
Ebook free Rules of survival jus accardo (2023)

a new adult novel from entangled s embrace imprint if you want to survive you have to follow the rules mikayla morgan is wanted for her mother s murder she s been on the run for almost a year now avoiding not only the police but the real killer tired of running and desperate to clear her name she breaks one of the most sacred rules never return to the scene of the crime every bounty hunter on the eastern seaboard is after the morgan girl but shaun denver and his partner snagged her she s a piece of work and shaun can t decide if he wants to kiss her or kill her when things take a sharp turn south shaun does the only thing he can think of to keep her close he handcuffs them together as the danger mounts and the killer closes in the chemistry between them threatens to explode shaun and kayla will need to break all the rules if they hope to get out of this alive this volume brings sustainability studies into creative and constructive conversation with actions practices and worldviews from religion and theology supportive of the vision and work of the un sdgs it features more than 30 chapters from scholars across diverse disciplines including economics ethics theology sociology ritual studies and visual culture this interdisciplinary content presents new insights for inhibiting ecospheric devastation which is inextricably linked to unsustainable financial societal racial geopolitical and cultural relationships the chapters show how humanistic elements can enable the establishment of sustainable ways of thinking feeling and acting this includes the aesthetic and emotive dimensions of life the contributors cover such topics as empowering women and girls to systemically reverse climate change nurturing interreligious peace decolonizing landscapes and promoting horticulture ecovillages equity and animal ethics coverage integrates a variety of religious and theological perspectives these include buddhism judaism hinduism islam christianity and other traditions to enable the restoration and flourishing of the ecosystems of the biosphere human societies need to be reimagined and reordered in terms of economic cultural religious racial and social equitability this volume illustrates transformative paradigms to help foster such change it introduces new principles practices ethics and insights to the discourse this work will appeal to students scholars and professionals researching the ethical moral social cultural psychological developmental and other social scientific impacts of religion on the key markers of sustainability whilst the concept of jus cogens has grown increasingly more important in public international law lawyers remain hugely divided both over what precisely confers a jus cogens status on a norm and what this conferral implies in terms of legal consequences in this ground breaking book ulf linderfalk clearly and succinctly explores the reasons for this divide in order to facilitate more rational and productive future discourse the israel yearbook on human rights an annual published under the auspices of the faculty of law of tel aviv university since 1971 is devoted to publishing studies by distinguished scholars in israel and other countries on human rights in peace and war with particular emphasis on problems relevant to the state of israel and the jewish people the yearbook also incorporates documentary materials relating to israel and the administered areas which are not otherwise available in english including summaries of judicial decisions compilations of legislative enactments and military proclamations volume 27 contains amongst others articles on the laws of air missile and nuclear warfare the protection of civilians from air warfare the protection of medical aircraft in international law missile warfare and exclusion zones in naval warfare missiles with non conventional warheads and international law the purpose of the jus ad bellum is to draw a line in the sand thus far but no further in the light of modern warfare a state should today have an explicitly recognised and undisputed right of delimited unilateral defence not only in response to an occurring armed attack but also in interception of an inevitable or imminent armed attack this book however makes it evident that unilateral interception is not incontestably compatible with the modern right of self defence in article 51 of the un charter then again unilateral defence need not forever be confined to self defence only wherefore the book proposes that the concept of defence may best be

modernised by a clear legal division into responsive and interceptive defence since both threat and use of force are explicitly prohibited in article 2 4 of the un charter this book further recommends that both responsive and interceptive defence should be explicitly excepted from this prohibition in article 51 of the un charter the modern jus ad bellum should thus legally recognise a dual face of defence responsive self defence if an armed attack occurs and interceptive necessity defence if a grave and urgent threat of an armed attack occurs for without a clarifying and modernising revision the concept of defence will become irreparably blurred until it is completely dissolved into the ever shifting sands of war the way captain rod figured it running charters and catching the lucrative giant bluefin tuna could be the key to his financial success enter suzanne the mysterious woman rescued from the storm little did he know that their chance meeting would take his boat his fishing career and his life in directions he could never have imagined so come aboard and sail with the captain and his loyal seadog kasey along with a host of characters to find out what it takes to dive the cold waters of new england chase the fastest game fish in the ocean while taking the helm of jus restin as she navigates the ever changing waters of the gulf of maine but keep one thing in mind what you see is not always what you get these waters hold many mysteries and surprises so you may want to keep a life jacket handy thar she blows gary wilder is a united states coast guard licensed charter boat captain and former professional association of dive instructors divemaster during his professional career in the electric utility he built started up and maintained nuclear power plants throughout new england he is presently semi retired and resides with his wife on cape cod massachusetts running his pride and joy jus restin sport fishing and hauling a few lobster pots coming from a family of story tellers he lives by the adage his father used to quip never let the truth get in the way of a good story jus restin is his first novel leading legal political and moral theorists discuss the normative issues that arise when war concludes and when a society strives to regain peace the difference between french and german definitions of citizenship is instructive and for millions of immigrants from north africa turkey and eastern europe decisive rogers brubaker shows how this difference between the territorial basis of the french citizenry and the german emphasis on blood descent was shaped and sustained by sharply differing understandings of nationhood rooted in distinctive french and german paths to nation statehood jus post bellum is the body of international legal norms and rules of international law that applies to a post conflict situation as it moves to a status of peace this book provides a detailed legal analysis of all aspects of jus post bellum and uses case studies to show its relevance to the reality of situations on the ground when wolfgang friedmann died there was a great outpouring of grief affection and admiration from his friends all over the world these deeply felt sentiments were soon channelled into a number of projects to honor him the initiative towards the preparation of this volume in tribute to wolfgang friedmann was taken by his colleague hans smit of columbia university who also arranged for its publication judge philip c jessup was the chairman and professors john n hazard louis henkin oliver lissitzyn willis l m reese and hans smit of columbia university law school a a fatouros of indiana university law school bloomington and gabriel m wilner of the university of georgia law school were members of the editorial committee the authors of the essays are a group of distinguished legal scholars from many countries and who hold widely diverse views all of them had many ties with professor friedmann including those of friendship and shared interest in problems that were of the greatest concern to him the number of eminent jurists from countries around the world and particularly from the united states who would have wished to participate in this tribute to wolfgang friedmann is large however several important considerations made it necessary to limit the number of contributions thus for example the work of several members of the editorial committee is not represented in the volume in this volume dinah shelton considers jus cogens its place in legal scholarship from grotius to the present day and its use in various domestic courts peremptory norms of general international law jus cogens disquisitions and dispositions is a collection of contributions on various aspects of jus cogens in international law this book gathers the contributions presented to the first edition of the gaetano morelli lectures held in the spring of 2014 on the present and future of jus cogens the first two chapters reproduce the two general courses by christian tomoschat and by pierre marie dupuy two short chapters by enzo cannizzaro and by beatrice bonafé address topics dealt with

