS EBOOK **INTERNATIONAL CRIMINAL LAW AND SEXUAL VIOLENCE AGAINST WOMEN THE INTERPRETATION OF GENDER IN THE CONTEMPORARY** AND COLLECTIONS TO CHECK OUT. WE ADDITIONALLY GIVE VARIANT TYPES AND MOREOVER TYPE OF THE BOOKS TO BROWSE. THE PLEASING BOOK, FICTION, HISTORY, NOVEL, SCIENTIFIC RESEARCH, AS CAPABLY AS VARIOUS SUPPLEMENTARY SORTS OF BOOKS ARE READILY WELCOMING HERE.

AS THIS INTERNATIONAL CRIMINAL LAW AND SEXUAL VIOLENCE AGAINST WOMEN THE INTERPRETATION OF GENDER IN THE CONTEMPORARY, IT ENDS HAPPENING LIVING THING ONE OF THE FAVORED BOOKS INTERNATIONAL CRIMINAL LAW AND SEXUAL VIOLENCE AGAINST WOMEN THE INTERPRETATION OF GENDER IN THE CONTEMPORARY COLLECTIONS THAT WE HAVE. THIS IS WHY YOU REMAIN IN THE BEST WEBSITE TO LOOK THE INCREDIBLE BOOK TO HAVE.

SEXUAL OFFENSES IN ARMED CONFLICT AND INTERNATIONAL LAW No. 2 LLE QU. 2 NIVET 2021-10-01
SEXUAL VIOLENCE AGAINST WOMEN IN INTERNATIONAL HUMANITARIAN LAW MARIA LUISA GOMEZ-FERNANDEZ 2001
INTERNATIONAL LAW AND SEXUAL VIOLENCE IN ARMED CONFLICTS CHILE EBOE-OSUJI 2012-08-27 SEXUAL VIOLENCE IS A PARTICULAR BRAND OF EVIL THAT WOMEN HAVE ENDURED—MORE THAN MEN—DURING ARMED CONFLICTS, THROUGH THE AGES. IT IS A MENACE THAT HAS CONTINUED TO CHALLENGE THE CONSCIENCE OF HUMANITY—ESPECIALLY IN OUR TIMES. AT THE INTERNATIONAL LEVEL, BASIC LAWS AIMED AT PREVENTING IT ARE NOT IN SHORT SUPPLY. WHAT IS NEEDED IS A MORE CONSCIOUS DETERMINATION TO ENFORCE EXISTING LAWS. THIS BOOK EXPLORES WAYS OF DOING JUST THAT, THEREBY SHORING UP INTERNATIONAL LEGAL PROTECTION OF WOMEN FROM SEXUAL VIOLENCE IN ARMED CONFLICTS.
SEXUAL VIOLENCE DIRECTED AGAINST WOMEN IN ARMED CONFLICT MARE DAVIDS 2011
THE GRIP OF SEXUAL VIOLENCE IN CONFLICT KAREN ENGLE 2020-04-07 CONTEMPORARY FEMINIST ADVOCACY IN HUMAN RIGHTS, INTERNATIONAL CRIMINAL LAW, AND PEACE AND SECURITY IS GRIPPED BY THE ISSUE OF SEXUAL VIOLENCE IN CONFLICT. BUT IT HASN’T ALWAYS BEEN THIS WAY. ANALYZING FEMINIST INTERNATIONAL LEGAL AND POLITICAL WORK OVER THE PAST THREE DECADES, KAREN ENGLE ARGUES THAT IT WAS NOT INEVITABLE THAT SEXUAL VIOLENCE IN CONFLICT WOULD BECOME SUCH A PROMINENT ISSUE. ENGLE REVEALS THAT AS FEMINISTS FROM AROUND THE WORLD BEGAN TO PAY AN ENORMOUS AMOUNT OF ATTENTION TO SEXUAL VIOLENCE IN CONFLICT, THEY OFTEN DID SO AT THE COST OF ATTENTION TO OTHER ISSUES, INCLUDING THE ANTI-MILITARISM OF THE WOMEN’S PEACE MOVEMENT; CRITQUES OF ECONOMIC MALDISTRIBUTION, IMPERIALISM, AND CULTURAL ESSENTIALISM BY FEMINISTS FROM THE GLOBAL SOUTH; AND THE SEX-POSITIVE POSITIONS OF MANY FEMINISTS INVOLVED IN DEBATES ABOUT SEX WORK AND PORNOGRAPHY. THE GRIP OF SEXUAL VIOLENCE IN CONFLICT OFFERS A DETAILED EXAMINATION OF HOW THESE FEMINIST COMMITMENTS WERE NOT MERELY DEPRIORITIZED, BUT UNDERMINED, BY EFFORTS TO ADDRESS THE ISSUE OF SEXUAL VIOLENCE IN CONFLICT. ENGLE’S ANALYSIS REINVIGORATES VITAL DEBATES ABOUT FEMINIST GOALS AND PRIORITIES, AND SPURS READERS TO QUESTION MUCH OF TODAY’S COMMON SENSE ABOUT THE CAUSES, EFFECTS, AND PROPER RESPONSES TO SEXUAL VIOLENCE IN CONFLICT.

FEMINIST ENGAGEMENT WITH INTERNATIONAL CRIMINAL LAW Ethne Dowds 2020-01-23 THIS WORK INTRODUCES AND FURTHER DEVELOPS THE FEMINIST STRATEGY OF ‘NORM TRANSFER’: THE PROPOSAL THAT FEMINIST INFORMED STANDARDS CREATED AT THE LEVEL OF INTERNATIONAL CRIMINAL LAW MAKE THEIR WAY INTO DOMESTIC CONTEXTS. SITUATING THIS STRATEGY WITHIN THE COMPLEMENTARITY REGIME OF THE INTERNATIONAL CRIMINAL COURT (ICC), IT IS ARGUED THAT THERE IS AN OPPORTUNITY FOR DIALOGUE AND DEBATE AROUND THE CONTESTED ASPECTS OF INTERNATIONAL NORMS AS OPPOSED TO UNCITICAL ACCEPTANCE. THE BOOK USES THE CRIME OF RAPE AS A CASE STUDY AND OFFERS A NEW PERSPECTIVE ON ONE OF THE MOST CONTENTIOUS DEBATES WITHIN INTERNATIONAL AND DOMESTIC CRIMINAL LEGAL FEMINISM: THE RELATIONSHIP BETWEEN CONSENT AND COERCION IN THE DEFINITION OF RAPE. IN ANALYSING THE ICC DEFINITION OF RAPE, IT IS ARGUED THAT THE OMISSION OF CONSENT AS AN EXPLICIT ELEMENT IS PLACED. ARGUING THAT THE DEFINITION IS IN NEED OF REVISION TO EXPLICITLY INCLUDE A CONTEXT-SENSITIVE NOTION OF CONSENT, THE BOOK GOES FURTHER, SETTING OUT DRAFT LEGISLATIVE AMENDMENTS TO THE ICC ‘ELEMENTS OF CRIMES’ DEFINITION OF RAPE AND ITS RULES OF PROCEDURE AND EVIDENCE. TURNING ITS ATTENTION TO THE DOMESTIC LANDSCAPE, THE BOOK DRAFTS AMENDMENTS TO THE UNITED KINGDOM (UK) SEXUAL OFFENCES ACT 2003 AND TO THE YOUTH JUSTICE AND CRIMINAL EVIDENCE ACT 1999, THEREBY SHOWING HOW THE REVISED VERSION OF THE ICC DEFINITION CAN BE APPLIED IN CONTEXT OF THE UK.

