

A social conscience in the global marketplace? Labour dimensions of codes of conduct, social labelling and investor initiatives

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Over the past decade, a new generation of private-sector initiatives in enterprise social responsibility has been born. Once the primary domain of large enterprises seeking to be good citizens, social responsibility is becoming a generally accepted principle that applies to a growing variety of business partnerships involving multinational and local enterprises in industrialized and developing economies alike.¹ New models of enterprise social initiatives have replaced the "self-applied", single-enterprise model. Social specifications now govern joint ventures, licences and supply contracts across the entire chain of transactions necessary for procuring and marketing products and services. Beyond these enterprise-generated initiatives, an increasing number of strategic alliances are being set up in order to pursue systems of accountability. A wide range of actors thus participate in private-sector initiatives across the global, regional, national and local levels; and recently, hybrid coalitions between enterprise, workers, non-governmental organizations (NGOs), investors and others have emerged as well.

This article focuses on private-sector initiatives that address labour practices in transnational enterprise operations, and comments on their effectiveness. Specifically, it examines codes of conduct, social labelling programmes and investor initiatives, drawing inter alia on a preliminary review of some

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¹ The concept of enterprise social responsibility has evolved over recent decades. In 1965, the Delhi Declaration, developed at an international seminar on "Social Responsibility of Business", articulated a prototype model of what has evolved into "stakeholder theory". In the United States, theorists emphasized the need for enterprise to accept the community as a stakeholder in governance, while in Japan enterprises developed a sense of linkage to national values, community life and the environment. For the purposes of this article, the term "stakeholders" refers to "individuals and groups who may affect or be affected by the actions, decisions, policies, practices or goals of an enterprise" (Carroll, 1996, p. 74).

Handbook In Human Rights In Situations Of Conflicts

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Practitioners' Guide to Human Rights Law in Armed Conflict Daragh Murray, 2016 This book provides detailed guidance for armed forces and practitioners on the application of international human rights law during armed conflict and its relationship with the law of armed conflict *Israel Yearbook on Human Rights, Volume 37 (2007)* Yoram Dinstein, Fania Domb, 2007-12-12 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 **The Oxford Handbook of International Law in Armed Conflict** Andrew Clapham, Paola Gaeta, Tom Haeck, Alice Priddy, 2014-03-13 Over the past ten years the content and application of international law in armed conflict has changed dramatically This Oxford Handbook provides an authoritative and comprehensive study of the role of international law in armed conflict and engages in a broad analysis of international humanitarian law human rights law refugee law international criminal law environmental law and the law on the use of force With an international group of expert contributors the Handbook has a global multi disciplinary perspective on the place of law in war The Handbook consists of 32 chapters in seven parts Part I provides the historical background of international law in armed conflict and sets out its contemporary challenges Part II considers the relevant sources of international law Part III describes the different legal regimes land warfare air warfare maritime warfare the law of occupation the law applicable to peace operations and the law of neutrality Part IV introduces crucial concepts in humanitarian law the use of weapons proportionality the principle of distinction and internal armed conflict Part V looks at rights issues life torture fair trials the environment economic social and cultural rights the protection of cultural property and the human rights of members of the armed forces Part VI covers key issues in times of conflict the use of force terrorism unlawful combatants mercenaries forced migration and issues of gender Part VII deals with accountability for war crimes the responsibility of non state actors compensation before national courts and finally transitional justice *Routledge Handbook of Human Rights and Disasters* Flavia Zorzi Giustiniani, Emanuele Sommario, Federico Casolari, Giulio Bartolini, 2018-03-15 The Routledge Handbook of Human Rights and Disasters provides the first comprehensive review of the role played by international human rights law in the prevention and management of natural and technological disasters Each chapter is written by a leading expert and offers a state of the art overview of a significant topic within the field In addition to focussing on the role of human rights obligations in disaster preparedness and response the volume offers a broader perspective by examining how human rights law interacts with other legal regimes and by addressing the challenges facing humanitarian organizations Preceded by a foreword by the

International Law Commission's Special Rapporteur on the Protection of Persons in the Event of Disasters the volume is divided into four parts Part I Human rights law and disasters in the framework of public international law Part II Role and application of human rights law in disaster settings Part III Categories of rights of particular significance in a disaster context Part IV Protection of vulnerable groups in disaster settings Providing up to date and authoritative contributions covering the key aspects of human rights protection in disaster settings this volume will be of great interest to scholars and students of humanitarianism international law EU law disaster management and international relations as well as to practitioners in the field of disaster management

