
La Cour Penale Speciale De La R Lique Centrafr

Judicial Reports / Recueils Judiciaires 2000 Volume 4

Report of the ... Conference

International Criminal Tribunals and Domestic Accountability

The Genocide Convention: The Travaux Préparatoires (2 vols)

Dans les coulisses

An Introduction to International Criminal Law and Procedure

The International Legal Order in the XXIst Century / L'ordre juridique international au

XXIeme siècle / El órden jurídico internacional en el siglo XXI

Fiscal de Una Corte Penal Internacional Permanente

Proceedings of the International Conference on the Repression of Terrorism, Geneva,
November 1st to 16th, 1937

Yearbook of the European Convention on Human Rights / Annuaire de la Convention
Europeenne des Droits de L'Homme

L'effectivité du statut de la Cour Pénale Internationale

Looking Ahead:International Law in the 21st Century

La Cour Pénale Internationale (Volume 313).

Temporary

The Oxford Handbook of the International Law of Global Security

Yearbook of the European Convention on Human Rights / Annuaire de la Convention
Europeenne des Droits de L'Homme

A Critical Introduction to International Criminal Law

2022 the Global Community Yearbook of International Law and Jurisprudence

Code annoté de la Cour pénale internationale, 2008

Treatise on International Criminal Law

The International Criminal Court in Turbulent Times

Judicial Reports / Recueils Judiciaires 2000

Yearbook of the European Convention on Human Rights/Annuaire de la convention
europeenne des droits de l'homme , Volume 2 Volume 2, 1959

Decisions and Reports

An Institutional Perspective on the United Nations Criminal Tribunals

Futures of International Criminal Justice

Permanence et renouveau de la justice pénale internationale

Yearbook of International Humanitarian Law, Volume 21 (2018)

Immunities of Special Missions/Immunités des missions spéciales

Yearbook of Islamic And Middle Eastern Law

Systèmes judiciaires européens - Edition 2014 (données 2012) - Efficacité et qualité
de la justice

Key case-law extracts - European Court of Human Rights

La Cour pénale spéciale de la République centrafricaine : quel projet de justice ?

Globalisation and Governance

Principles of International Criminal Law
Yearbook of International Humanitarian Law, Volume 24 (2021)
Tribunal Pénal International
Liber Amicorum Judge Shigeru Oda
The Universalism of Human Rights
Yearbook of the European Convention on Human Rights / Annuaire de la convention
Européenne des Droits de l'Homme

La Cour Penale Speciale De La R Lique Centrafr *Downloaded from ftp.bonide.com by guest*

GROSS STEWART

Judicial Reports / Recueils Judiciaires 2000 Volume 4
Martinus Nijhoff Publishers
Judge Shigeru Oda, having served since 1976 in three successive nine-year terms on the International Court of Justice, has helped to shape the Court's jurisprudence for over a quarter century. His influence on the law of the sea spans an even longer period, beginning with his doctoral dissertation at Yale Law school in the 1950s and continuing with his involvement in the First, Second and Third UN Conferences on the Law of the Sea. In a tribute to Judge Oda's significant contributions to international law, leading scholars on the law of the sea, international dispute settlement and the ICJ itself have produced a Festschrift in his honour that promises to be a standard reference work

on these topics for years to come. This two volume work, containing over 95 articles, begins by examining the role of the international judge and the jurisdiction of international tribunals (including reservations to jurisdiction, the Optional Clause, the Special Agreement, and the power to indicate special measures). It contains a particularly lively debate regarding the proliferation of international tribunals and whether the potential for conflicting decisions is problematic or productive. Other areas of focus include the history and current development of the law of the sea; the first in-depth examination of the establishment and first decisions of the International Tribunal for the Law of the Sea; and the ICJ's treatment of the development, doctrines and sources of international law. Further sections are devoted to International Litigation as analysed by leading practitioners; Land and Maritime Boundaries,

