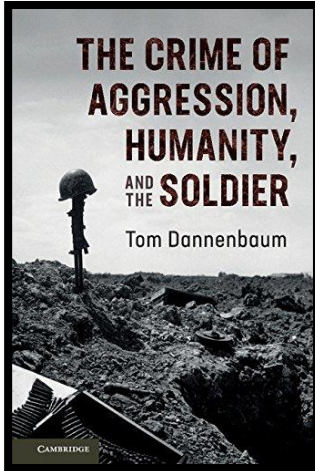
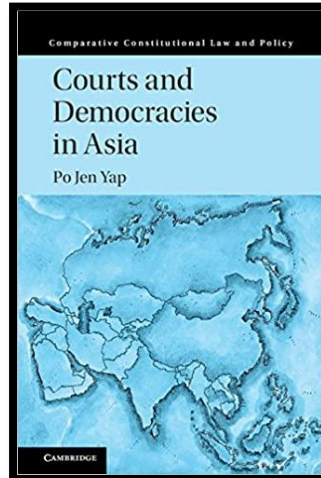


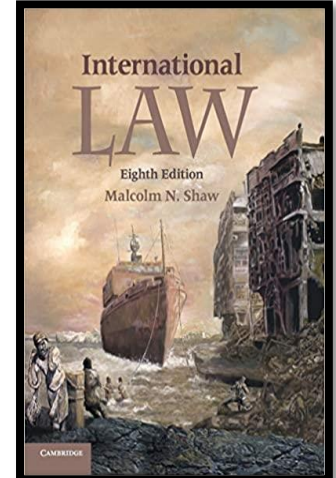
DEPARTMENT OF LEGAL STUDIES



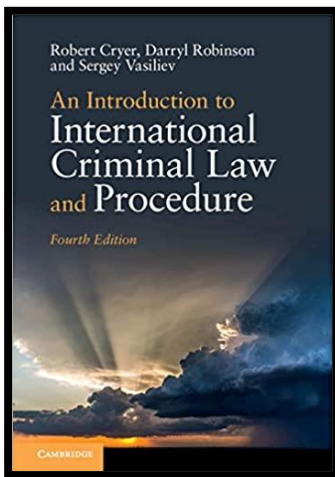
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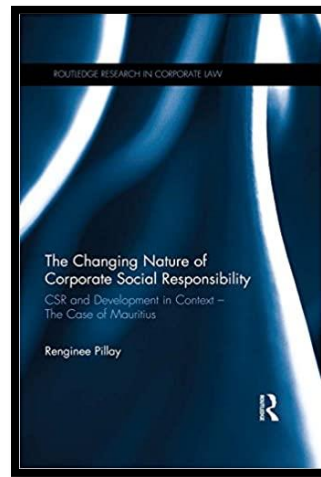
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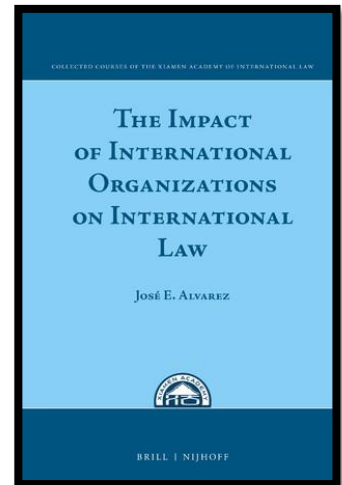
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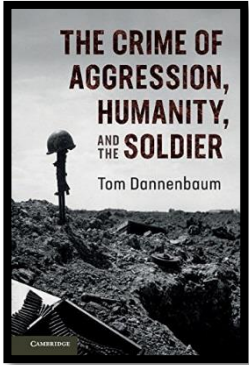


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1



**Title:** The crime of aggression, humanity, and the soldier  
**Author:** Tom Dannenbaum  
**Publisher:** Cambridge University Press, 2018  
**Subject:** Aggression (International law). Soldiers -- Legal status, laws, etc.  
**DDC/Location:** 341.62 D167C

The international criminality of waging illegal war, alongside only a few of the gravest human wrongs, is rooted not in its violation of sovereignty, but in the large-scale killing war entails. Yet when soldiers refuse to kill in illegal wars, nothing shields them from criminal sanction for that refusal. This seeming paradox in law demands explanation. Just as soldiers have no right not to kill in criminal wars, the death and suffering inflicted on them when they fight against aggression has been excluded repeatedly from the calculation of post-war reparations, whether monetary or symbolic. This, too, is jarring in an era of international law infused with human rights principles. Tom Dannenbaum explores these ambiguities and paradoxes, and argues for institutional reforms through which the law would better respect the rights and responsibilities of soldiers.