in the final seminar class this book provides a comprehensive political and legal examination of jus cogens a complex doctrine essential to contemporary international society robert kolb one of the leading international scholars of his generation offers a seminal survey of the question of peremptory international law the author analyses and systemises different questions such as the typology of peremptory norms beyond the vienna convention on the law of treaties here he distinguishes between public order jus cogens and mere public utility jus cogens furthermore what about relative jus cogens such as regional jus cogens norms or conventional jus cogens norms what about some consequences of jus cogens breaches in the law of state responsibility are they themselves jus cogens thus can individual war reparations be renounced by lump sum agreements what happens if different jus cogens norms are in conflict is there a difference between the scope of jus cogens in inter state relations and its scope for other subjects of law such as the un and its security council is jus cogens necessarily predicated on the concept of a hierarchy of norms what is the exact extent of the peremptory nature of some rules sometimes only the core of a principle is peremptory while its normative periphery is not also in the use of force the peremptory character of the provision is compatible with agreements falling under the recognised exceptions such as collective self defence these and other unusual questions are discussed in the present book in jus post bellum jens iverson provides for the first time the just war foundations of the concept reveals the function of jus post bellum and integrates the law that governs the transition from armed conflict to peace universalising international law is one of the most urgent tasks awaiting those who wish to advance the discipline though all the world acknowledges its universal nature it has long been confined in a largely monocultural mould indeed a tendency is sometimes discernible for international law to be compartmentalised and to function within a close cabinet of technical rules little known to those outside the ranks of specialists this volume looks initially at some general aspects of universalisation it thereafter adopts a universalist approach to some of the sources of international law and it deals with peace the bedrock of international law which likewise requires a universalist approach it is hoped that these studies will highlight the imperative need that now exists for extending the conceptual framework of international law thereby buttressing its moral authority and widening its appeal at a time when universal acceptance of international law is one of the most pressing demands of the international system yoram dinstein s influential war aggression and self defence is an indispensable guide to the international legal issues of war and peace this book considers the extent to which states are held accountable for breaches of jus cogens norms under international law the concept of state accountability is distinguished from the doctrine of state responsibility and refers to an ad hoc practice in international relations that seeks to ensure states do not escape with impunity when they violate norms that are considered fundamental to the interests of the international community as a whole state accountability under international law sets forth a definition of state accountability and establishes a threshold against which the existence or not of state accountability can be determined using a foucauldian influenced interpretive methodology this book adopts a novel construction of state accountability as having legal political and even moral characteristics it argues that the international community seeks to hold states accountable utilising a variety of traditional and non traditional responses that cumulatively recognise that the institutions that comprise and legitimise the state were instrumental in the particular breach using case studies taken from state practice from throughout the twentieth century and covering a range of geographic contexts the conclusion is that there is evidence that state accountability as it is conceptualised here is evolving into a legal principle the book draws together the many academic theories relating to accountability that have arisen in various areas of international law including environmental law human rights and trade law before going on to examine an emerging practice of state accountability a variety of ad hoc attempts and informal mechanisms are assessed against the threshold of state accountability established with emphasis being given to practical examples ranging from the accountability of germany and japan after world war two to the current attempts to seek accountability from russia for former crimes of the ussr the past decades have seen enormous changes in our perceptions of security the causes of insecurity and the measures adopted to address them threats of terrorism and the impacts of

globalisation and mass migration have shaped our identities politics and world views this volume of essays analyses these shifts in thinking and in particular critically engages with the concept of human security from legal international relations and human rights perspectives contributors consider the special circumstances of non citizens such as refugees migrants and displaced and stateless persons and assess whether conceptually and practically human security helps to address the multiple challenges they face unmanned combat air vehicles or in common parlance drones have become a prominent instrument in us efforts to counter an objective and subjective cross border terrorist threat with lethal force as a result critical questions abound on the legitimacy of their use in a series of multidisciplinary essays by scholars with an extensive knowledge of international norms this book explores the question of legitimacy through the conceptual lenses of legality morality and efficacy it then closes with the consideration of a policy proposal aimed at incorporating all three indispensable elements the importance of this inquiry cannot be overstated non state actors fully understand that attacking the much more powerful state requires moving the conflict away from the traditional battlefield where they are at an enormous disadvantage those engaging in terrorism seek to goad the ruling government into an overreaction or abuse of power to trigger a destabilization via an erosion of its legitimacy thus defending the target of legitimacy in this case insuring the use of deadly force is constrained by valid limiting principles represents an essential strategic interest this book seeks to come to grips with the new reality of drone warfare by exploring if it can be used to preserve rather than eat away at legitimacy after an extensive analysis of the three key parameters in twelve chapters the practical proposition of establishing a drone court is put forward and examined as a way of pursuing the goal of integrating these essential components to defend the citizenry and the legitimacy of the government at the same time in the contemporary discipline of conflict resolution adjudication and alternative dispute resolution adr are often seen as antagonistic trends this important book contends that on the contrary it is the bringing together of these trends that holds the most promise for an effective system of international justice with great insight and passion built firmly on a vast knowledge of the field lars kirchhoff exposes the contemporary structural barriers to effective conflict resolution defining where adjudication ends and adr and particularly the recent development of mediated third party intervention from an art to a veritable science must come into play the work starts by defining the challenges potentials and shortcomings of different approaches to conflict resolution in an interdependent world where the multiplicity of actors topics and interests involved even in seemingly bilateral conflict situations is clearly manifest and goes on to define useful models and connect the various elements relevant for the resolution of conflicts in a transparent way in the course of its investigation the book accomplishes the following illustrates the various departure points and perspectives scholars of conflict resolution have taken as the basis for their work discusses who should become involved in conflicts as a third party and by which techniques this should occur systematically conveys the nature and consequences of intervention through mediation focusing on the method s critical challenges and clarifies the particular model of international mediation under development through un initiatives in approaching these intertwined topics the author draws concrete conclusions for the realms of international law and related disciplines as well as for the organizational context of the united nations he explores such diverse scenarios as conflicts between states conflicts involving international organizations and in accordance with the changing parameters of international law even conflicts involving individuals clarifying which constellations can be tackled by international mediation and which conflicts should be dealt with by other forms of diplomacy or adjudication it is the conviction of many intermediaries and scholars that the considerable potential inherent in resolving conflicts peacefully is rarely put into practice although some of the reasons for this phenomenon are beyond the influence of scholarly debate in many instances the reasons for failure of peaceful resolution processes are more structural or systemic in nature it is the great virtue of this book that it establishes enough clarity in an unclear and complex field to make concrete and workable recommendations in these instances and for that reason it will be of immeasurable value and benefit to all scholars policymakers and activists dedicated to the pursuit of peace rebelsof independencemr powell paints a stunningly vivid picture of racial and religious bigotry and prejudice slavery s baggage

