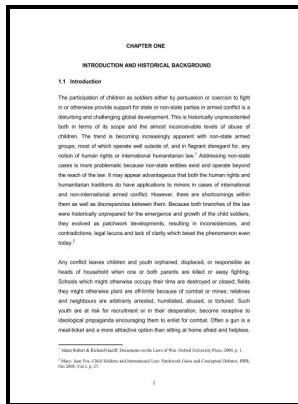


# International law in the post-Cold War world - essays in memory of Li Haopei ; edited by Sienho Yee and Wang Tieya

Routledge - American Immunity: War Crimes and the Limits of International Law on JSTOR



Description: -

Disciples of Christ -- History

International lawInternational law in the post-Cold War world - essays in memory of Li Haopei ; edited by Sienho Yee and Wang Tieya

Routledge studies in international lawInternational law in the post-Cold War world - essays in memory of Li Haopei ; edited by Sienho Yee and Wang Tieya

Notes: Includes bibliographical references and index

This edition was published in 2001



Filesize: 16.91 MB

Tags: #THE #OVERLAPPING #BETWEEN #WAR #CRIMES #AND #CRIMES #AGAINST #HUMANITY #IN #INTERNATIONAL #CRIMINAL #LAW #in: #The #Italian #Yearbook #of#International #Law #Online #Volume #12 #Issue #1 #(2002)

## Virginia Journal of International Law

Its content primarily concerns itself with promoting détente and co-operation between States and with mutual benefit.

## Council of Europe Convention on Preventing and Combating Violence Against Women (Istanbul Convention) (2014)

The Sovereignty of States and the Sovereignty of International Law, European Journal of International Law, Volume 18, Issue 1, February 2007, Pages 213—219, The international legal system is arguably in a period of transition from the traditional inter-sovereign relations paradigm. This requires that the existence of law or the concept of law coincides with law as the ultimate reason for action and with the state of affairs called the rule of law. .

**0415236088**

International law in the Post-Cold War world : essays in memory of Li Haopei

## THE OVERLAPPING BETWEEN WAR CRIMES AND CRIMES AGAINST HUMANITY IN INTERNATIONAL CRIMINAL LAW in: The Italian Yearbook of International Law Online Volume 12 Issue 1 (2002)

Capitale sociale in euro: deliberato 4. World Constitutionalism includes contributions which deal with the ordering of an ever-expanding and diversifying international law. The legal qualification of the conflicts in the former Yugoslavia: double standards or new horizons for international humanitarian law? The joint intervention of the United Kingdom, France and Russia in favour of Greek insurgents in 1827 took place after atrocities had been committed by the rulers against the Greek population and notice of these events had spread to Western Europe.

## **The legal qualification of the conflict in the former Yugoslavia: double standards or new horizons for...**

In my view that would not be sustainable or desirable in the long run. Austria, Judgement of 23 October 1995, Series A, No.

### **International Organizations**

For a participant that promotes and implements shared values domestically, a question may be asked: why not also do the same internationally? If we can say that, as a descriptive observation, the international law prevailing since the end of the Cold War is characterized by a spirit of co-progressiveness, what normative proposition can we draw from this? Although scale was not mentioned by the IMT as an inherent element of such crimes, only offences on a vast scale had caught the attention of the IMT, which treated them as war crimes. The leitmotif of international law was co-existence at the height of the Cold War, co-operation during the period of détente and is now co-progressiveness in the post-Cold War era.

### **THE OVERLAPPING BETWEEN WAR CRIMES AND CRIMES AGAINST HUMANITY IN INTERNATIONAL CRIMINAL LAW in: The Italian Yearbook of International Law Online Volume 12 Issue 1 (2002)**

But surely this is a very limited set of practices, consigned as they are to the EC. Kunarac, Kovac and Zoran Vukovic, Case No.

### **International Organizations**

In any event, an enlightened assessment and calculation of national interests or self-interests is incumbent upon every State or participant. The editors believed more constitutional perspectives in international legal discourse would help to secure protection for human welfare, by influencing the perception of the strength of international law and encouraging further development of constitutional structures at the international level.

## Related Books

- [Odi barbare](#)
- [Manual of Catholic theology](#)
- [Impact of OMB-proposed budget cuts for the Federal Trade Commission - hearing before a subcommittee](#)
- [Tranchées de Louis Pergaud](#)
- [Populaire cultuur op de planken - theater, communicatie en derde wereld](#)