Sheds light on the relationship between international law and individual soldiers in war

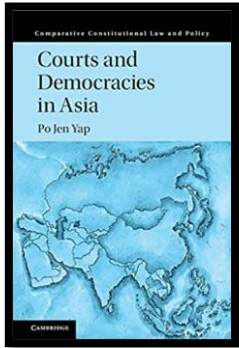
Clarifies the criminality of aggression

Offers new insights on the legal posture vis-à-vis war veterans wrestling with the psychological aftermath of war

Explores the moral issues around killing in war and their links to international law

[Back to Contents](#)

2



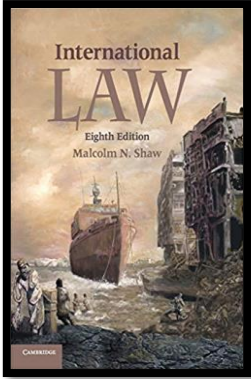
**Title:** Courts and democracies in Asia  
**Author:** Po Jen Yap  
**Publisher:** Cambridge University Press, 2018  
**Subject:** Courts -- Asia. Democracy -- Asia. Courts.  
**DDC/Location:** 347.501 Y25C

What is the relationship between the strength of a country's democracy and the ability of its courts to address deficiencies in the electoral process? Drawing a distinction between democracies that can be characterised as 'dominant-party' (for example Singapore, Malaysia, and Hong Kong), 'dynamic' (for example India, South Korea, and Taiwan), and 'fragile' (for example Thailand, Pakistan, and Bangladesh), this book explores how democracy sustains and is sustained by the exercise of judicial power. In dominant-party systems, courts can only pursue 'dialogic' pathways to constrain the government's authoritarian tendencies. On the other hand, in dynamic democracies, courts can more successfully innovate and make systemic changes to the electoral system. Finally, in fragile democracies, where a country regularly oscillates between martial law and civilian rule, their courts tend to consistently overreach, and this often facilitates or precipitates a hostile take-over by the armed forces, and lead to the demise of the rule of law.

Goes beyond traditional scholarship's focus on human rights issues in Asia

Compares a wide range of democratic systems in Asia

[Back to Contents](#)



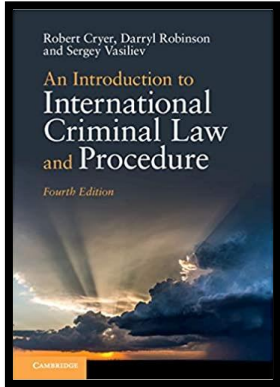
**Title:** International law  
**Author:** Malcolm N. Shaw  
**Publisher:** Cambridge University Press, 2019  
**Subject:** International law.  
**DDC/Location:** 341 S524I

International Law is the definitive and authoritative text on the subject, offering Shaw's unbeatable combination of clarity of expression and academic rigour and ensuring both understanding and critical analysis in an engaging and authoritative style. Encompassing the leading principles, practice and cases, and retaining and developing the detailed references which encourage and assist the reader in further study, this new edition motivates and challenges students and professionals while remaining accessible and engaging. Fully updated to reflect recent case law and treaty developments, this edition contains an expanded treatment of the relationship between international and domestic law, the principles of international humanitarian law, and international criminal law alongside additional material on international economic law.

The definitive and authoritative text on the subject, International Law is a student favourite  
Comprehensive coverage includes all general principles and key substantive fields such as international economic law and international criminal law  
Shaw expresses complex theories clearly without overwhelming the reader

[Back to Contents](#)