Gender, Shame and Sexual Violence SARA SHARRATT 2016-04-22 DRAWING ON EXTENSIVE INTERVIEW MATERIAL GATHERED AMONGST VICTIMS, WITNESSES, JUDGES AND NGOs, THIS BOOK INVESTIGATES THE PROSECUTION OF RAPE AND SEXUAL VIOLENCE IN WAR CRIMES TRIBUNALS, WITH SPECIAL ATTENTION TO THE INTERNATIONAL COURT FOR THE FORMER YUGOSLAVIA (ICTY) AND WORLD COURT IN SARAJEVO. IT EXAMINES THE TESTIMONIES OF VICTIMS AND WITNESSES AND THEIR REASONS FOR TESTIFYING, THEIR ATTITUDES TOWARDS PERPETRATORS, THE CONSEQUENCES OF TESTIFYING, THEIR RECOMMENDATIONS FOR OTHER WITNESSES AND CONCEPTIONS OF JUSTICE. IN ADDITION, IT EXPLORES THE ATTITUDES OF JUDGES, PROSECUTORS, PSYCHOLOGISTS AND THOSE IN CHARGE OF PROTECTING AND OFFERING SERVICES. ADOPTING A FEMINIST APPROACH, ‘GENDER, SHAME AND SEXUAL VIOLENCE’ CHALLENGES THE ASSUMPTION THAT THE DETERRENT EFFECT OF MAKING RAPE TRIALS MORE VISIBLE WOULD REDUCE THE OCCURRENCE OF SEXUAL VIOLENCE IN CONFLICT SITUATIONS, CONTENTING INSTEAD THAT THE MANNER IN WHICH CASES ARE HANDLED BOTH INCREASES THE VICTIMS’ SENSE OF SHAME AND SERVES TO PROPAGATE A REPRESENTATION OF WOMEN’S BODIES THAT MAY ACTUALLY SERVE TO INCREASE THE USE OF SEXUAL VIOLENCE DURING WAR. THE PROSECUTION OF RAPE AS A WAR CRIME, THIS VOLUME OFFERS EXTENSIVE NEW EMPIRICAL MATERIAL THAT WILL BE OF INTEREST TO SCHOLARS OF SOCIOLOGY, GENDER STUDIES, CRIMINOLOGY, POLITICS, INTERNATIONAL RELATIONS AND LAW. THE POLITICS OF GENDER JUSTICE AT THE INTERNATIONAL CRIMINAL COURT LOUISE CHAPPELL 2015-11-05 IN 1998, THE ROME STATUTE TO THE INTERNATIONAL CRIMINAL COURT (ICC) EMERGED AS A GROUNDBREAKING TREATY BOTH DUE TO ITS CODIFICATION OF INTERNATIONAL CRIMINAL LAW AND ITS RECOGNITION OF THE CRIMES COMMITTED AGAINST WOMEN IN TIMES OF WAR AND CONFLICT. THE ICC CRIMINALIZED ACTS OF RAPE, SEXUAL SLAVERY, AND ENFORCED PREGNANCY, AMONGST OTHERS, TO PROVIDE THE MOST ADVANCED ARTICULATION EVER OF GENDER BASED VIOLENCE UNDER INTERNATIONAL LAW. HOWEVER, THIS FAR NO SCHOLARLY BOOK HAS ANALYZED WHETHER OR NOT THE IMPLEMENTATION OF THE ICC HAS BEEN SUCCESSFUL. THE POLITICS OF GENDER JUSTICE AT THE INTERNATIONAL CRIMINAL COURT FILLS THIS INTELLECTUAL GAP, SPECIFICALLY EXAMINING THE GENDER JUSTICE DESIGN FEATURES OF THE ROME STATUTE (THE FOUNDATION OF THE ICC), AND ASSESSING THE EFFECTIVENESS OF THE STATUTE’S IMPLEMENTATION IN THE FIRST DECADE OF THE COURT’S OPERATION. LOUISE CHAPPELL ARGUES THAT ALTHOUGH THE ICC HAS PROVIDED MIXED OUTCOMES FOR GENDER JUSTICE, THERE HAVE ALSO BEEN A NUMBER OF IMPORTANT BREAKTHROUGHS, PARTICULARLY IN REGARDS TO SUPPORT FOR FEMALE JUDGES. METICULOUS AND COMPREHENSIVE, THIS BOOK REFINES THE NOTION OF GENDER JUSTICE PRINCIPLES AND ADDS A VALUABLE, BUT AS YET UNRECOGNIZED, GENDER DIMENSION TO THE BURGEONING HISTORICAL INSTITUTIONALIST APPROACH TO INTERNATIONAL RELATIONS. CHAPPELL LINKS FEMINIST INTERNATIONAL RELATIONS LITERATURE WITH FEMINIST INSTITUTIONALISM LITERATURE FOR THE FIRST TIME, THEREBY STRENGTHENING AND ADDING TO BOTH FIELDS. ULTIMATELY, CHAPPELL’S ANALYSIS IS AN ESSENTIAL STEP TOWARDS ATTAINING A GREATER DEGREE OF GENDER EQUALITY IN THE CONTEXT OF INTERNATIONAL LAW. THE DEFINITIVE VOLUME ON GENDER AND THE ICC, THE POLITICS OF GENDER JUSTICE AT THE INTERNATIONAL CRIMINAL COURT IS A VALUABLE RESOURCE FOR STUDENTS AND SCHOLARS OF INTERNATIONAL RELATIONS, INTERNATIONAL LAW, AND HUMAN RIGHTS.

THE ELGAR COMPANION TO THE INTERNATIONAL CRIMINAL TRIBUNAL FOR RWANDA ANNE-MARIE DE BROUWER 2016-12-30 THE ELGAR COMPANION TO THE INTERNATIONAL CRIMINAL TRIBUNAL FOR RWANDA IS A ONE-STOP REFERENCE RESOURCE ON THIS COMPLEX TRIBUNAL, ESTABLISHED IN THE AFTERMATH OF THE 1994 GENOCIDE IN RWANDA, WHICH CLOSED ITS DOORS ON 31 DECEMBER 2015. THIS COMPANION PROVIDES AN INSIGHTFUL ACCOUNT OF THE WORKINGS AND LEGACY OF THE ICTR IN THE FIELD OF INTERNATIONAL CRIMINAL JUSTICE.
NECESSITY OR NUISANCE? JULIA GEBHARD 2018-01-30 WELCHE CHANCEN UND PROBLEME BEI DER VERWEIS AUF MENSCHENRECHTE BEI DER DEFINITION VON ÜBERSTRAFRECHTLICH RELEVANTER VERBRECHEN? UNTER WELCHEN VORAUSSETZUNGEN IST EIN VERWEIS AUF DEN KATALOG DES INTERNATIONALEN MENSCHENSCHUTZSCHUTZ DOGMATISCH ANGENESSEN UND PRAKTISCH WAHRSCHEINLICH? DIESE FRAGEN WERDEN SOWHIL RECHTSTHEORETISCH, IN DER TATSACHE ÜBLICHEN RECHTSANWANDUNG ALS AUCH EMPIRISCH DURCH GESPRÄCHE MIT RICHTERINNEN UND RICHTERN AN ÜBERSTRAFRECHTLICHEN GERICHTEN ERGÄNZT. NIDET. DURCH DAS AUFGEBEN DER GEMEINSAMKEITEN UND UNTERSCHIEDEN DER BEIDEN RECHTSLEHRE, DER VORHERRSCHENDEN DOGMATISCHEN UNSCHÜTZEN SOWIE ANSICHTEN ZU DENEN LÖSUNG, LEISTET DER BAND EINEN ENTSCHEIDENDEN BEITRAG ZUR DEBATTE ÜBER RECHTSSICHERHEIT UND INNOVATION IM BEREICH DES ÜBERSTRAFRECHTS.