International Watercourses and Other Waters; and Defence, the Use of Force and the Law of Armed Conflict. The composition of the editorial team - Nisuke Ando of Kyoto, Edward McWhinney of Ottawa and Rüdiger Wolfrum of Heidelberg - reflects Judge Oda's truly international career and the extent to which his work has drawn from and contributed to diverse legal traditions. The print edition is available as a set of two volumes (9789041117908).
Report of the ... Conference Cambridge University Press
A leading work in the field of international criminal law, which is accessible, comprehensive and up to date.
International Criminal Tribunals and Domestic Accountability Martinus Nijhoff Publishers
The Judicial Reports/Recueils judiciaires of the International Criminal Tribunal for the former Yugoslavia (ICTY)

comprise (in English and French) all Judgments by both Trial Chambers and the Appeals Chamber as well as their most significant Decisions and Orders issued in a given year. The publication is aimed at giving lawyers, scholars, students and the general public convenient access to the historic work of the ICTY, which was established pursuant to United Nations Security Council Resolution 827 in 1993 to try individuals accused of serious violations of international humanitarian law committed in the territory of the former Yugoslavia since 1991. The Judicial Reports are organized chronologically by case. Within each case, one will find the selected materials, including separate and/or dissenting opinions that may accompany a given Trial Chamber or Appeals Chamber ruling. The Judicial Reports will contribute to a greater knowledge of the judicial activities of the ICTY. Various annexes, such as various tables of cases and a table of references will facilitate the use of these volumes. The print edition is available as a set of two volumes (9789004143579).

The Genocide Convention:

The Travaux Préparatoires (2 vols) Springer Science & Business Media
Mettre, pour une fois en Afrique, en selle la justice comme facteur de paix et comme condition d'une paix durable, voilà ce dont le présent ouvrage entend convaincre, par delà la description d'une institution, la Cour pénale spéciale de la République Centrafricaine (CPS), et l'analyse de ses contours juridiques. La première partie de l'ouvrage est précisément consacrée à l'étude de ladite CPS, tandis que la deuxième partie confronte cette institution aux stratégies politiques de sortie de crise. L'ouvrage se veut non seulement un outil de connaissance du dispositif de justice retenu en Centrafrique pour la répression des violations graves du droit international des droits de l'homme et du droit international humanitaire, mais aussi un provocateur de réflexion sur les problématiques de justice en rapport avec la paix. Pour l'avènement d'une Paix juste. Pour aider dans cette réflexion, et en considération de la difficulté qu'il y a en RCA à accéder aux sources, l'ouvrage comporte en

annexe les documents de première main essentiels en rapport avec le sujet. L'ouvrage veut s'adresser à tous, du juriste chevronné au simple citoyen en passant par les politiques, qu'ils soient centrafricains ou non. L'AUTEUR : Ancien Licencié de la Faculté des Sciences Juridiques et Politiques de l'Université de Bangui, Jean-François AKANDJI-KOMBE est Professeur agrégé des Universités en poste à l'Ecole de Droit de la Sorbonne (Université Paris 1 Panthéon-Sorbonne), Doyen Honoraire de la Faculté de Droit de Caen (Normandie, France) et Professeur invité dans différentes Universités dont l'Université de Bangui. Il est par ailleurs Conseiller juridique du Président de l'Assemblée Nationale de République Centrafricaine.

Dans les coulisses BRILL The Yearbook of the European Convention on Human Rights, edited by the Directorate General of Human Rights and Legal Affairs, is an indispensable record of the development and impact of the world's oldest binding international human rights treaty. It reviews

the implementation of the Convention both by the European Court of Human Rights and by the Council of Europe's Committee of Ministers, responsible for supervising the application of the Court's judgments in the member states. The Yearbook includes: Full text of any new protocols to the Convention as they are opened for signature, together with the state of signatures and ratifications. Full listing of Court judgments; judgments broken down by subject-matter; and extensive summaries of key judgments handed down by the Court during the year. Selected human rights (DH) resolutions adopted as part of the Committee of Ministers' work supervising the execution of the Court's judgments. Enquiries by the Secretary General carried out under Article 52 of the Convention. Other work of the Council of Europe connected with the European Convention on Human Rights, carried out by the Committee of Ministers, the Parliamentary Assembly, and the Directorate General of Human Rights and Legal Affairs. Bibliographic information from the library of the European Court of Human

