International Law and and andelon.com 2008 AGH from allow from the company of the Saulttlines Conflict: Exploring the Faulttlines

Essays in Honour of Yoram Dinstein

edited by

Michael N. Schmitt and Jelena Pejic



LEIDEN • BOSTON 2007

Table of Contents

Preface		хi
Prof	essor Yoram Dinstein; Curriculum Vitae	xv
Professor Yoram Dinstein; List of Academic Publications		xix
About the Contributors		xxxiii
I	A Revival of the Just War Theory? Ivan Shearer	I
2	Rethinking Collective Security Thomas Franck	21
3	Topographies of Force Dino Kritsiotis	29
4	Claims to Pre-emptive Uses of Force: Some Trends and Projections and Their Implications for World Order W. Michael Reisman and Andrea Armstrong	79
5	The Temporal Dimension of Self-Defense: Anticipation, Preemption, Prevention and Immediacy Terry D. Gill	113
6	Responding to Transnational Terrorism under the <i>Jus ad Bellum</i> : A Normative Framework Michael N. Schmitt	157
7	Is US Adherence to the Rule of Law in International Affairs Feasible? John F. Murphy	197
8	The Military Action in Iraq and International Law Ruth Wedgwood	229

9	Ius ad Bellum and Ius in Bello – The Separation between the Legality of the Use of Force and Humanitarian Rules to Be Respected in Warfare: Crucial or Outdated? Marco Sassòli	241
10	21 st Century Conflict and International Humanitarian Law: Status Quo or Change? Kenneth Watkin	265
11	The Law of Weaponry – Is It Adequate? Bill Boothby	297
12	"Combatants" – Substance or Semantics? Charles H.B. Garraway	317
13	"Unlawful/Enemy Combatants:" Interpretations and Consequences Jelena Pejic	335
14	Ghosts in the Machine: Some Legal Issues Concerning US Military Contractors in Iraq Avril McDonald	357
15	Leaders, Courtiers and Command Responsibility in Shakespeare Theodor Meron	403
16	Civilian Detentions in Iraq Andru E. Wall	413
17	Transformative Military Occupation: Applying the Laws of War and Human Rights Adam Roberts	439
18	The Adequacy of International Humanitarian Law Rules on Belligerent Occupation: To What Extent May Security Council Resolution 1483 Be Considered a Model for Adjustment? Rüdiger Wolfrum	497
19	The Separation Fence in the International Court of Justice and the High Court of Justice: Commonalities, Differences and Specifics Fania Domb	509

20	"Benevolent" Third States in International Armed Conflicts: The Myth of the Irrelevance of the Law of Neutrality Wolff Heintschel von Heinegg	543
Index		569

Table of Contents

ix