PROSECUTING SEXUAL AND GENDER-BASED CRIMES AT THE INTERNATIONAL CRIMINAL COURT ROSEMARY GREY 2019-04-11 DETAILED STUDY OF THE ICC’S PRACTICE IN PROSECUTING GENDER-BASED CRIMES, CURRENT UP TO THE ICC STATUTE’S TWENTIETH ANNIVERSARY IN 2018.
PROSECUTING CONFLICT-RELATED SEXUAL VIOLENCE AT THE ICTY SARON SERGE BRAMBERTZ 2016-04-14 ALTHOUGH SEXUAL VIOLENCE DIRECTED AT BOTH FEMALES AND MALES IS A REALITY IN MANY ON-GOING CONFLICTS THROUGHOUT THE WORLD TODAY, ACCOUNTABILITY FOR THE PERPETRATORS OF SUCH VIOLENCE REMAINS THE EXCEPTION RATHER THAN THE RULE. WHILE AWARENESS OF THE PROBLEM IS GROWING, MORE EFFECTIVE APPROACHES ARE URGENTLY NEEDED FOR THE INVESTIGATION AND PROSECUTION OF CONFLICT-RELATED SEXUAL VIOLENCE CRIMES. UPON ITS ESTABLISHMENT IN 1993, THE OFFICE OF THE PROSECUTOR (OTP) OF THE INTERNATIONAL CRIMINAL TRIBUNAL FOR THE FORMER YUGOSLAVIA (ICTY) BEGAN THE CHALLENGING TASK OF PROSECUTING THE PERPETRATORS OF CONFLICT-RELATED SEXUAL VIOLENCE CRIMES, ALONGSIDE THE MANY OTHER ATROCITIES COMMITTED DURING THE CONFLICTS IN THE FORMER YUGOSLAVIA. THIS BOOK DOCUMENTS THE EXPERIENCES, ACHIEVEMENTS, CHALLENGES, AND FUNDAMENTAL INSIGHTS OF THE OTP IN PROSECUTING CONFLICT-RELATED SEXUAL VIOLENCE CRIMES AT THE ICTY OVER THE PAST TWO DECADES. IT DRAWS ON AN EXTENSIVE DOSSIER OF OTP DOCUMENTATION, COURT FILINGS, TRIAL EXHIBITS, TESTIMONY, ICTY JUDGEMENTS, AND OTHER MATERIALS, AS WELL AS INTERVIEWS WITH CURRENT AND FORMER OTP STAFF MEMBERS. THE AUTHORS PROVIDE A UNIQUE ANALYTICAL PERSPECTIVE ON THE OBSTACLES FACED IN PRIORITIZING, INVESTIGATING, AND PROSECUTING CONFLICT-RELATED SEXUAL VIOLENCE CRIMES. WHILE ICTY HAS MADE GREAT STRIDES IN DEVELOPING INTERNATIONAL CRIMINAL LAW IN THIS AREA, THIS VOLUME EXPOSES THE PRESSING NEED FOR DETERMINED AND INCREASINGLY SOPHISTICATED STRATEGIES IN ORDER TO OVERCOME THE ONGOING OBSTACLES IN PROSECUTING CONFLICT-RELATED SEXUAL VIOLENCE CRIMES. THE BOOK PRESENTS CONCRETE RECOMMENDATIONS TO INFORM FUTURE WORK BEING DONE AT THE NATIONAL AND INTERNATIONAL LEVELS, INCLUDING THAT OF THE INTERNATIONAL CRIMINAL COURT, INTERNATIONAL INVESTIGATION COMMISSIONS, AND COUNTRIES DEVELOPING TRANSITIONAL JUSTICE PROCESSES. IT PROVIDES AN ESSENTIAL RESOURCE FOR INVESTIGATORS AND CRIMINAL LAWYERS, HUMAN RIGHTS FACT-FINDERS, POLICY MAKERS, RULE OF LAW EXPERTS, AND ACADEMICS.

VICTIM ADVOCACY BEFORE THE INTERNATIONAL CRIMINAL COURT ELIZABETH KING 2022-06-15 THIS BOOK IS A PRACTICAL GUIDE FOR ADVOCATES INTERESTED IN THE REPRESENTATION OF VICTIMS BEFORE THE INTERNATIONAL CRIMINAL COURT (ICC). IT HAS BEEN DEVELOPED BY EXPERTS RESPONSIBLE FOR THE ADVOCACY TRAINING OF THE INTERNATIONAL CRIMINAL COURT’S LIST OF COUNSEL MEMBERS. WRITTEN IN A READILY ACCESSIBLE STYLE, THIS GUIDE PROVIDES A FIRM GROUNDING IN RELEVANT LEGAL DOCTRINE, ESSENTIAL ADVOCACY TECHNIQUES AND VALUABLE MULTIDISCIPLINARY PERSPECTIVES. DRAWING UPON GLOBAL EXPERTISE FROM LEGAL PRACTITIONERS, SPECIALIST ADVOCACY TRAINERS AND MULTI-DISCIPLINARY WRITERS, THIS BOOK ADDRESSES BOTH PRACTICAL CONSIDERATIONS AND KEY CHALLENGES FACED BY ICC VICTIM ADVOCATES. THESE INCLUDE ISSUES SUCH AS GENDER, CHILD VICTIMS, VICTIMS OF SEXUAL VIOLENCE, SPECIAL NEED VICTIMS AND VICTIMS WHO ARE THEMSELVES IMPLICATED IN INTERNATIONAL CRIMES. THROUGH ITS PRACTICAL FOCUS ON ADVOCACY TECHNIQUES, HYPOTHETICAL CASE STUDIES, CHECKLISTS, INTERVIEWS FROM THE FIELD AND LISTS OF FURTHER RESOURCES, THIS MANUAL EQUIPS READERS WITH THE KNOWLEDGE AND SKILLS NECESSARY TO ENGAGE IN SOPHISTICATED ICC VICTIM ADVOCACY. THIS BOOK WILL ALSO APPEAL TO THOSE INTERESTED IN THE WORKINGS OF INTERNATIONAL CRIMINAL LAW AND IN VICTIM ADVOCACY AND VICTIMOLOGY MORE BROADLY.

FAIR LABELLING AND THE DILEMMA OF PROSECUTING GENDER-BASED CRIMES AT THE INTERNATIONAL CRIMINAL TRIBUNALS HILMI M. ZAWATI 2015-11-01 THIS SCHOLARLY LEGAL WORK FOCUSES ON THE DILEMMA OF PROSECUTING GENDER-BASED CRIMES UNDER THE STATUTES OF THE INTERNATIONAL CRIMINAL TRIBUNALS WITH REFERENCE TO THE PRINCIPLE OF FAIR LABELLING. IN THIS BOOK HILMI M. ZAWATI EXPLAINS HOW THE ABSTRACTNESS AND LACK OF ACCURATE DESCRIPTION OF GENDER-BASED CRIMES IN THE STATUTORY LAWS OF THE INTERNATIONAL CRIMINAL TRIBUNALS AND COURTS INFRINGE THE PRINCIPLE OF FAIR LABELLING, LEAD TO INCONSISTENT VERDICTS AND PUNISHMENTS, AND CAUSE INADEQUATE PROSECUTION OF THESE CRIMES. THIS INQUIRY DEALS WITH GENDER-BASED CRIMES AS A CASE STUDY, AND WITH FAIR LABELLING AS A LEGAL PRINCIPLE AND A THEORETICAL FRAMEWORK. CRITICAL AND TIMELY, THIS STUDY CONTRIBUTES TO EXISTING SCHOLARSHIP IN MANY DIFFERENT WAYS. IT IS THE FIRST LEGAL ANALYSIS TO FOCUS ON THE DILEMMA OF PROSECUTING AND PUNISHING WARTIME GENDER-BASED CRIMES IN THE STATUTORY LAWS OF THE INTERNATIONAL CRIMINAL TRIBUNALS AND THE ICC IN THE CONTEXT OF FAIR LABELLING. MOREOVER, IT EMPHASIZES THAT APPLYING FAIR LABELLING TO WARTIME GENDER-BASED CRIMES WOULD ENABLE THE TRIBUNALS AND THE ICC TO DELIVER FAIR JUDGMENTS, ELIMINATE INCONSISTENT PROSECUTION, OVERCOME SHORTCOMINGS IN ADDRESSING GENDER-BASED CRIMES WITHIN THEIR JURISPRUDENCE, WHILE BREAKING THE CYCLE OF IMPUNITY FOR THESE CRIMES. CONSISTING OF TWO PARTS, THIS WORK BEGINS BY OUTLINING THE CENTRAL FOCUS AND THEORETICAL LEGAL FRAMEWORK OF THE STUDY. IT CONCENTRATES ON FAIR LABELLING AS AN IMPERATIVE LEGAL PRINCIPLE AND A LEGAL FRAMEWORK, EXAMINES ITS INTELLECTUAL DEVELOPMENT, SCOPE AND JUSTIFICATION, AND ILLUSTRATES ITS APPLICABILITY TO GENDER-BASED CRIMES. THE SECOND PART ADDRESSES THE DILEMMA OF PROSECUTING GENDER-BASED CRIMES IN THE INTERNATIONAL CRIMINAL TRIBUNALS.