Rights. The Yearbook is published in an English-French bilingual edition. [An Introduction to International Criminal Law and Procedure](#) Council of Europe
Le Code annoté de la Cour pénale internationale (2008) est le troisième volume d'une collection annuelle. Il propose une sélection des extraits les plus pertinents résultant de l'analyse de 472 décisions délivrées ou rendues publiques par la Cour en 2008.
The International Legal Order in the XXIst Century / L'ordre juridique international au XXIème siècle / El órden jurídico internacional en el siglo XXI Springer Nature
Presents theories, practices and critiques alongside each other to engage students, scholars and professionals from multiple fields. This title is also available as Open Access on Cambridge Core.
Fiscal de Una Corte Penal Internacional Permanente Cambridge University Press
Ce contenu est une compilation d'articles de l'encyclopédie libre Wikipedia. Pages: 44. Chapitres: Cour pénale internationale, Tribunal pénal international pour le Rwanda, Chambres

extraordinaires au sein des tribunaux cambodgiens, Tribunal militaire international pour l'Extrême-Orient, Tribunal special des Nations unies pour le Liban, Tribunal penal international pour l'ex-Yougoslavie, Competence universelle, Carla Del Ponte, Bruno Cotte, Robert Jackson, Statut de Rome, Cour permanente de justice internationale, Tribunal special pour la Sierra Leone, Djamchid Momtaz, Claude Jorda, Richard J. Goldstone, Tribunal Russell, Bernard Muna. Extrait:, Audience preliminaire, 11 fevrier 2010 Les Chambres extraordinaires au sein des tribunaux cambodgiens (CETC) sont le nom officiel du tribunal qui traduit actuellement en justice les principaux dirigeants encore en vie du regime khmer rouge. Un premier proces, eu lieu des le mois d'août 1979, sept mois apres la chute du Kampuchea democratique, le regime des Khmers rouges. Pol Pot et Ieng Sary furent condamnés a mort par contumace par les autorités de la Republique populaire du Kampuchea, le regime mis en place a la suite de l'invasion du Cambodge par le Viet Nam. Toutefois ce proces

n'a pas été reconnu par la communauté internationale, car outre son caractère expéditif, il servait surtout à légitimer le gouvernement en place et l'occupation du pays par les b i. A ce moment, les troupes khmères rouges étaient la principale force armée d'une coalition qui luttait contre le pouvoir installé à Phnom Penh par les troupes de Hanoi; cette union était soutenue par l'ensemble de la communauté internationale à l'exception des pays du bloc soviétique; peu souhaitaient donc les traduire devant un tribunal. Les choses changeront en 1994, ou après avoir refusé de multiples reprises d'appliquer les accords de paix qu'ils avaient pourtant signés en 1991, ils...

Proceedings of the International Conference on the Repression of Terrorism, Geneva, November 1st to 16th, 1937 Kluwer Law International B.V. Principles of International Criminal Law is one of the most influential textbooks in the field of international criminal justice. This fourth edition builds on the highly-successful work

of the previous editions, setting out the general principles governing international crimes as well as the fundamentals of both substantive and procedural international criminal law. It provides a detailed understanding of the sources and evolution of international criminal law, demonstrating how it has developed, and how its application has changed. The book assesses in detail the four key international crimes as defined by the statute of the International Criminal Court: genocide, crimes against humanity, war crimes, and the crime of aggression. The new edition revises and updates the work with developments in international criminal justice since 2014. It includes substantial new material on critical perspectives on international criminal justice, the fragmentation of international criminal law, new war crimes of prohibited means of warfare, and the prosecution of crimes committed in Syria and Northern Iraq. The book retains its highly-acclaimed systematic approach and consistent methodology, making it essential reading for both students and scholars of

international criminal law, as well as practitioners and judges working in the field.

Yearbook of the European Convention on Human Rights / Annuaire de la Convention Européenne des Droits de L'Homme BRILL
Volume 13 of the Yearbook of the European Convention on Human Rights relates to the year 1970 and reflects a return to the usual pattern of activity under the Convention during that year, after the exceptional situation produced in 1969 by the "Greek Case". This volume is published somewhat later than usual, because an extra volume in this series has been published between volumes 12 and 13 containing the Report of the European Commission of Human Rights and the Resolution of the Committee of Ministers of the Council of Europe relating to the "Greek Case". Part I of this Volume contains, as usual, the basic texts, chief among which are the amendments now made to the Convention following the entry into force on 21 September 1970 of the Third Protocol, which relates to the procedure of the

Commission. On the same date, the Second Protocol also entered into force, conferring on the Court of Human Rights competence to give advisory opinions. The text of this Protocol is to be found in Volume 6 at pages 3ff. The amendments and additions to the Rules of Court consequent upon the entry into force of the Second Protocol are set out in Part I of this Volume.