which has been handed down from generation to generation of white and black southern children by their families preachers teachers and friends since that first shipload of human cargo arrived on american soil in 1619 then using his father s life and the friendship of two young boys one black the other white as a backdrop he tells a simple story about typical mississippians devoutly religious hard working mostly country people of good moral fibre and how they are throwing off that yoke he acknowledges some progress in human relations in the last century but says those roots of prejudice are still being passed along by everyday moms and dads the very backbone of our country to sons and daughters throughout america considering our history of racial and religious biases he asks where will we be in 2035 in the past ten years literature by u s latinos has gained an extraordinary public currency and has engendered a great deal of interest among educators because of the increase in numbers of latinos in their classrooms teachers have recognized the benefits of including works by such important writers as sandra cisneros julia alvarez and rudolfo anaya in the curriculum without a guide introducing courses on u s latino literature or integrating individual works into the general courses on american literature can be difficult for the uninitiated while some critical sources for students and teachers are available none are dedicated exclusively to this important body of writing to fill the gap the editors of this volume commissioned prominent scholars in the field to write 18 essays that focus on using u s latino literature in the classroom the selection of the subject texts was developed in conjunction with secondary school teachers who took part in the editors course this resultant volume focuses on major works that are appropriate for high school and undergraduate study including judith ortiz cofer s the latin deli piri thomas down these mean streets and cisneros the house on mango street each chapter in this critical guide provides pertinent biographical background on the author as well as contextual information that aids in understanding the literary and cultural significance of the work the most valuable component of the critical essays the analysis of themes and forms helps the reader understand the thematic concerns raised by the work particularly the recurring issues of language expression and cultural identity assimilation and intergenerational conflicts each essay is followed by specific suggestions for teaching the work with topics for classroom discussion further enhancing the value of this work as a teaching tool are the selected bibliographies of criticism further reading and other related sources that complete each chapter teachers will also find a sample course outline of u s latino literature which serves as guide for developing a course on this important subject this is an extraordinary collection of essays by one of this country s most exciting and dramatic thinkers the essays span a considerable time but they turn on a central compelling theme what is meant by reading a serious text at a time when theories of language and literature question the very possibility of any agreed meaning and at a time when new technologies seem likely to replace books as we have known them since gutenbergs this question is brought to bear deliberately on the touchstone examples the bible homer shakespeare also on kierkegaard and kafka the closely meshed collection ends with a series of essays on the philosophic theological underwriting of communication with particular reference to what language tells us of socrates and of jesus these essays by george steiner distinguished critic and extraordinary fellow at churchill college cambridge seek to conjoin the themes argued in such books as the death of tragedy language and silence after babel and real presences they speak of a profound if sometimes troubled joy this volume offers a many sided introduction to the theme of christianity and international law using a historical and contemporary perspective it will appeal to readers interested in key topics of international law and how they intersect with christianity there are frequent claims that the regulation of international law is uncertain vague ambiguous or indeterminate which does not support the desired stability transparency or predictability of international legal relations this monograph examines the framework of interpretation in international law based on the premise of the effectiveness and determinacy of international legal regulation which is a necessary pre requisite for international law to be viewed as law this study examines this problem for the first time since these questions were introduced and identified as the basic premises of the international legal analysis in the works of jl brierly and sir hersch lauterpacht addressing different aspects of the effectiveness of legal regulation this monograph examines the structural limits on and threshold of legal regulation