THE WORK OF RAPE RANA M. JALEEL 2021-09-03 IN THE WORK OF RAPE RANA M. JALEEL ARGUES THAT THE REDEFINITION OF SEXUAL VIOLENCE WITHIN INTERNATIONAL LAW AS A WAR CRIME, CRIME AGAINST HUMANITY, AND GENOCIDE OWES A DISTURBING AND UNACKNOWLEDGED DEBT TO POWER AND KNOWLEDGE ACHIEVED FROM RACIAL, IMPERIAL, AND SETTLER COLONIAL DOMINATION. PRIORITIZING CRITQUES OF RACIAL CAPITALISM FROM WOMEN OF COLOR, INDIGENOUS, QUEER, TRANS, AND GLOBAL SOUTH PERSPECTIVES, JALEEL REORIENTS HOW VIOLENCE IS SOCIALLY DEFINED AND DISTRIBUTED THROUGH LEGAL DEFINITIONS OF RAPE. FROM COLD WAR CONFLICTS IN LATIN AMERICA, THE 1990S ETHNIC WARS IN RWANDA AND YUGOSLAVIA, AND THE WAR ON TERROR TO ONGOING DEBATES ABOUT SEXUAL ASSAULT ON COLLEGE CAMPUSES, JALEEL CONSIDERS HOW LEGAL AND SOCIAL ITERATIONS OF RAPE AND THE TERMS THAT DEFINE IT—CONSENT, FORCE, COERCION—ARE UNSTABLE INDEXES AND ABSTRACTIONS OF SOCIAL DIFFERENCE THAT MEDIATE RACIAL AND COLONIAL POSITIONALITIES. JALEEL TRACES HOW POST-COLD WAR ORDERS OF GLOBAL SECURITY AND GOVERNANCE SIMULTANEOUSLY TRANSFORM THE MEANING OF SEXUALIZED VIOLENCE, EXTEND US EMPIRE, AND DISAVOW LEGACIES OF ENSLAVEMENT, INDIGENOUS DISPOSSESSION, AND RACIALIZED VIOLENCE WITHIN THE UNITED STATES. DUKE UNIVERSITY PRESS *SEXUAL VIOLENCE AT THE INTERNATIONAL COURT: A LEGAL PERSPECTIVE* CATERINA E. ARRABAL WARD 2018-07-19 IN WARTIME SEXUAL VIOLENCE AT THE INTERNATIONAL LEVEL: A LEGAL PERSPECTIVE, DR. CATERINA ARRABAL WARD ARGUES THAT THE HUMAN RIGHTS OF VICTIMS OF SEXUAL VIOLENCE ARE NOT PRESENTLY ENTIRELY CONTEMPLATED OR PROTECTED.

SILENCED VICTIMS OF WARTIME SEXUAL VIOLENCE OLIVERA SIMIC 2018-03-09 THE CONDEMNATION OF WARTIME SEXUAL VIOLENCE AS A GROSS VIOLATION OF HUMAN RIGHTS HAS RECEIVED WIDESPREAD SUPPORT. WHILE RAPE AND OTHER FORMS OF SEXUAL VIOLENCE HAVE ATTRACTED CONSIDERABLE LOCAL AND INTERNATIONAL ATTENTION, THIS OFTEN EXCLUDES WARTIME SEXUAL VIOLENCE AMONG WOMEN BELONGING TO SO-CALLED ‘PERPETRATOR’ WAR-TORN NATIONS. THIS BOOK EXPLORES THE SILENCE SURROUNDING WOMEN’S EXPERIENCES OF WARTIME SEXUAL VIOLENCE WITHIN ACADEMIC, LEGAL AND PUBLIC DISCOURSES. OLIVERA SIMIC ARGUES THAT THE INTERNATIONAL CRIMINAL LAW AND FEMINIST LEGAL DISCOURSE ON WARTIME SEXUAL VIOLENCE CAN CONSTRUCT A PROBLEMATIC VICTIM HIERARCHY THAT EXCLUDES AND MISRECOGNISES CERTAIN WOMEN’S EXPERIENCES OF SEXUAL VIOLENCE DURING AND AFTER ARMED CONFLICT. THE BOOK FOCUSES ON THE EXPERIENCES OF BOSNIAN SERB WOMEN, WHERE THE COLLAPSE OF THE FORMER YUGOSLAVIA LED TO BRUTAL WAR AND GROSS HUMAN RIGHTS VIOLATIONS THROUGHOUT THE 1990s. TWO DECADES AFTER THE WAR, WOMEN IN BOSNIA AND HERZEGOVINA ARE STILL FACING THE LEGACIES OF THE VIOLENCE IN THE 1990s. THROUGH THIS CASE SIMIC ARGUES THAT WHILE ALL WOMEN SURVIVORS OF RAPE FACE PROBLEMS OF STIGMA, SHAME AND LACK OF POLITICAL VISIBILITY, THEIR LEGAL AND SYMBOLIC STATUS DIFFER ACCORDING TO THEIR ETHNO-NATIONAL IDENTITY. DRAWING ON INTERVIEWS WITH BOSNIAN SERB WOMEN SURVIVORS OF RAPE IN BOSNIA AND HERZEGOVINA, FEMINIST ACTIVISTS, LOCAL MEDIA, DOCUMENTARY AND ARCHIVAL SOURCES, THE BOOK EXAMINES ‘POST-CONFLICT JUSTICE’ AS IT IS SEEN, LIVED AND INTERPRETED BY WOMEN WHO BELONG TO ‘PERPETRATOR’ NATIONS AND WILL BE OF GREAT INTEREST AND USE TO RESEARCHERS, STUDENTS AND PRACTITIONERS WITHIN POST-CONFLICT LAW AND JUSTICE, INTERNATIONAL CRIMINAL LAW, SECURITY STUDIES AND GENDER STUDIES.

UNDERSTANDING AND PROVING INTERNATIONAL SEX CRIMES MORTEN BERGSHO 2012-04-25 [THIS ANTHOLOGY] ADDRESSES THE GAP BETWEEN INTERNATIONAL STANDARD-SETTING PROHIBITING INTERNATIONAL SEX CRIMES AND ACTUAL ACCOUNTABILITY FOR INDIVIDUALS WHO ARE RESPONSIBLE FOR SUCH CRIMES. THE BOOK PROVIDES DETAILED ANALYSIS OF THE LEGAL REQUIREMENTS OF INTERNATIONAL SEX CRIMES AND TYPES OF FACT THAT CAN BE USED TO MEET THESE REQUIREMENTS. IT INCLUDES A UNIQUE KNOWLEDGE-BASE THAT DIGESTS INTERNATIONAL CASE LAW ON SUCH CRIMES. THE ANTHOLOGY ALSO CONTAINS SEVERAL STUDIES OF INSTITUTIONAL AND EVIDENTIARY CHALLENGES IN THE PROSECUTION OF INTERNATIONAL SEX CRIMES”—SÉRES PFEF.