L'effectivité du statut de la Cour Pénale Internationale Council of Europe

Is there universalism of human rights? If so, what are its scope and limits? This book is a doctrinal attempt to define universalism of human rights, as well as its scope and limits. The book presents tests of universalism on international, regional and national constitutional levels. It is maintained that universalism of human rights is both a 'concept' and a 'normative reality'. The normative character of human rights is scrutinized through the study of international and regional agreements as well as national constitutions. As a consequence, limitations

of normativity are identified, usually on the international level, and take the form of exceptions, reservations, and interpretations. The book is based on the General and National Reports which were originally presented at the 18th International Congress of the International Academy of Comparative Law in Washington D.C. 2010.

Looking Ahead: International Law in the 21st Century Routledge

This volume of the "Yearbook of the European Convention on Human Rights," prepared by the Directorate of Human Rights of the Council of Europe, relates to 2001. Its presentation follows that of previous volumes. Part one contains basic texts and information of a general nature; part two deals with the European Commission of Human Rights; part three with the European Court of Human Rights; part four with the Resolutions of the Committee of Ministers; and parts five and six with the other work of the Council of Europe in the field of human rights, the situation in the Member States, and developments within the European

Communities. A bibliography and index are included.

La Cour Pénale Internationale (Volume 313). Martinus Nijhoff Publishers

The new Edition of the report of the European Commission for the Efficiency of Justice (CEPEJ), which evaluates the functioning of the judicial systems in 45 Council of Europe's member states and an observer state to the CEPEJ, Israël, remains in line with the process carried out since 2002. Relying on a methodology which is already a reference for collecting and processing a wide number of quantitative and qualitative judicial data, this unique study has been conceived above all as a tool for public policy aimed at improving the efficiency and the quality of justice. To have the knowledge in order to be able to understand, analyse and reform, such is the objective of the CEPEJ which has prepared this report, intended for policy makers, legal practitioners, researchers as well as for those who are interested in the functioning of justice in Europe.

Temporary Springer Nature

The Committee of Ministers of the Council of Europe by a Resolution of 6th February 1960, authorised the publication of a Yearbook of the European Convention on Human Rights. The Yearbook, the first volume of which appeared in 1959 under the title "European Commission of Human Rights - Documents and Decisions", will in future be published each year in the month of September. The Yearbook, being prepared by the Directorate of Human Rights of the Council of Europe, does not involve the responsibility either of the European Commission or of the European Court of Human Rights. In particular, the summaries of the decisions of the European Commission of Human Rights cannot be quoted against the actual texts of the decisions contained in the first and second volumes. Director 01 Human Rights August 1960 POLYS MODI NOS Prejace Par sa Resolution du 6 fevrier 1958, le Comite des Ministres du Conseil de l'Europe a autorise la publication d'un Annuaire de la Convention Europeenne des Droits de l'Homme. L'Annuaire dont le premier volume a paru en

octobre 1959 sous le titre "Commission Europeenne des Droits de l'Homme - Documents et Decisions", sera dorenavant publie au mois de septembre de chaque annee.

The Oxford Handbook of the International Law of Global Security

Springer
The association's Report of the executive council, 1913/15, includes papers prepared for a proposed 1914 conference at the Hague.

Yearbook of the European Convention on Human Rights / Annuaire de la Convention Europeenne des Droits de L'Homme

Springer Science & Business Media
Volume 24 of the Yearbook of International Humanitarian Law (IHL) is dedicated to investigating IHL's universalist claims from different perspectives and regarding different areas of IHL. While academic debates about "universalism versus particularism" have dominated much of the critical scholarship in international law over the past two decades, they remain relatively underexplored in the field of IHL. The current volume fills this gap in IHL literature by focusing on