and the relationship between established legal regulation and non law once the limits of legal regulation are ascertained the analysis proceeds to examine the legal framework of interpretation that serves to maintain and preserve the object and aims of existing legal regulation the final stage of analysis is the interpretation of those treaty provisions that embody the indeterminate conditions of non law given that the generalist element of international legal doctrine has been virtually silent on the problem and implications of the effectiveness and determinacy of international legal regulation this study examines the material accumulated in doctrine and practice for the past several decades including the relevant jurisprudence of all major international tribunals the 2001 issue of the yearbook deals with the problem of international justice what is the meaning of justice in the age of globalisation in which sense can the right provide for criteria that make it possible to afford conflicts in international relations which new interpretative standards do turn out to be introduced within domestic law by international dimension this issue of *ars interpretandi* tries to answer these questions as well as other ones according to an interdisciplinary view which examine their implications in law ethics politics economics and religion this fifth volume in the book series on nuclear non proliferation in international law focuses on various legal aspects regarding nuclear security and nuclear deterrence the series on nuclear non proliferation in international law provides scholarly research articles with critical commentaries on relevant treaty law best practice and legal developments thus offering an academic analysis and information on practical legal and diplomatic developments both globally and regionally it sets a basis for further constructive discourse at both national and international levels jonathan I black branch is dean of law and professor of international and comparative law at the university of manitoba in canada a bencher of the law society of manitoba jp and barrister england wales barrister solicitor manitoba and chair of the international law association ila committee on nuclear weapons non proliferation contemporary international law dieter fleck is former director international agreements policy federal ministry of defence germany member of the advisory board of the amsterdam center for international law acil and rapporteur of the international law association ila committee on nuclear weapons non proliferation contemporary international law the current volume supplements volume 1 and 2 of the construction of a humanized international law which contains a selection of the individual opinions of judge antônio a cançado trindade 1991 2013 former judge and president of the inter american court of human rights and since 2008 a judge of the international court of justice volume 3 brings these texts up to date till 2015 many dwell on aspects of the increased humanization of international law elevating this body of norms which have traditionally focused on purely inter state relations to a level where individuals and their suffering projected in time become a primary concern is without doubt antônio a cançado trindade s major doctrinal contribution his great achievement at the international court of justice has been to draw attention to this dimension and to further its development in the international case law in the light of the universal juridical conscience and stressing the relevance of general principles of international law in a significant number of cases the world court acts today as a human rights court dealing increasingly albeit under the traditional umbrella of inter state disputes with situations that involve human suffering and lead it to find human rights violations this book explores the scope and applicability of the united nations convention on the law of the sea unclos relating to the enforcement of international maritime legislation on air pollution it focuses on enforcement of annex vi of the international convention for the prevention of pollution from ships marpol annex vi and the strengthened global sulphur limit which comes into force in 2020 the first chapters in part i provide an overall introduction to relevant regulations of marpol annex vi unclos port state control psc the eu sulphur directive and basic jurisdictional principles of international law part ii analyses the amplified enforcement and notifying obligations of unclos chapter xii placed on flag states and the broadened jurisdictions for port and coastal states to enforce this includes extraterritorial enforcement by port states on the high seas and how overlapping jurisdictions are resolved these theoretical discussions on jurisdiction are tied to practical applications pertaining to psc and sanctioning part iii builds upon the conclusions of part ii in relation to the enforcement of other legislation adopted by the international maritime organization imo including regulations on greenhouse gases ghg which the imo

is set to adopt through its ghg strategy finally with the increased environmental challenges relating to global warming and given the special legal status of ships part iv offers an analysis of whether specific imo regulations on ghg could in the future be considered peremptory norms of a jus cogens character and addresses the potential legal implications this is the definitive reference on disaster medicine outlining areas of proficiency for health care professionals handling mass casualty crises this monograph is the ninth offering in the combat studies institute's csi global war on terrorism gwot occasional papers series the author a retired army lieutenant colonel and csi historian has produced a study that examines the evolution and continued applicability of the corpus that constitutes the law of war as background he provides a theoretical framework and the development of the law within western and specifically u s army doctrine and regulation he then presents a case study of the british suppression of the mau mau insurgency between 1952 and 1960 in kenya a conflict with particular resonance today some of the more relevant characteristics of the conflict include the clash between western and non western cultures and an initially asymmetric fight between conventional security forces and loosely organized poorly equipped insurgents it makes no claim that every lesson learned by the british during that counterinsurgency operation can be directly applied by the united states to the challenges of the gwot but this analysis does offer some insight about applying the law of war to an unfamiliar non western environment the genesis of this study is the public discourse asserting the possibility that the gwot may require new rules and new law of war prescripts this important discussion is fraught with complexities and long term implications the moral force in warfare is incredibly significant and any changes to the legal framework in place must be very carefully considered do we follow the law of war to the letter do we remain consistent with the principles of geneva or do we approach the conflict as a new challenge requiring fundamental revisions to the law according to the author law of war violations are neither necessary nor excusable for successful prosecution of military operations in any environment and because the law of war in its current form is more than adequate to face the new gwot challenges it does not warrant revision from iconic nba all star carmelo anthony comes a raw and inspirational memoir about growing up in the housing projects of red hook and baltimore a brutal world where tomorrows aren't promised one of the most prominent and urgent problems in international governance is how the different branches and norms of international law interact and what to do in the event of conflict with no single international legislator and a multitude of states international organisations and tribunals making and enforcing the law the international legal system is decentralised this leads to a wide variety of international norms ranging from customary international law and general principles of law to multilateral and bilateral treaties on trade the environment human rights the law of the sea etc pauwelyn provides a framework on how these different norms interact focusing on the relationship between the law of the world trade organisation wto and other rules of international law he also examines the hierarchy of norms within the wto treaty his recurring theme is how to marry trade and non trade rules or economic and non economic objectives at the international level responding to increasing global anxiety over the ethics education of military personnel this volume illustrates the depth rigour and critical acuity of professional military ethics education pmee with contributions by distinguished ethical theorists it refreshes our thinking about the axioms of just war orthodoxy the intellectual and political history of just war theorizing and the justice of recent military doctrines and ventures the volume also explores a neglected moral dimension of warfare jus ante bellum the ethics of pre war practices particularly jus in disciplina bellica the ethics of educating for warfare using metaphor to exemplify the professionalization of the military the book exposes ambivalences within military professionals concepts of their professional responsibilities analyzes issues of self respect posed by service in an unjust cause and surveys the deep conflicts inherent in pmee while primarily focused on us military academies the volume will resonate with those responsible for education in military academies across the globe

Rules of Survival

2014-06-02

a new adult novel from entangled s embrace imprint if you want to survive you have to follow the rules mikayla morgan is wanted for her mother s murder she s been on the run for almost a year now avoiding not only the police but the real killer tired of running and desperate to clear her name she breaks one of the most sacred rules never return to the scene of the crime every bounty hunter on the eastern seaboard is after the morgan girl but shaun denver and his partner snagged her she s a piece of work and shaun can t decide if he wants to kiss her or kill her when things take a sharp turn south shaun does the only thing he can think of to keep her close he handcuffs them together as the danger mounts and the killer closes in the chemistry between them threatens to explode shaun and kayla will need to break all the rules if they hope to get out of this alive

Religion and Sustainability: Interreligious Resources, Interdisciplinary Responses