SEXUALISED CRIMES, ARMED CONFLICT AND THE LAW HANNAH BALMEISTER 2018-06-04 FROM ANCIENT TO MODERN TIMES, SEXUALISED WAR VIOLENCE AGAINST WOMEN WAS TOLERATED IF NOT ENCOURAGED AS A MEANS OF REWARD, PROPAGANDA, HUMILIATION, AND TERROR. THIS WAS AND IS IN DEFIANCE OF INTERNATIONAL LAWS THAT HAVE CRIMINALISED ACTS OF SEXUALISED WAR VIOLENCE SINCE THE 18TH CENTURY. AD HOC INTERNATIONAL TRIBUNALS HAVE ADDRESSED ESPECIALLY WAR RAPE SINCE THE 15TH CENTURY. THE INTERNATIONAL CRIMINAL COURT (ICC), HOWEVER, IS THE FIRST INDEPENDENT, PERMANENT, INTERNATIONAL CRIMINAL COURT THAT RECOGNISES NOT ONLY WAR RAPE BUT ALSO SEXUAL SLAVERY AND OTHER SEXUALISED CRIMES AS CRIMES AGAINST HUMANITY, WAR CRIMES, AND ACTS OF GENOCIDE IN ITS STATUTE AND SUPPORTING DOCUMENTS. THIS BOOK EXPLORES HOW THE ICC DEFINITIONS OF RAPE AND FORCED MARRIAGE CAME ABOUT, AND ADDRESSES THE ONGOING CHALLENGE OF HOW TO DEFINE WAR RAPE AND FORCED MARRIAGE IN TIMES OF ARMED CONFLICT IN A WAY THAT ADEQUATELY REFLECTS WOMEN’S EXPERIENCES, AS WELL AS THE NATURE OF THE CRIMES. IN ADDITION TO DEEPENING THE UNDERSTANDING OF THE ICC NEGOTIATIONS OF WAR RAPE AND FORCED MARRIAGE, AND OF THE CRIMES THEMSELVES, THIS VOLUME HIGHLIGHTS RELEVANT FACTORS THAT NEED TO BE CONSIDERED WHEN CRIMINALISING ACTS OF SEXUALISED WAR VIOLENCE UNDER INTERNATIONAL LAW. SEXUALISED CRIMES, ARMED CONFLICT AND THE LAW DRAWS ON FEMINIST AND CONSTRUCTIVIST THEORIES AND OFFERS A COMPREHENSIVE THEORETICAL AND EMPIRICAL EXAMINATION OF THE DEFINITION OF RAPE AND FORCED MARRIAGE. IT PRESENTS THE LATEST STATE OF KNOWLEDGE ON THE TOPIC AND WILL BE OF INTEREST TO RESEARCHERS, ACADEMICS, POLICYMAKERS, OFFICIALS AND INTERGOVERNMENTAL ORGANISATIONS, AND STUDENTS IN THE FIELDS OF POST-CONFLICT LAW AND JUSTICE, INTERNATIONAL CRIMINAL LAW, HUMAN RIGHTS LAW, INTERNATIONAL RELATIONS, GENDER STUDIES, POLITICS, AND CRIMINOLOGY.

RETHINKING RAPE LAW CLARE MCGLYNN 2010-07-12 RETHINKING RAPE LAW PROVIDES A COMPREHENSIVE AND CRITICAL ANALYSIS OF CONTEMPORARY RAPE LAWS, ACROSS A RANGE OF JURISDICTIONS. IN A CONTEXT IN WHICH THERE HAS BEEN CONSIDERABLE LEGAL REFORM OF SEXUAL OFFENCES, RETHINKING RAPE LAW ENGAGES WITH DEVELOPMENTS SPANNING NATIONAL, REGIONAL AND INTERNATIONAL FRAMEWORKS. IT IS ONLY WHEN WE FULLY UNDERSTAND THE DIFFERENCES BETWEEN THE LAW OF RAPE IN TIMES OF WAR AND IN TIMES OF PEACE, BETWEEN COMMON LAW AND CONTINENTAL JURISDICTIONS, BETWEEN SOCIETIES IN TRANSITION AND SOCIETIES LONG NURSED TO FEMINIST ACTIVISM, THAT WE ARE ABLE TO UNDERSTAND AND EVALUATE CURRENT PRACTICES, WITH A VIEW TO CHANGE AND A BETTER FUTURE FOR VICTIMS OF SEXUAL CRIMES. WRITTEN BY LEADING AUTHORS FROM ACROSS THE WORLD, THIS IS THE FIRST AUTHORITATIVE TEXT ON RAPE LAW THAT CROSSES JURISDICTIONS, EXAMINES ITS CONCEPTUAL AND THEORETICAL FOUNDATIONS, AND SETS THE LAW IN ITS POLICY CONTEXT. IT IS DESTINED TO BECOME THE PRIMARY SOURCE FOR SCHOLARLY WORK AND DEBATE ON SEXUAL OFFENCES LAWS.

GENDER AND INTERNATIONAL CRIMINAL LAW INDIRA ROSenthal 2022-06-16 THE LAST FEW DECADES HAVE SEEN REMARKABLE DEVELOPMENTS IN INTERNATIONAL CRIMINAL JUSTICE, ESPECIALLY IN RELATION TO THE PURSUIT OF INDIVIDUALS RESPONSIBLE FOR SEXUAL VIOLENCE AND OTHER GENDER-BASED CRIMES. HISTORICALLY IGNORED, JUSTIFIED, OR MINIMISED, THIS CATEGORY OF CRIMES NOW HAS A HIGHLIGHTED PROFILE IN THE INTERNATIONAL POLITICAL AND JUDICIAL ARENA. DESPITE THIS, GENDER IS POORLY UNDERSTOOD, AND BLIND SPOTS, BIASES, AND STEREOTYPES PREVAIL. THIS BOOK BRINGS TOGETHER LEADING FEMINIST INTERNATIONAL CRIMINAL AND HUMANITARIAN LAW ACADEMICS AND PRACTITIONERS TO EXAMINE THE PLACE OF GENDER IN INTERNATIONAL CRIMINAL LAW (ICL). IT IDENTIFIES AND ANALYSES PAST AND CURRENT NARROW UNDERSTANDINGS OF GENDER, BEFORE CONSIDERING HOW A LIMITED CONCEPTUALIZATION AFFECTS ACCOUNTABILITY EFFORTS. THE AUTHORS CONSIDER HOW BEST TO IMPLEMENT A MORE NUANCED UNDERSTANDING OF GENDER IN THE PRACTICE OF INTERNATIONAL CRIMINAL LAW BY

IDENTIFYING POSSIBLE RESPONSES, INCLUDING EMBEDDING A SOPHISTICATED GENDER STRATEGY INTO THE PRACTICE OF ICL, THE GENDER-SENSITIVE APPLICATION OF INTERNATIONAL HUMAN RIGHTS AND HUMANITARIAN LAW, AND ENCOURAGING A GENDER-COMPETENT APPROACH TO JUDGING IN ICL. THE AUTHORS’ AIM IS TO STRENGTHEN EFFORTS FOR ACCOUNTABILITY FOR ALL ATROCITY CRIMES—WAR CRIMES, CRIMES AGAINST HUMANITY, GENOCIDE, AND AGGRESSION.