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The Practical Guide to Humanitarian Law Françoise Bouchet-Saulnier,2013-12-12 Now in a comprehensively updated edition this indispensable handbook analyzes how international humanitarian law has evolved in the face of these many new challenges Central concerns include the war on terror new forms of armed conflict and humanitarian action the emergence of international criminal justice and the reshaping of fundamental rules and consensus in a multipolar world The Practical Guide to Humanitarian Law provides the precise meaning and content for over 200 terms such as terrorism refugee genocide armed conflict protection peacekeeping torture and private military companies words that the media has introduced into everyday conversation yet whose legal and political meanings are often obscure The Guide definitively explains the terms concepts and rules of humanitarian law in accessible and reader friendly alphabetical entries Written from the perspective of victims and those who provide assistance to them the Guide outlines the dangers spells out the law and points the way toward dealing with violations of the law Entries are complemented by analysis of the decisions of relevant courts detailed bibliographic references addresses phone numbers and Internet links to the organizations presented a thematic index and an up to date list of the status of ratification of more than thirty international conventions and treaties

concerning humanitarian law human rights refugee law and international criminal law This unprecedented work is an invaluable reference for policy makers and opinion leaders students relief workers and members of humanitarian organizations Published in cooperation with Doctors Without Borders M decins Sans Frontiers *Guide to the African human rights system: Celebrating 40 years since the adoption of the African Charter on Human and Peoples' Rights 1981 - 2021* Edited by Centre for Human Rights, Faculty of Law, University of Pretoria 2021 Centre for Human Rights, Faculty of Law, University of Pretoria, 2021-01-01 About the publication A Guide to the African human rights system has been conceived as an accessible and informative introduction to the human rights system established under the auspices of the African Union AU This Guide provides an overview of developments related to the African Charter on Human and Peoples Rights its supervisory body the African Commission on Human and Peoples Rights the African Court on Human and Peoples Rights as well as the African Charter on the Rights and Welfare of the Child and its supervisory body the African Committee of Experts on the Rights and Welfare of the Child It is launched on 2 November 2017 commemorating the date 30 years earlier on which the African Commission was inaugurated The Guide aims to both chart the most salient historical developments and provide an accessible introduction to the African human rights system and is continuously revised The Centre for Human Rights is both an academic department and a non governmental organisation NGO accorded observer status with the African Commission The Centre teaches academic programmes and engages in research advocacy and training on human rights with a specific focus on Africa Its flagship programmes are the Master s in Human Rights and Democratisation in Africa and the African Human Rights Moot Court Competition For more information on the Centre for Human Rights visit www.chr.up.ac.za

The Oxford Handbook of the Responsibility to Protect Alex Bellamy, Tim Dunne, 2016-06-30 The Responsibility to Protect R2P is intended to provide an effective framework for responding to crimes of genocide ethnic cleansing war crimes and crimes against humanity It is a response to the many conscious shocking cases where atrocities on the worst scale have occurred even during the post 1945 period when the United Nations was built to save us all from the scourge of genocide The R2P concept accords to sovereign states and international institutions a responsibility to assist peoples who are at risk or experiencing the worst atrocities R2P maintains that collective action should be taken by members of the United Nations to prevent or halt such gross violations of basic human rights This Handbook containing contributions from leading theorists and practitioners including former foreign ministers and special advisors examines the progress that has been made in the last 10 years it also looks forward to likely developments in the next decade **Leuven Manual on the International Law Applicable to Peace Operations** Terry Gill, Dieter Fleck, William H. Boothby, Alfons Vanheusden, 2017-12-28 The Leuven Manual is the authoritative comprehensive overview of the rules that are to be followed in peace operations conducted by the United Nations the European Union NATO the African Union and other organisations with detailed commentary on best practice in relation to those rules Topics covered include human rights humanitarian law gender aspects the use of force and

detention by peacekeepers the protection of civilians and the relevance of the laws of the host State The international group of expert authors includes leading academics together with military officers and policy officials with practical experience in contemporary peace operations supported in an individual capacity by input from experts working for the UN the African Union NATO and the International Committee of the Red Cross This volume is intended to be of assistance to states and international organisations involved in the planning and conduct of peace operations and practitioners and academia