2022-05-09

this volume brings sustainability studies into creative and constructive conversation with actions practices and worldviews from religion and theology supportive of the vision and work of the un sdgs it features more than 30 chapters from scholars across diverse disciplines including economics ethics theology sociology ritual studies and visual culture this interdisciplinary content presents new insights for inhibiting ecospheric devastation which is inextricably linked to unsustainable financial societal racial geopolitical and cultural relationships the chapters show how humanistic elements can enable the establishment of sustainable ways of thinking feeling and acting this includes the aesthetic and emotive dimensions of life the contributors cover such topics as empowering women and girls to systemically reverse climate change nurturing interreligious peace decolonizing landscapes and promoting horticulture ecovillages equity and animal ethics coverage integrates a variety of religious and theological perspectives these include buddhism judaism hinduism islam christianity and other traditions to enable the restoration and flourishing of the ecosystems of the biosphere human societies need to be reimagined and reordered in terms of economic cultural religious racial and social equitability this volume illustrates transformative paradigms to help foster such change it introduces new principles practices ethics and insights to the discourse this work will appeal to students scholars and professionals researching the ethical moral social cultural psychological developmental and other social scientific impacts of religion on the key markers of sustainability

Understanding Jus Cogens in International Law and International Legal Discourse

2020-01-31

whilst the concept of jus cogens has grown increasingly more important in public international law lawyers remain hugely divided both over what precisely confers a jus cogens status on a norm and what this conferral implies in terms of legal consequences in this ground breaking book ulf linderfalk clearly and succinctly explores the reasons for this divide in order to facilitate more rational and productive future discourse

Israel Yearbook on Human Rights 1997

1998-10-01

the israel yearbook on human rights an annual published under the auspices of the faculty of law of tel aviv university since 1971 is devoted to publishing studies by distinguished scholars in israel and other countries on human rights in peace and war with particular emphasis on problems relevant to the state of israel and the jewish people the yearbook also incorporates documentary materials relating to israel and the administered areas which are not otherwise available in english including summaries of judicial decisions compilations of legislative enactments and military proclamations volume 27 contains amongst others articles on the laws of air missile and nuclear warfare the protection of civilians from air warfare the protection of medical aircraft in international law missile warfare and exclusion zones in naval warfare missiles with non conventional warheads and international law

Revisiting the Concept of Defence in the Jus ad Bellum

2017-04-06

the purpose of the jus ad bellum is to draw a line in the sand thus far but no further in the light of modern warfare a state should today have an explicitly recognised and undisputed right of delimited unilateral defence not only in response to an occurring armed attack but also in interception of an inevitable or imminent armed attack this book however makes it evident that unilateral interception is not incontestably compatible with the modern right of self defence in article 51 of the un charter then again unilateral defence need not forever be confined to self defence only wherefore the book proposes that the concept of defence may best be modernised by a clear legal division into responsive and interceptive defence since both threat and use of force are explicitly prohibited in article 2 4 of the un charter this book further recommends that both responsive and interceptive defence should be explicitly excepted from this prohibition in article 51 of the un charter the modern jus ad bellum should thus legally recognise a dual face of defence responsive self defence if an armed attack occurs and interceptive necessity defence if a grave and urgent threat of an armed attack occurs for without a clarifying and modernising revision the concept of defence will become irreparably blurred until it is completely dissolved into the ever shifting sands of war

Jus' Restin'

2010-03

the way captain rod figured it running charters and catching the lucrative giant bluefin tuna could be the key to his financial success enter suzanne the mysterious woman rescued from the storm little did he know that their chance meeting would take his boat his fishing career and his life in directions he could never have imagined so come aboard and sail with the captain and his loyal seadog kasey along with a host of characters to find out what it takes to dive the cold waters of new england chase the fastest game fish in the ocean while taking the helm of jus restin as she navigates the ever changing waters of the gulf of maine but keep one thing in mind what you see is not always what you get these waters hold many mysteries and surprises so you may want to keep a life jacket handy thar she blows gary wilder is a united states coast guard licensed charter boat captain and former professional association of dive instructors divemaster during his professional career in the electric utility he built started up and maintained nuclear power plants throughout new england he is presently semi retired and resides with his wife on cape cod massachusetts running his pride and joy jus restin sport fishing and hauling a few lobster pots coming from a family of story tellers he lives by the adage his father

used to quip never let the truth get in the way of a good story jus restin is his first novel

Morality, Jus Post Bellum, and International Law

2012-04-23

leading legal political and moral theorists discuss the normative issues that arise when war concludes and when a society strives to regain peace

Citizenship and Nationhood in France and Germany

2009-06-30

the difference between french and german definitions of citizenship is instructive and for millions of immigrants from north africa turkey and eastern europe decisive rogers brubaker shows how this difference between the territorial basis of the french citizenry and the german emphasis on blood descent was shaped and sustained by sharply differing understandings of nationhood rooted in distinctive french and german paths to nation statehood

Jus Post Bellum

2014-02

jus post bellum is the body of international legal norms and rules of international law that applies to a post conflict situation as it moves to a status of peace this book provides a detailed legal analysis of all aspects of jus post bellum and uses case studies to show its relevance to the reality of situations on the ground

Jus et Societas

2012-12-06

when wolfgang friedmann died there was a great outpouring of grief affection and admiration from his friends all over the world these deeply felt sentiments were soon channelled into a number of projects to honor him the initiative towards the preparation of this volume in tribute to wolfgang friedmann was taken by his colleague hans smit of columbia university who also arranged for its publication judge philip c jessup was the chairman and professors john n hazard louis henkin oliver lissitzyn willis l m reese and hans smit of columbia university law school a a fatouros of indiana university law school bloomington and gabriel m wilner of the university of georgia law school were members of the editorial committee the authors of the essays are a group of distinguished legal scholars from many countries and who hold widely diverse views all of them had many ties with professor friedmann including those of friendship and shared interest in problems that were of the greatest concern to him the number of eminent jurists from countries around the world and particularly from the united states who would have wished to participate in this tribute to wolfgang friedmann is large however several important considerations made it necessary to limit the number of contributions thus for example the work of several members of the editorial committee is not represented in the volume

Jus Cogens

2021

in this volume dinah shelton considers jus cogens its place in legal scholarship from grotius to the present day and its use in various domestic courts

Peremptory Norms of General International Law (Jus Cogens)

2021-08-16

peremptory norms of general international law jus cogens disquisitions and dispositions is a collection of contributions on various aspects of jus cogens in international law