STATE CRIME, WOMEN AND GENDER VICTORIA E. COLLINS 2015-10-05 THE UNITED NATIONS HAS CALLED VIOLENCE AGAINST WOMEN “THE MOST PERSISTIVE, YET LEAST RECOGNIZED HUMAN RIGHTS ABUSE IN THE WORLD” AND THERE IS A LONG-ESTABLISHED HISTORY OF THE SUPERNATIONAL COMMUNITY FOCUSED ON THESE CRIMES OF PEACE AND CONFLICT. THIS BOOK CONTRIBUTES TO THE ESTABLISHED LITERATURE ON WOMEN, GENDER AND CRIME AND THE GROWING RESEARCH ON STATE CRIME AND EXTENDS THE DISCUSSION OF VIOLENCE AGAINST WOMEN TO INCLUDE THE ROLE AND EXTENT OF CRIME AND VIOLENCE PERPETRATED BY THE STATE. STATE CRIME, WOMEN AND GENDER EXAMINES STATE-PERPETRATED VIOLENCE AGAINST WOMEN IN ALL ITS VARIOUS FORMS. DRAWING ON CASE STUDIES FROM AROUND THE WORLD, PATTERNS OF STATE-PERPETRATED VIOLENCE ARE EXAMINED AS IT RELATES TO WOMEN’S VICTIMIZATION, THEIR ROLE AS PERPETRATORS, RESISTORS OF STATE VIOLENCE, AS WELL AS THEIR ENGAGEMENT AS PROFESSIONALS IN THE INTERNATIONAL CRIMINAL JUSTICE SYSTEM. FROM THE DIRECT INVOLVEMENT OF CONDLEEZA RICE IN THE UNITED STATES-LED WAR ON TERROR, TO THE WOMEN OF EGYPT’S ARAB SPRING UPRISING, TO AFGHANI POETRY AS A MEANS TO RESIST STATE-SANCTIONED PATRIARCHAL CONTROL, CASE EXAMPLES ARE USED TO HIGHLIGHT THE PERSISTIVE AND ENDURING PROBLEM OF STATE-PERPETRATED VIOLENCE AGAINST WOMEN. THE EXPLORATION OF TOPICS THAT HAVE NOT PREVIOUSLY BEEN ADDRESSED IN THE CRIMINOLOGICAL LITERATURE, SUCH AS WOMEN AS PERPETRATORS OF STATE VIOLENCE AND THEIR ROLE AS WILLING CONSUMERS WHO REINFORCE AND REPLICATE THE EXISTING STATE-SANCTIONED PATRIARCHAL STATUS QUO, MAKES STATE CRIME, WOMEN AND GENDER A MUST-READ FOR STUDENTS AND SCHOLARS ENGAGED IN THE STUDY OF STATE CRIME, VICTIMOLOGY AND FEMINIST CRIMINOLOGY. **REPRODUCTIVE VIOLENCE AND INTERNATIONAL CRIMINAL LAW** TANJA ALTUNJAN 2021-03-13 THIS BOOK DEALS WITH THE PHENOMENON OF CONFLICT-RELATED REPRODUCTIVE VIOLENCE AND EXPLORES THE INTERNATIONAL LEGAL FRAMEWORK’S CAPACITY TO RESPOND TO IT. THE INTERNATIONAL DISCOURSE ON GENDER-BASED VIOLENCE IN CONFLICTS TENDS TO FOCUS ON SEXUALIZED CRIMES, WHICH LEADS TO INCOMPLETE NARRATIVES OF THE GENERATED DIMENSIONS OF ARMED CONFLICTS. IN PARTICULAR, INTERNATIONAL LAW HAS OFTEN REMAINED SILENT ON CONFLICT-RELATED VIOLENCE AFFECTING OR AIMED AT THE VICTIM’S REPRODUCTIVE SYSTEM. THE AUTHOR CONCEPTUALIZES REPRODUCTIVE VIOLENCE AS A DISTINCT MANIFESTATION OF GENDER-BASED VIOLENCE AND A VIOLATION OF REPRODUCTIVE AUTONOMY. THE ANALYSIS EXPLORES THE HISTORICAL APPROACHES TO REPRODUCTIVE VIOLENCE AND EVALUATES THE CURRENT POTENTIALS OF INTERNATIONAL CRIMINAL LAW FOR ITS PROSECUTION AS GENOCIDE, CRIMES AGAINST HUMANITY, AND WAR CRIMES. IN THIS REGARD, IT ALSO DEVELOPS PROPOSALS FOR A GENDER-SENSITIVE INTERPRETATION OF THE EXISTING LEGAL FRAMEWORK AS WELL AS POSSIBLE AMENDMENTS TO IT. THE BOOK IS AIMED AT RESEARCHERS AND PRACTITIONERS IN THE FIELDS OF INTERNATIONAL CRIMINAL JUSTICE AND INTERNATIONAL HUMAN RIGHTS LAW WITH AN INTEREST IN GENDER PERSPECTIVES ON INTERNATIONAL LAW, SEXUALIZED AND GENDER-BASED VIOLENCE, AND THE DISCOURSE ON REPRODUCTIVE HUMAN RIGHTS. TANJA ALTUNJAN IS A FORMER RESEARCHER AT HUMBOLDT-UNIVERSITÄT ZU BERLIN WHERE SHE OBTAINED HER DOCTORAL DEGREE IN CRIMINAL LAW. **INTERNATIONAL CRIMINAL LAW IN CONTEXT** PHILIPP KASTNER 2017 INTERNATIONAL CRIMINAL LAW IN CONTEXT PROVIDES A CRITICAL AND CONTEXTUAL INTRODUCTION TO THE FUNDAMENTALS OF INTERNATIONAL CRIMINAL LAW. IT GOES BEYOND A DOCTRINAL ANALYSIS FOCUSED ON THE PRACTICE OF INTERNATIONAL TRIBUNALS TO DRAW ON A VARIETY OF PERSPECTIVES, CAPTURING THE COMPLEX PROCESSES OF INTERNATIONALISATION THAT CRIMINAL LAW HAS EXPERIENCED OVER THE PAST FEW DECADES. THE BOOK CONSIDERS INTERNATIONAL CRIMINAL LAW IN CONTEXT AND SEEKS TO ACCOUNT FOR THE POLITICAL AND CULTURAL FACTORS THAT HAVE INFLUENCED – AND THAT CONTINUE TO INFLUENCE – THIS STILL EMERGING BODY OF LAW. CONSIDERING THE SUBSTANCE, PROCEDURES, OBJECTIVES, JUSTIFICATIONS AND IMPACTS OF INTERNATIONAL CRIMINAL LAW, IT ADDRESSES SUCH TOPICS AS: – THE HISTORY OF INTERNATIONAL CRIMINAL LAW – THE SUBJECTS OF INTERNATIONAL CRIMINAL LAW – TRANSITIONAL JUSTICE AND INTERNATIONAL CRIMINAL JUSTICE – GENOCIDE, CRIMES AGAINST HUMANITY, WAR CRIMES AND THE CRIME OF AGGRESSION – SEXUAL AND GENDER-BASED CRIMES – INTERNATIONAL AND HYBRID CRIMINAL TRIBUNALS – SENTENCING UNDER INTERNATIONAL CRIMINAL LAW – THE ROLE OF VICTIMS IN INTERNATIONAL CRIMINAL PROCEDURE THE BOOK WILL APPEAL TO THOSE WHO WANT TO STUDY INTERNATIONAL CRIMINAL LAW IN A CRITICAL AND CONTEXTUALISED WAY. PRESENTING ORIGINAL RESEARCH, IT WILL ALSO BE OF INTEREST TO SCHOLARS AND PRACTITIONERS ALREADY FAMILIAR WITH THE MAIN LEGAL AND POLICY ISSUES RELATING TO THIS BODY OF LAW. ANNE-MARIE DE BROUWER 2005 THIS STUDY ASSESSES THE SUPRANATIONAL CRIMINAL PROSECUTION OF SEXUAL VIOLENCE, NOTABLY WHETHER SUPRANATIONAL CRIMINAL LAW AND PROCEDURE ARE ADEQUATE FOR THE

PERSPECTIVE OF VICTIMS OF SEXUAL VIOLENCE.