Routledge Handbook of the Law of Armed Conflict Rain Liivoja,Tim McCormack,2016-04-28 The law of armed conflict is a key element of the global legal order yet it finds itself in a state of flux created by the changing nature of warfare and the influences of other branches of international law The Routledge Handbook of the Law of Armed Conflict provides a unique perspective on the field covering all the key aspects of the law as well as identifying developing and often contentious areas of interest The handbook will feature original pieces by international experts in the field including academics staff of relevant NGOs and former members of the armed forces Made up of six parts in order to offer a comprehensive overview of the field the structure of the handbook is as follows Part I Fundamentals Part II Principle of distinction Part III Means and methods of warfare Part IV Special protection regimes Part V Compliance and enforcement Part VI Some contemporary issues Throughout the book attention is paid to non international conflicts as well as international conflicts with acknowledgement of the differences The contributors also consider the relationship between the law of armed conflict and human rights law looking at how the various rules and principles of human rights law interact with specific rules and principles of international humanitarian law in particular circumstances The Routledge Handbook of the Law of Armed Conflict provides a fresh take on the contemporary laws of war and is written for advanced level students academics researchers NGOs and policy makers with an interest in the field

Minority Rights: A guide to United Nations Procedures and Institutions Gudmundur Alfredsson,Erika Ferrer,1998-12-01 This Guide outlines the procedures currently available for the promotion and protection of the rights of minorities within the human rights mechanisms of the United Nations The Guide was prepared as a tool for training courses on minority rights It has been piloted on two courses in Geneva and Budapest organized for representatives from minority communities and those working with minorities One of the authors participated in both courses The Guide will be used on future training courses for minorities and for government officials by Minority Rights Group International and the Raoul Wallenberg Institute for Human Rights and Humanitarian Law In addition to its role as course material the guide also provides a work of reference which will be of interest to all those concerned about minority rights

A Guide to Documents on the Arab-Palestinian/Israeli Conflict M. Cherif Bassiouni,Shlomo Ben Ami,2009 A Guide to Documents on the Arab Palestinian Israeli Conflicts 1897 2008 is a comprehensive non partisan compilation designed to provide relevant legal and historical source material pertaining to this conflict Each document is summarized for the reader s benefit The compilation contains all United Nations Resolutions and Reports Treaties and Agreements as well as historic documents that are difficult

to obtain To put the conflict into perspective a chronology of events is provided followed by an objective analysis of the historical background including discussion of the various phases of the conflict strategic considerations and an analysis of the prospects for peace The 690 documents summarized with official citations are the most extensive compilation covering the period from 1897 through 2008 including some key texts on Jerusalem dating back to earlier times The documents are organized according to the conflict s major topic areas with introductory notes for each part and section M Cherif Bassiouni and Shlomo Ben Ami have had a long history of involvement in the peace process Their combined expertise and personal experiences add a unique dimension to this book that will provide anyone interested in the conflict with a distinct easy to use comprehensive compilation of relevant documents

The Russian-Ukrainian Conflict and War Crimes Patrycja Grzebyk, Dominika Uczkiewicz, 2024-10-07 This book offers a multidisciplinary examination of the international crimes committed in the Russia Ukraine War and the challenges of their prosecution and documentation As the largest international armed conflict in Europe since World War II Russia s war against Ukraine has provoked strong reactions and questions about the post 1945 world order the utility of the war and the effectiveness of international criminal justice Throughout the chapters in this volume scholars and legal practitioners from Canada Germany Poland Ukraine the UK and the United States present the results of interdisciplinary research insights from the perspective of other post communist states and first hand expertise from directly working on the documentation and prosecution of these crimes This offers a broader picture of post Cold War relations and sheds light on the roots and nature of the war and the importance of regional approaches The chapters also present some possible responses to the crimes committed in the conflict with a focus on a victims centered approach to transitional justice This volume will be of interest to scholars and students of international criminal and humanitarian law security studies peace and conflict studies and Eastern European history

The Law of Armed Conflict Gary D. Solis, 2010-02-15 The Law of Armed Conflict International Humanitarian Law in War introduces law students and undergraduates to the law of war in an age of terrorism What law of armed conflict international humanitarian law applies to particular armed conflicts Does that law apply to terrorists as well What is the status of participants in an armed conflict What constitutes a war crime What is a lawful target and how are targeting decisions made What are rules of engagement What weapons are lawful and unlawful and why This text takes the reader through these essential questions of the law of armed conflict and international humanitarian law to an awareness of finer points of battlefield law The U S weighted text incorporates lessons from many nations and includes hundreds of cases from jurisdictions worldwide

Journeys Through Conflict Hayward R. Alker, Ted Robert Gurr, Kumar Rupesinghe, 2001-08-27 Journeys Through Conflict is the story of the Conflict Early Warning Systems CEWS project of the International Social Science Research Council It relates the history of the project presents its empirically grounded approach to anticipating violent conflict and shows how the approach may be extended to other social science research arenas Phase analysis of conflict life cycles comparative case studies reconstructed

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