the ways in which different interpretive communities approach questions of IHL from differing perspectives. Authors were invited to use the concept of culture to deconstruct and take critical distance from the production, interpretation, and application of IHL, and those keen on challenging the idea that IHL needs critical deconstruction were also invited to argue their case. The Volume contains four articles dedicated to the subject of cultures of IHL. It also features a book symposium on Samuel Moyn's *Humane: How The United States Abandoned Peace and Reinvented War* (2021) and ends, as usual, with a Year in Review section. The Yearbook of International Humanitarian Law is a leading annual publication devoted to the study of international humanitarian law. The Yearbook has always strived to be at the forefront of the debate of pressing doctrinal questions of IHL and will continue to do so in the future. As this volume shows, it is also a forum for taking a step back and reflecting on the broader, theoretical issues that inform the practice and

thinking about the field. The Yearbook provides an international forum for high-quality, peer-reviewed academic articles focusing on this crucial branch of international law. Distinguished by contemporary relevance, it bridges the gap between theory and practice and serves as a useful reference tool for scholars, practitioners, military personnel, civil servants, diplomats, human rights workers and students.

[A Critical Introduction to International Criminal Law](#)
University-Press.org
Huw Llewellyn offers a comparative institutional analysis of the five United Nations criminal tribunals (for the former Yugoslavia, Rwanda, Sierra Leone, Cambodia and Lebanon), assessing their institutional strengths and weaknesses, and tracing the tension between their governance and judicial independence.

[2022 the Global Community Yearbook of International Law and Jurisprudence](#) Springer
PREMIERE PARTIE TEXTES FONDAMENTAUX ET INFORMATIONS DE CARACTERE GENERAL
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CHAPITRE II. LA COMMISSION

EUROPEENNE DES DROITS DE L'HOMME A. COMPOSITION 43 VIII TABLE OF CONTENTS B. BIOGRAPHICAL NOTES C. WORK OF THE COMMISSION D. SECRETARIAT CHAPTER III. THE EUROPEAN COURT OF HUMAN RIGHTS A. COMPOSITION 50 B. BIOGRAPHICAL NOTES 52 C. SESSIONS AND HEARINGS 58 D. REGISTRY OF THE COURT 60 CHAPTER IV. PRINCIPAL DEVELOPMENTS IN THE COUNCIL OF EUROPE CONCERNING THE PROTECTION OF HUMAN RIGHTS A. CHRONOLOGICAL LIST OF EVENTS 62 B. WORK OF THE COUNCIL OF EUROPE IN THE FIELD OF HUMAN RIGHTS 66 I. Consultative Assembly 68 2. *Code annoté de la Cour pénale internationale*, 2008 Oxford University Press
This collection identifies and discusses problems and opportunities for the theory and practice of international criminal justice. The International Criminal Court and project of prosecuting international atrocity crimes have faced multiple challenges and critiques. In recent times, these have included changes in technology,

the conduct of armed conflict, the environment, and geopolitics. The mostly emerging contributors to this collection draw on diverse socio-legal research frameworks to discuss proposals for the futures of international criminal justice. These include addressing accountability gaps and under-examined or emerging areas of criminality at, but also beyond, the International Criminal Court, especially related to technology and the environment. The book discusses the tensions between universalism and localisation, as well as the regionalisation of international criminal justice and how these approaches might adapt to dynamic organisational, political and social structures, at the ICC and beyond. The book will be of interest to students, researchers and academics. It will also be a useful resource for civil society representatives including justice advocates, diplomats and other government officials

and policy-makers. *Treatise on International Criminal Law* Oxford University Press
The Canadian Council on International Law was founded in 1972 by a group of some of Canada's leading and most distinguished scholars and practitioners in international law. The Council supports the development and exchange of ideas amongst a community of persons interested in international law with particular focus on the Canadian perspective on international matters. To this end, one of the major activities of the Council is to hold an annual conference. This year's conference proceedings comprise a collection of essays written by leading academics and practitioners on the theme: Looking Ahead: International Law in the 21st Century. A wide range of subject areas is addressed, including the International Criminal Court, international legal theory, international dispute resolution, public international law, private

international law, international trade law, international human rights law, international environmental law, immigration law, and technology and international law. Le Conseil canadien de droit international a été fondé en 1972 par un groupe d'académiciens et de praticiens en droit international parmi les plus distingués au Canada. Le Conseil appuie le développement et l'échange d'idées au sein d'une communauté d'individus intéressés par le droit international, avec une concentration particulière sur les perspectives canadiennes vis-à-vis les affaires internationales. À cette fin, une des activités principales du Conseil est d'organiser un congrès annuel.