The Present and Future of Jus Cogens

2015-12-31

this book gathers the contributions presented to the first edition of the gaetano morelli lectures held in the spring of 2014 on the present and future of jus cogens the first two chapters reproduce the two general courses by christian tomuschat and by pierre marie dupuy two short chapters by enzo cannizzaro and by beatrice bonafé address topics dealt with in the final seminar class

Jus Cogens

2015-07-16

this book provides a comprehensive political and legal examination of jus cogens a complex doctrine essential to contemporary international society

Peremptory International Law - Jus Cogens

2015-08-27

robert kolb one of the leading international scholars of his generation offers a seminal survey of the question of peremptory international law the author analyses and systemises different questions such as the typology of peremptory norms beyond the vienna convention on the law of treaties here he distinguishes between public order jus cogens and mere public utility jus cogens furthermore what about relative jus cogens such as regional jus cogens norms or conventional jus cogens norms what about some consequences of jus cogens breaches in the law of state responsibility are they themselves jus cogens thus can individual war reparations be renounced by lump sum agreements what happens if different jus cogens norms are in conflict is there a difference between the scope of jus cogens in inter state relations and its scope for other subjects of law such as the un and its security council is jus cogens necessarily predicated on the concept of a hierarchy of norms what is the exact extent of the peremptory nature of some rules sometimes only the core of a principle is peremptory while its normative periphery is not also in the use of force the peremptory character of the provision is compatible with agreements falling under the recognised exceptions such as collective self defence these and other unusual questions are discussed in the present book

Jus Post Bellum: The Rediscovery, Foundations, and Future

of the Law of Transforming War into Peace

2021-05-31

in jus post bellum jens iverson provides for the first time the just war foundations of the concept reveals the function of jus post bellum and integrates the law that governs the transition from armed conflict to peace

Universalising International Law

2004

universalising international law is one of the most urgent tasks awaiting those who wish to advance the discipline though all the world acknowledges its universal nature it has long been confined in a largely monocultural mould indeed a tendency is sometimes discernible for international law to be compartmentalised and to function within a close cabinet of technical rules little known to those outside the ranks of specialists this volume looks initially at some general aspects of universalisation it thereafter adopts a universalist approach to some of the sources of international law and it deals with peace the bedrock of international law which likewise requires a universalist approach it is hoped that these studies will highlight the imperative need that now exists for extending the conceptual framework of international law thereby buttressing its moral authority and widening its appeal at a time when universal acceptance of international law is one of the most pressing demands of the international system

War, Aggression and Self-Defence

2017-09-28

yoram dinstein s influential war aggression and self defence is an indispensable guide to the international legal issues of war and peace

State Accountability Under International Law

2010-11-24

this book considers the extent to which states are held accountable for breaches of jus cogens norms under international law the concept of state accountability is distinguished from the doctrine of state responsibility and refers to an ad hoc practice in international relations that seeks to ensure states do not escape with impunity when they violate norms that are considered fundamental to the interests of the international community as a whole state accountability under international law sets forth a definition of state accountability and establishes a threshold against which the existence or not of state accountability can be determined using a foucauldian influenced interpretive methodology this book adopts a novel construction of state accountability as having legal political and even moral characteristics it argues that the international community seeks to hold states accountable utilising a variety of traditional and non traditional responses that cumulatively recognise that the institutions that comprise and legitimise the state were instrumental in the particular breach using case studies taken from state practice from throughout the twentieth century and covering a range of geographic contexts the conclusion is that there is evidence that state accountability as it is conceptualised here is evolving into a legal principle the book draws together the many academic theories relating to accountability that have arisen in various areas of international law including environmental law human rights and trade law before going on to examine an emerging practice of state accountability a

variety of ad hoc attempts and informal mechanisms are assessed against the threshold of state accountability established with emphasis being given to practical examples ranging from the accountability of germany and japan after world war two to the current attempts to seek accountability from russia for former crimes of the ussr

Human Security and Non-Citizens

2010-01-14

the past decades have seen enormous changes in our perceptions of security the causes of insecurity and the measures adopted to address them threats of terrorism and the impacts of globalisation and mass migration have shaped our identities politics and world views this volume of essays analyses these shifts in thinking and in particular critically engages with the concept of human security from legal international relations and human rights perspectives contributors consider the special circumstances of non citizens such as refugees migrants and displaced and stateless persons and assess whether conceptually and practically human security helps to address the multiple challenges they face

Legitimacy and Drones

2016-03-09

unmanned combat air vehicles or in common parlance drones have become a prominent instrument in us efforts to counter an objective and subjective cross border terrorist threat with lethal force as a result critical questions abound on the legitimacy of their use in a series of multidisciplinary essays by scholars with an extensive knowledge of international norms this book explores the question of legitimacy through the conceptual lenses of legality morality and efficacy it then closes with the consideration of a policy proposal aimed at incorporating all three indispensable elements the importance of this inquiry cannot be overstated non state actors fully understand that attacking the much more powerful state requires moving the conflict away from the traditional battlefield where they are at an enormous disadvantage those engaging in terrorism seek to goad the ruling government into an overreaction or abuse of power to trigger a destabilization via an erosion of its legitimacy thus defending the target of legitimacy in this case insuring the use of deadly force is constrained by valid limiting principles represents an essential strategic interest this book seeks to come to grips with the new reality of drone warfare by exploring if it can be used to preserve rather than eat away at legitimacy after an extensive analysis of the three key parameters in twelve chapters the practical proposition of establishing a drone court is put forward and examined as a way of pursuing the goal of integrating these essential components to defend the citizenry and the legitimacy of the government at the same time