SEXUAL VIOLENCE AGAINST CHILD SOLDIERS CHULN MIN SEAH 2018 THERE IS A LEGAL GAP IN INTERNATIONAL CRIMINAL AND HUMANITARIAN LAW REGARDING INSTANCES OF CHILD SOLDIERS WHO ARE SEXUALLY VIOLATED BY THEIR OWN MILITARY MEMBERS DURING ARMED WARFARE. INTERNATIONAL HUMANITARIAN LAW GENERALLY DOES NOT REGULATE THE CONDUCTS OF COMBATANTS IN THE SAME ARMED GROUP AGAINST THEIR CO-COMBATANTS. SUPERVISION OF SUCH ACTIONS WOULD PRESUMABLY BE MONITORED BY THEIR OWN INTERNAL DISCIPLINE STRUCTURE BUT THIS IS LACKING. WHILE THIS MAY BE A UNIVERSAL UNDERSTANDING THAT ANY HARMFUL ATTACKS WOULD BE DIRECTED TOWARDS THE EMEMY, SEXUAL VIOLENCE IS INFLICTED EXTENSIVELY ON BOTH SIDES AND, IN THIS CONTEXT, AGAINST CHILD SOLDIERS WHO HAVE LIMITED PROTECTION BY INTERNATIONAL LAW AND MILITARY STRUCTURES. ON THAT ACCOUNT, THIS BOOK EXAMINES HOW INTERNATIONAL HUMANITARIAN LAW PROTECTS CHILD SOLDIERS WHO ARE BEING SEXUALLY ABUSED BY THEIR OWN TROOPS AND CONSEQUENTLY, HOW INTERNATIONAL CRIMINAL LAW PUNISHES THE PERPETRATORS OF SEXUAL VIOLENCE AGAINST CHILD SOLDIERS. AS AN EXAMPLE, THIS BOOK LOOKS INTO THE ONGOING TRIAL OF DOMINIC ONGWEN AT THE INTERNATIONAL CRIMINAL COURT. THIS CASE IS UNIQUE BECAUSE DESPITE HIS BACKGROUND AS A ~~CHILD SOLDIER WHO WAS RECRUITED INTO THE LORD’S RESISTANCE ARMY IN UGANDA~~ THIS RESEARCH ADDRESSES THE CURRENT LIMITS OF INTERNATIONAL CRIMINAL LAW AND HUMANITARIAN LAW IN THIS SPHERE WITH REFERENCE TO RELEVANT CASE LAWS WHICH NEED TO BE RESOLVED.

SEX AND GENDER CRIMES IN THE NEW INTERNATIONAL LAW ALONA HAGAY-FREY 2011-06-22 MUCH REMAINS TO BE ACHIEVED TO PROTECT WOMEN DURING CONFLICT. THIS BOOK ANALYZES THE WAY THAT INTERNATIONAL LAW HAS CONTENDED WITH SEX AND GENDER CRIMES AND ~~SEXUAL VIOLENCE AGAINST WOMEN~~ ~~SEX AND GENDER CRIMES UNDER INTERNATIONAL CRIMINAL LAW~~

SEX AND INTERNATIONAL TRIBUNALS CHISECHE SALOME MIBENGE 2013-07-26 BEFORE THE TWENTY-FIRST CENTURY, THERE WAS LITTLE LEGAL PRECEDENT FOR THE PROSECUTION OF SEXUAL VIOLENCE AS A WAR CRIME. NOW, INTERNATIONAL TRIBUNALS HAVE THE POTENTIAL TO HELP MAKE SENSE OF POLITICAL VIOLENCE AGAINST BOTH MEN AND WOMEN; THEY HAVE THE POWER TO UPHOLD VICTIMS’ CLAIMS AND TO CONVICT THE LEADERS AND CHOREOGRAPHERS OF SYSTEMATIC ATROCITY. HOWEVER, BY PRIVILEGING CERTAIN ACCOUNTS OF VIOLENCE OVER OTHERS, TRIBUNALS MORE OFTEN CONFIRM OUTMODED GENDER NORMS, CONSIGNING WOMEN TO PERMANENT RAPE VICTIM STATUSES. IN SEX AND INTERNATIONAL TRIBUNALS, CHISECHE SALOME MIBENGE IDENTIFIES THE CULTURAL ASSUMPTIONS BEHIND THE LEGAL PROFESSION’S CLAIMS TO IMPARTIALITY AND UNIVERSALITY. FOCUSING ON THE POSTWAR TRIBUNALS IN RWANDA AND SIERRA LEONE, MIBENGE MINES THE TRANSCRIPTS OF LOCAL AND SUPRANATIONAL CRIMINAL TRIALS AND TRUTH AND RECONCILIATION COMMISSIONS IN ORDER TO IDENTIFY AND CLOSELY EXAMINE LEGAL DEFINITIONS OF FORCED MARRIAGE, SEXUAL ENSLAVEMENT, AND THE CONSCRIPTION OF CHILDREN THAT OVERLOOK THE GENDERED EXPERIENCES OF ARMED CONFLICT BEYOND THE MASS RAPE OF WOMEN AND GIRLS. IN MANY CASES, A SINGLE RAPE CONVICTION CONSTITUTES SUFFICIENT PROOF IN ORDER TO SECURE A LIFE SENTENCE. HOWEVER, THIS BOOK ARGUES THAT GENDER-BASED VIOLENCE HAS BEEN MAINSTREAMED INTO THE PROSECUTION OF WAR CRIMES. DRAWING ON ANTHROPOLOGICAL RESEARCH IN AFRICAN CONFLICTS, AND FEMINIST THEORY, MIBENGE CHALLENGES LEGAL NARRATIVES THAT REINSCRIBE ESSENTIALIZED NOTIONS OF GENDER IN THE CONDUCT AND RESOLUTION OF VIOLENT CONFLICT AND UNCOVERS THE SUPPRESSED TESTIMONIES OF MEN AND WOMEN WHO ARE UNWILLING OR UNABLE TO RECITE THE LEGAL SCRIPTS THAT WOULD ELEVATE THEM TO THE STATUS OF VICTIMHOOD RECOGNIZED BY AN INTERNATIONAL AND HUMANITARIAN AUDIENCE. AT A MOMENT WHEN INTERNATIONAL INTERVENTION IN CONFLICTS IS INCREASINGLY AN OPTION, SEX AND INTERNATIONAL TRIBUNALS POINTS THE WAY TO A MORE NUANCED AND JUST RESPONSE FROM COURTS.

INTERNATIONAL CRIMINAL LAW AND SEXUAL VIOLENCE AGAINST WOMEN DANIELA NADJ 2018-05-23 THIS BOOK EXPLORES THE PROSECUTION OF WARTIME SEXUAL VIOLENCE IN INTERNATIONAL CRIMINAL LAW AND ASKS WHAT THE JURIDICALISATION OF GENDER-BASED VIOLENCE SIGNIFIES FOR WOMEN. THE BOOK EXPLORES THE PORTRAYAL OF THE VARIOUS GENDERED IDENTITIES THAT SURFACE IN ARMED CONFLICT AND IT ASKS WHETHER THE LAW IS CAPABLE OF REFLECTING THESE IN SUBSEQUENT JUDGEMENTS. FOCUSING ON THE INTERNATIONAL CRIMINAL TRIBUNAL FOR THE FORMER YUGOSLAVIA AND THE INTERNATIONAL CRIMINAL TRIBUNAL FOR RWANDA AS WELL AS SUBSEQUENT DEVELOPMENTS IN THE INTERNATIONAL CRIMINAL COURT, THE BOOK SHOWS HOW THE TRIBUNALS HAVE DELIVERED LANDMARK JURISPRUDENCE IN THE AREA OF SEXUAL VIOLENCE AGAINST WOMEN AND PROVIDED A LEGACY FOR HOW GENDER JUSTICE IS INCORPORATED INTO INTERNATIONAL LAW. HOWEVER, DANIELA NADJ ARGUES THAT IN THE RELEVANT CASES THERE IS A TENDENCY TO DEPICT WOMEN IN MONOLITHIC FASHION WITH LITTLE AGENCY OR SENSE OF IDENTITY BEYOND THEIR ETHNICITY. BY BRINGING TO THE SURFACE THE COMPLEXITY AND MULTI-FACETED GENDERED IDENTITIES IN WARTIME, THE BOOK CALLS FOR A RECONCEPTUALISATION OF NOTIONS OF FEMININITY IN ARMED CONFLICT.

SYMPOSIUM ON SYSTEMATIC SEXUAL VIOLENCE AND INTERNATIONAL CRIMINAL LAW AMERICAN BAR FOUNDATION 2010

MARIA ERIKSSON 2011-10-28 THE CRIME OF RAPE HAS BEEN PREVALENT IN ALL CONTEXTS, WHETHER COMMITTED DURING ARMED CONFLICT OR IN PEACETIME, AND HAS LARGELY BEEN CHARACTERISED BY A CULTURE OF IMPUNITY. INTERNATIONAL LAW, THROUGH ITS BRANCHES OF INTERNATIONAL HUMAN RIGHTS LAW, INTERNATIONAL HUMANITARIAN LAW AND INTERNATIONAL CRIMINAL LAW, HAS INCREASINGLY CONDEMNED SUCH VIOLENCE AND IS PROGRESSIVELY OBLIGING STATES TO PREVENT RAPE, WHETHER COMMITTED BY A STATE AGENT OR A PRIVATE ACTOR.