4



**Title:** An introduction to international criminal law and procedure

**Author:** Robert Cryer, Darryl Robinson & Sergey Vasiliev

**Publisher:** Cambridge University Press, 2019

**Subject:** International criminal law. International crimes. Criminal procedure (International law)

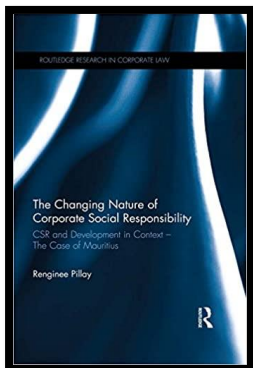
**DDC/Location:** 345 C957I

Written by a team of international lawyers with extensive academic and practical experience of international criminal law, the fourth edition of this leading textbook offers readers comprehensive coverage and a high level of academic rigour while maintaining its signature accessible and engaging style. Introducing the readers to the fundamental concepts of international criminal law, as well as the domestic and international institutions that enforce that law, this book engages with critical questions, political and moral challenges, and alternatives to international justice. Suitable for undergraduate and postgraduate students, academics and practitioners in the field, and cited by the International Criminal Tribunal for Yugoslavia, the International Criminal Court, the Special Court for Sierra Leone, the Extraordinary Chambers in the Courts of Cambodia, and the highest courts in domestic systems, this book is a must-read for anyone interested in learning more about international criminal law.

Guides readers through international criminal law concepts and their relationship with domestic analogues  
The presentations in the book are condensed and can be supplemented with primary sources  
An optimal reference source and didactic material in one, marked by both sophistication and accessibility

[Back to Contents](#)

5



**Title:** The changing nature of corporate social responsibility : CSR and development in context - the case of Mauritius

**Author:** Renginee Pillay

**Publisher:** Routledge/Taylor & Francis, 2015

**Subject:** Social responsibility of business -- Mauritius. Economic history.

**DDC/Location:** 658.408 P637C

Corporate Social Responsibility (CSR) has increasingly been promoted as an important mechanism for furthering economic and social development goals in developing countries. In such an optimistic climate, questions arise as to whether CSR can bear the weight of the increasing expectations being heaped on its shoulders. This book examines the changing nature of corporate social responsibility as it has been conceived over the past eighty years. It considers the historical and socio-legal developments of the idea of CSR and the various conceptions of the corporation which underlie different realisations of CSR.

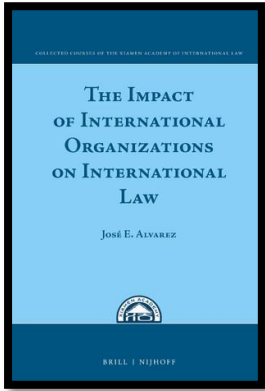
The book explores the model of CSR deployed in the developing world as well as the links between CSR and development. Renginee Pillay uses Mauritius as a case-study, demonstrating how CSR and corporate governance issues have come to the fore of political, financial and legal landscapes. Drawing on empirical research, the book examines how the first legislation of its kind has been implemented in Mauritius, and analyses its impact on development.

In its work to evaluate the contribution CSR can make to development, this book will be of great use and interest to students and researchers of business and company law, business ethics, and development studies.

[Back to Contents](#)



6



**Title:** The impact of international organizations on international law  
**Author:** Jose E. Alvarez  
**Publisher:** Brill Nijhoff, 2017  
**Subject:** International law. International agencies.  
**DDC/Location:** 341 A472I

The Impact of International Organizations on International Law addresses how international organizations, particularly those within the UN system, have changed the forms, contents, and effects of international law. Professor Jose Alvarez considers the impact on sovereigns and actions taken by the contemporary Security Council, the UN General Assembly, and UN Specialized Agencies such as the World Health Organization. He considers the diverse functions performed by adjudicators – from judges of the International Criminal Court to arbitrators within the international investment regime. This text raises fundamental questions concerning the future of international law given the challenges international organizations pose to legal positivism, to traditional conceptions of sovereignty, and to the rule of law itself. "A masterfully crafted piece of scholarship that engages with the very *raison d'être* of international organizations. Written by one of the leading authorities in the field, this book provides an insightful, perspicacious and to-the-point analysis of the impact of international organizations in today's international legal order while also shedding light on their weaknesses. A must read for all those whose work touches upon the law of international organization." ~Laurence Boisson de Chazournes, University of Geneva "The role of Public International Law, rooted largely in decisions of or relating to international institutions, has been steadily, quietly re-shaping international economic relations and other links between states and regions for decades. There is no greater authority on international organizations within the American law community than Professor José Alvarez. This volume illuminates these trends as well as their limitations and vulnerabilities. It delivers a first-rate, incisive primer on the field." ~David M. Malone, Under-Secretary-General of the United Nations, Rector of the UN University

[Back to Contents](#)