Constructive Interventions

2008-05-16

in the contemporary discipline of conflict resolution adjudication and alternative dispute resolution adr are often seen as antagonistic trends this important book contends that on the contrary it is the bringing together of these trends that holds the most promise for an effective system of international justice with great insight and passion built firmly on a vast knowledge of the field lars kirchhoff exposes the contemporary structural barriers to effective conflict resolution defining where adjudication ends and adr and particularly the recent development of mediated third party intervention from an art to a veritable science must come into play the work starts by defining the

challenges potentials and shortcomings of different approaches to conflict resolution in an interdependent world where the multiplicity of actors topics and interests involved even in seemingly bilateral conflict situations is clearly manifest and goes on to define useful models and connect the various elements relevant for the resolution of conflicts in a transparent way in the course of its investigation the book accomplishes the following illustrates the various departure points and perspectives scholars of conflict resolution have taken as the basis for their work discusses who should become involved in conflicts as a third party and by which techniques this should occur systematically conveys the nature and consequences of intervention through mediation focusing on the method s critical challenges and clarifies the particular model of international mediation under development through un initiatives in approaching these intertwined topics the author draws concrete conclusions for the realms of international law and related disciplines as well as for the organizational context of the united nations he explores such diverse scenarios as conflicts between states conflicts involving international organizations and in accordance with the changing parameters of international law even conflicts involving individuals clarifying which constellations can be tackled by international mediation and which conflicts should be dealt with by other forms of diplomacy or adjudication it is the conviction of many intermediaries and scholars that the considerable potential inherent in resolving conflicts peacefully is rarely put into practice although some of the reasons for this phenomenon are beyond the influence of scholarly debate in many instances the reasons for failure of peaceful resolution processes are more structural or systemic in nature it is the great virtue of this book that it establishes enough clarity in an unclear and complex field to make concrete and workable recommendations in these instances and for that reason it will be of immeasurable value and benefit to all scholars policymakers and activists dedicated to the pursuit of peace

Rebels of Independence

2008-11

rebelsof independence m r powell paints a stunningly vivid picture of racial and religious bigotry and prejudice slavery s baggage which has been handed down from generation to generation of white and black southern children by their families preachers teachers and friends since that first shipload of human cargo arrived on american soil in 1619 then using his father s life and the friendship of two young boys one black the other white as a backdrop he tells a simple story about typical mississippians devoutly religious hard working mostly country people of good moral fibre and how they are throwing off that yoke he acknowledges some progress in human relations in the last century but says those roots of prejudice are still being passed along by everyday moms and dads the very backbone of our country to sons and daughters throughout america considering our history of racial and religious biases he asks where will we be in 2035

U.S. Latino Literature

2000-09-30

in the past ten years literature by u s latinos has gained an extraordinary public currency and has engendered a great deal of interest among educators because of the increase in numbers of latinos in their classrooms teachers have recognized the benefits of including works by such important writers as sandra cisneros julia alvarez and rudolfo anaya in the curriculum without a guide introducing courses on u s latino literature or integrating individual works into the general courses on american literature can be difficult for the uninitiated while some critical sources for students and teachers are available none are dedicated exclusively to this important body of writing to fill the gap the editors of this volume commissioned prominent scholars in the field to write 18 essays that focus on using u s latino literature in the classroom the selection of the subject texts was developed in conjunction with

secondary school teachers who took part in the editors course this resultant volume focuses on major works that are appropriate for high school and undergraduate study including judith ortiz cofer s the latin deli piri thomas down these mean streets and cisneros the house on mango street each chapter in this critical guide provides pertinent biographical background on the author as well as contextual information that aids in understanding the literary and cultural significance of the work the most valuable component of the critical essays the analysis of themes and forms helps the reader understand the thematic concerns raised by the work particularly the recurring issues of language expression and cultural identity assimilation and intergenerational conflicts each essay is followed by specific suggestions for teaching the work with topics for classroom discussion further enhancing the value of this work as a teaching tool are the selected bibliographies of criticism further reading and other related sources that complete each chapter teachers will also find a sample course outline of u s latino literature which serves as guide for developing a course on this important subject

No Passion Spent

2010-12-09

this is an extraordinary collection of essays by one of this country s most exciting and dramatic thinkers the essays span a considerable time but they turn on a central compelling theme what is meant by reading a serious text at a time when theories of language and literature question the very possibility of any agreed meaning and at a time when new technologies seem likely to replace books as we have known them since gutenbergs this question is brought to bear deliberately on the touchstone examples the bible homer shakespeare also on kierkegaard and kafka the closely meshed collection ends with a series of essays on the philosophic theological underwriting of communication with particular reference to what language tells us of socrates and of jesus these essays by george steiner distinguished critic and extraordinary fellow at churchill college cambridge seek to conjoin the themes argued in such books as the death of tragedy language and silence after babel and real presences they speak of a profound if sometimes troubled joy

Christianity and International Law

2021-05-20

this volume offers a many sided introduction to the theme of christianity and international law using a historical and contemporary perspective it will appeal to readers interested in key topics of international law and how they intersect with christianity

The Interpretation of Acts and Rules in Public International Law

2008-06-26

there are frequent claims that the regulation of international law is uncertain vague ambiguous or indeterminate which does not support the desired stability transparency or predictability of international legal relations this monograph examines the framework of interpretation in international law based on the premise of the effectiveness and determinacy of international legal regulation which is a necessary pre requisite for international law to be viewed as law this study examines this problem for the first time since these questions were introduced and identified as the basic premises of the international legal analysis in the works of jl brierly and sir hersch lauterpacht addressing different aspects of the effectiveness of legal regulation this monograph examines the structural limits on and

threshold of legal regulation and the relationship between established legal regulation and non law once the limits of legal regulation are ascertained the analysis proceeds to examine the legal framework of interpretation that serves to maintain and preserve the object and aims of existing legal regulation the final stage of analysis is the interpretation of those treaty provisions that embody the indeterminate conditions of non law given that the generalist element of international legal doctrine has been virtually silent on the problem and implications of the effectiveness and determinacy of international legal regulation this study examines the material accumulated in doctrine and practice for the past several decades including the relevant jurisprudence of all major international tribunals

Legal and Ethical Lessons of NATO's Kosovo Campaign

2002

the 2001 issue of the yearbook deals with the problem of international justice what is the meaning of justice in the age of globalisation in which sense can the right provide for criteria that make it possible to afford conflicts in international relations which new interpretative standards do turn out to be introduced within domestic law by international dimension this issue of *ars interpretandi* tries to answer these questions as well as other ones according to an interdisciplinary view which examine their implications in law ethics politics economics and religion