CHULN MIN SEAH 2018-06-03 THE SUBJECTS OF CHILD SOLDIERS AND CONFLICT-RELATED SEXUAL VIOLENCE HAVE RECURRENTLY BEEN EXPLORED BUT ISSUE OF CHILD SOLDIERS WHO ARE BEING SEXUALLY VIOLATED DURING ARMED WARFARE SEEM TO BE A LEGAL GAP IN INTERNATIONAL CRIMINAL AND HUMANITARIAN LAW. INTERNATIONAL HUMANITARIAN LAW DOES NOT GENERALLY REGULATE THE CONDUCT OF COMBATANTS TOWARDS OTHER COMBATANTS IN THE SAME ARMED GROUP AS THE CONDUCT OF FIGHTERS TOWARDS SOLDIERS ON THE SAME SIDE OF THE CONFLICT WOULD PRESUMABLY BE MONITORED BY THEIR OWN INTERNAL DISCIPLINE FRAMEWORK. WHILE THERE MAY BE A UNIVERSAL UNDERSTANDING THAT ANY HARMFUL ATTACKS WOULD BE AGAINST THE EMEMY, SEXUAL VIOLENCE IS INFLICTED EXTENSIVELY ON BOTH SIDES EQUALLY AND IN THIS CONTEXT, AGAINST CHILD SOLDIERS WHO HAVE LIMITED PROTECTION BY THE LAW AND THEIR OWN MILITARIES. ON THAT ACCOUNT, THIS BOOK EXAMINES HOW INTERNATIONAL CRIMINAL LAW PUNISHES PERPETRATORS WHO SEXUALLY ABUSE CHILD SOLDIERS WITHIN THEIR OWN TROOPS AND HOW INTERNATIONAL HUMANITARIAN LAW PROTECTS THESE VICTIMS. THE DISTINCTION BETWEEN DIRECT/INDIRECT AND ACTIVE PARTICIPATION AND ITS SIGNIFICANCE/CONSEQUENCES IS EXPLORED AS WELL AS QUESTION OF WHEN SEXUAL SLAVERY BEGINS AND ENDS WITH REGARDS TO PARTICIPATION OF CHILD SOLDIERS AND THE ISSUE OF MEMBERSHIP OF CHILD SOLDIERS IN ARMED FORCES. THIS BOOK ALSO INVESTIGATES IF CHILDREN WHO WERE CONSCRIPTED AND ENLISTED AS CHILD SOLDIERS HAVE SEPARATE STANDARDS OF ACCOUNTABILITY FOR THE CRIMES THEY COMMIT, SPECIFICALLY WITH REGARDS TO THE ONGOING CASE OF DOMINIC ONGWEN AT THE INTERNATIONAL CRIMINAL COURT AS ITS POINT OF CONVERGENCE. DESPITE THE PROMISING PROGRESS BOSCO NTAGANDA’S CASE AT THE ICC HAS MADE, IT FALLS SHORT WITH ENGAGING IN THESE COMPLEX LEGAL QUESTIONS AS IT ASSUMES THAT SEXUAL SLAVERY AND PARTICIPATION IN HOSTILITIES OCCUR AT SEPARATE TIMES WHEN NEITHER OF THESE EXIST IN A VACUUM. THEREFORE, THE LIMITS OF INTERNATIONAL CRIMINAL LAW AND HUMANITARIAN LAW IN THIS SPHERE IS DELVED INTO WITH REFERENCE TO RELEVANT CASE LAWS.

THEMATIC PROSECUTION OF INTERNATIONAL SEX CRIMES MORTEN BERGSHO 2018-06-01

VIOLENCE AGAINST WOMEN AND CRIMINAL JUSTICE IN AFRICA: VOLUME II ASHWANEE BUDOODO-SCHOLTZ 2021-11-02 THIS BOOK EXAMINES VIOLENCE AGAINST WOMEN IN AFRICA AND CRIMINAL JUSTICE FROM THE PERSPECTIVE OF AFRICAN SCHOLARS, PRACTITIONERS AND EXPERTS. AS A GLOBAL AND LONG-STANDING ISSUE, VIOLENCE AGAINST WOMEN IS GAINING PUBLIC VISIBILITY ACROSS THE AFRICAN CONTINENT WITH SOME STATES ANNOUNCING A NATIONAL CRISIS WARRANTING IMMEDIATE REDRESS. AT THE GLOBAL LEVEL, THE ELIMINATION OF ALL FORMS OF VIOLENCE AGAINST ALL WOMEN AND GIRLS FORMS A KEY PART OF UNITED NATIONS SUSTAINABLE DEVELOPMENT GOAL 5: GENDER EQUALITY. SPLIT ACROSS TWO VOLUMES, THESE BOOKS PRESENT A COMPREHENSIVE ANALYSIS OF THE LATEST RESEARCH AND THEORIES, PRINCIPLES AND PRACTICES OF CRIMINAL JUSTICE SYSTEMS, CRIMINAL JUSTICE ACCOUNTABILITY MECHANISMS, AND THE KEY CHALLENGES WOMEN FACE IN THEIR QUEST FOR JUSTICE ON THE AFRICAN CONTINENT. THIS VOLUME (II) FOCUSES ON SEXUAL VIOLENCE AND VULNERABLE WOMEN’S ACCESS TO JUSTICE IN AFRICA. VOLUME I FOCUSES ON LEGISLATION AND ITS IMPACT, THE LIMITATIONS OF CRIMINAL JUSTICE RESPONSES, AND THE CULTURAL AND SOCIAL NORMS REGARDING CONSENT TO JUSTICE. TOGETHER, THEY ADOPT A COMPARATIVE APPROACH THAT HIGHLIGHT GAPS AND GOOD PRACTICES TO PROVIDE A RICH SOURCE OF AUTHORITATIVE INFORMATION FOR PROMOTING AN INTRA-AFRICAN DIALOGUE AND CROSS-FERTILIZATION OF IDEAS ACROSS THE DIFFERENT CRIMINAL JUSTICE TRADITIONS IN AFRICA. BOTH VOLUMES SEEK TO ADVANCE DISCUSSIONS ON ELIMINATING VIOLENCE AGAINST WOMEN IN AFRICA AND SPEAK TO THOSE INTERESTED IN CRIMINAL JUSTICE, VIOLENCE, GENDER STUDIES AND AFRICAN LEGAL STUDIES.

SEXUAL VIOLENCE AND EFFECTIVE REDRESS FOR VICTIMS IN POST-CONFLICT SITUATIONS: EMERGING RESEARCH AND OPPORTUNITIES SKULUBIO, JEAN DE DIEU 2019-01-25 ALL TOO OFTEN IN SITUATIONS OF ARMED CONFLICTS, RAPE AND OTHER ACTS OF SEXUAL VIOLENCE ARE USED AS MILITARY TACTICS. THE USE OF SEXUAL VIOLENCE AS A STRATEGY OF WAR IS DISTINCTIVELY DESTRUCTIVE AND NOT ONLY LEAVES VICTIMS WITH SIGNIFICANT PSYCHOLOGICAL SCARS BUT ALSO TEARS APART THE FABRIC OF FAMILIES AND AFFECTED COMMUNITIES. SEXUAL VIOLENCE AND EFFECTIVE REDRESS FOR VICTIMS IN POST-CONFLICT SITUATIONS: EMERGING RESEARCH AND OPPORTUNITIES IS A COLLECTION OF INNOVATIVE RESEARCH THAT ANALYZES THESE CRIMES AND THEIR IMPLICATIONS FOR THE NEEDS OF VICTIMS IN POST-CONFLICT JUSTICE PROCESSES AND HOW THESE NEEDS CAN BE EFFECTIVELY