International justice and interpretation

2002

this fifth volume in the book series on nuclear non proliferation in international law focuses on various legal aspects regarding nuclear security and nuclear deterrence the series on nuclear non proliferation in international law provides scholarly research articles with critical commentaries on relevant treaty law best practice and legal developments thus offering an academic analysis and information on practical legal and diplomatic developments both globally and regionally it sets a basis for further constructive discourse at both national and international levels jonathan I black branch is dean of law and professor of international and comparative law at the university of manitoba in canada a bencher of the law society of manitoba jp and barrister england wales barrister solicitor manitoba and chair of the international law association ilar committee on nuclear weapons non proliferation contemporary international law dieter fleck is former director international agreements policy federal ministry of defence germany member of the advisory board of the amsterdam center for international law acil and rapporteur of the international law association ilar committee on nuclear weapons non proliferation contemporary international law

International Crimes of State

2011-11-21

the current volume supplements volume 1 and 2 of the construction of a humanized international law which contains a selection of the individual opinions of judge antônio a cançado trindade 1991 2013 former judge and president of the inter american court of human rights and since 2008 a judge of the international court of justice volume 3 brings these texts up to date till 2015 many dwell on aspects of the increased humanization of international law elevating this body of norms which have traditionally focused on purely inter state relations to a level where individuals and their suffering projected in time become a primary concern is without doubt antônio a cançado trindade s major doctrinal contribution his great achievement at the international court of justice has been to draw attention to this dimension and to further its development in the international case law in the light of the universal

juridical conscience and stressing the relevance of general principles of international law in a significant number of cases the world court acts today as a human rights court dealing increasingly albeit under the traditional umbrella of inter state disputes with situations that involve human suffering and lead it to find human rights violations

The History Of Human Marriage (6 Vols. Set)

2007

this book explores the scope and applicability of the united nations convention on the law of the sea unclos relating to the enforcement of international maritime legislation on air pollution it focuses on enforcement of annex vi of the international convention for the prevention of pollution from ships marpol annex vi and the strengthened global sulphur limit which comes into force in 2020 the first chapters in part i provide an overall introduction to relevant regulations of marpol annex vi unclos port state control psc the eu sulphur directive and basic jurisdictional principles of international law part ii analyses the amplified enforcement and notifying obligations of unclos chapter xii placed on flag states and the broadened jurisdictions for port and coastal states to enforce this includes extraterritorial enforcement by port states on the high seas and how overlapping jurisdictions are resolved these theoretical discussions on jurisdiction are tied to practical applications pertaining to psc and sanctioning part iii builds upon the conclusions of part ii in relation to the enforcement of other legislation adopted by the international maritime organization imo including regulations on greenhouse gases ghg which the imo is set to adopt through its ghg strategy finally with the increased environmental challenges relating to global warming and given the special legal status of ships part iv offers an analysis of whether specific imo regulations on ghg could in the future be considered peremptory norms of a jus cogens character and addresses the potential legal implications

Uirusu

1959

this is the definitive reference on disaster medicine outlining areas of proficiency for health care professionals handling mass casualty crises

Nuclear Non-Proliferation in International Law - Volume V

2020-01-02

this monograph is the ninth offering in the combat studies institute s csi global war on terrorism gwot occasional papers series the author a retired army lieutenant colonel and csi historian has produced a study that examines the evolution and continued applicability of the corpus that constitutes the law of war as background he provides a theoretical framework and the development of the law within western and specifically u s army doctrine and regulation he then presents a case study of the british suppression of the mau mau insurgency between 1952 and 1960 in kenya a conflict with particular resonance today some of the more relevant characteristics of the conflict include the clash between western and non western cultures and an initially asymmetric fight between conventional security forces and loosely organized poorly equipped insurgents it makes no claim that every lesson learned by the british during that counterinsurgency operation can be directly applied by the united states to the challenges of the gwot but this analysis does offer some insight about applying the law of war to an unfamiliar non western environment the genesis of this study is the public discourse asserting the possibility that the gwot may require new rules and new law of war precepts this important

discussion is fraught with complexities and long term implications the moral force in warfare is incredibly significant and any changes to the legal framework in place must be very carefully considered do we follow the law of war to the letter do we remain consistent with the principles of geneva or do we approach the conflict as a new challenge requiring fundamental revisions to the law according to the author law of war violations are neither necessary nor excusable for successful prosecution of military operations in any environment and because the law of war in its current form is more than adequate to face the new gwot challenges it does not warrant revision

Judge Antônio A. Cançado Trindade. The Construction of a Humanized International Law

2017-02-28

from iconic nba all star carmelo anthony comes a raw and inspirational memoir about growing up in the housing projects of red hook and baltimore a brutal world where tomorrows aren't promised

Enforcing International Maritime Legislation on Air Pollution through UNCLOS

2019-12-26

one of the most prominent and urgent problems in international governance is how the different branches and norms of international law interact and what to do in the event of conflict with no single international legislator and a multitude of states international organisations and tribunals making and enforcing the law the international legal system is decentralised this leads to a wide variety of international norms ranging from customary international law and general principles of law to multilateral and bilateral treaties on trade the environment human rights the law of the sea etc pauwelyn provides a framework on how these different norms interact focusing on the relationship between the law of the world trade organisation wto and other rules of international law he also examines the hierarchy of norms within the wto treaty his recurring theme is how to marry trade and non trade rules or economic and non economic objectives at the international level

Koenig and Schultz's Disaster Medicine

2016-04-18

responding to increasing global anxiety over the ethics education of military personnel this volume illustrates the depth rigour and critical acuity of professional military ethics education pmee with contributions by distinguished ethical theorists it refreshes our thinking about the axioms of just war orthodoxy the intellectual and political history of just war theorizing and the justice of recent military doctrines and ventures the volume also explores a neglected moral dimension of warfare jus ante bellum the ethics of pre war practices particularly jus in disciplina bellica the ethics of educating for warfare using metaphor to exemplify the professionalization of the military the book exposes ambivalences within military professionals concepts of their professional responsibilities analyzes issues of self respect posed by service in an unjust cause and surveys the deep conflicts inherent in pmee while primarily focused on us military academies the volume will resonate with those responsible for education in military academies across the globe

Law of War: Can 20th-Century Standards Apply to the Global War on Terrorism?

2005

Where Tomorrows Aren't Promised

2022-10-04

Conflict of Norms in Public International Law

2003-07-31

Empowering Our Military Conscience

2013-03-28

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