מרכז מינרבה לוכויות האדם
The Minerva Center for Human Rights
مركز مينربا لحقوق الانسان
Faculty of Law, The Hebrew University of Jerusalem

Volume 42 Number 1 2009

Introduction

Yuval Shany

SYMPOSIUM ON COMPLEMENTING INTERNATIONAL HUMANITARIAN LAW: EXPLORING THE NEED FOR ADDITIONAL NORMS TO GOVERN CONTEMPORARY CONFLICT SITUATIONS

Rethinking the Application of IHL in Non-International Armed Conflicts

David Kretzmer

Transnational Armed Conflict: A "Principled" Approach to the Regulation of Counter-Terror Combat Operations

Geoffrey Corn & Eric Talbot Jensen

Complementing Occupation Law?

Selective Judicial Treatment of the Suitability of Human Rights Norms

Ralph Wilde

The Law Applicable to Non-Occupied Gaza:

A Comment on Bassiouni v. The Prime Minister of Israel

Yuval Shany

Economic Sanctions in IHL. Suggested Principles

Amichai Cohen

Pragmatism and Principle in International Humanitarian Law

Michael M. Lieberman

The Internal Legal Order of the European Union as a Complementary Framework for its Obligations under IHL

Valentina Falco

BOOK REVIEWS

Exploring Social Rights: Between Theory and Practice,
Daphne Barak-Erez & Aeyal M. Gross eds. (Hart Publishing, 2007)

Allan Rosas

Volume 42	Number 1	2009
Introduction Yuval Shany		5
	PLEMENTING INTERNATIONAL HUMANITAI E NEED FOR ADDITIONAL NORMS TO GOV NFLICT SITUATIONS	
_ _	ion of IHL in Non-International Armed Conflicts	8
the Regulation of Count	onflict: A "Principled" Approach to ter-Terror Combat Operations ic Talbot Jensen	46
Suitability of Human Ri	ation Law? Selective Judicial Treatment of the ights Norms	80
Bassiouni v. The Prime	Non-Occupied Gaza: A Comment on Minister of Israel	101
	IHL: Suggested Principles	117
	le in International Humanitarian Law	150
Complementary Framev	er of the European Union as a work for its Obligations under IHL	168
BOOK REVIEWS		
Daphne Barak-Erez & A	: Between Theory and Practice, Aeyal M. Gross eds. (Hart Publishing, 2007)	206

Volume 42 Number 1 2009

BOARD OF EDITORS

Yuval Shany *Editor-in-Chief*

YAËL RONEN
Academic Editor

Danny Evron
Executive Editor

MICHELE MANSPEIZER

Production Editor

STUDENT EDITORS

Noa Alster Valentina Azarov Menachem Danishefsky Ariel Davis Lior Glassman Dana Gur Daniel Light Noah Olsha Asher Sacks Liraz Shaharabani Dana Yaffe Noa Zakin

EDITORIAL BOARD

GUIDO CALABRESI
U.S. Court of Appeals 2nd Circuit

David Farrington University of Cambridge MALCOLM FEELEY
University of California, Berkeley

Hans Juergen Koerner University of Tuebingen WILLIAM LAUFER University of Pennsylvania

KENNETH MANN Tel Aviv University

ALAN SCHWARTZ
Yale Law School

DAVID NELKEN
University of Macerata

SALLY SIMPSON University of Maryland

GERALD STEINBERG

Bar Ilan University

ERNEST WEINRIB
University of Toronto Law School

ITZHAK ZAMIR
Supreme Court (Ret.)

The *Israel Law Review* is the oldest and most acclaimed Israeli law journal published in English. Since its establishment in 1966 by the Law Faculty at The Hebrew University of Jerusalem, the *Israel Law Review* has served as a leading source of legal scholarship on Israeli law and on issues relevant to Israeli society.

As of 2009, the *Israel Law Review* is published under the auspices and management of The Hebrew University's Minerva Center for Human Rights. Under this new stewardship, it focuses on scholarship in the fields of human rights, public law and international law and examines the application of legal norms under conditions of conflict and political uncertainty—highlighting the relevance of the Israeli experience in these fields to other parts of the world and that of other societies to Israel.

The Israel Law Review is peer-reviewed and presently indexed in major databases and abstracting services including Lexis, Hein, and EBSCO.

SUBMISSIONS

The Israel Law Review accepts unsolicited articles for submission. Please follow the submission guidelines available at http://law.huji.ac.il/eng/pirsumim.asp?cat=741&in=735.

SUBSCRIPTION

The Israel Law Review is printed three times annually. The annual subscription price is \$65 USD (inclusive of shipment by airmail).

DISCLAIMER

The opinions expressed in articles are those of the signed authors and do not necessarily reflect the views of the Hebrew University of Jerusalem or of the *Israel Law Review*.

ACKNOWLEDGEMENTS

The Israel Law Review gratefully acknowledges the very generous financial assistance provided by the P.E.F. Israel Endowment Funds, in memory of its founder and first president, Judge Julian W. Mack and A Permanent Endowment Fund established by Abraham D. Slavitt of Norwalk, Connecticut, U.S.A., in memory of his beloved wife. Jennie A. Slavitt.

The Israel Law Review also gratefully acknowledges the financial assistance of the Faculty of Law, The Hebrew University of Jerusalem.

Special acknowledgements are due to the organizers of the international conference "Complementing IHL: Exploring the Need for Additional Norms to Govern Contemporary Conflict Situations": The Minerva Center for Human Rights at The Hebrew University of Jerusalem, the International Committee of the Red Cross, Tel Aviv Delegation; the Konrad Adenauer Foundation, and the Bruce W. Wayne Chair of International Law Faculty of Law, the Hebrew University of Jerusalem.

COPYRIGHT

All rights reserved. Permission to copyright should be obtained through the *Israel Law Review*. © Israel Law Review 2009

Israel Law Review
The Minerva Center for Human Rights
Faculty of Law, The Hebrew University
Mount Scopus, Jerusalem 91905
Israel

Tel: +972-2-5881156 Fax: +972-2-5819371 ilr@savion.huji.ac.il

http://law.huji.ac.il/eng/pirsumim.asp?cat=735

ISSN 0021-2237

FREQUENTLY USED ABBREVIATIONS AND CITATIONS

International Humanitarian Law (IHL)

International Human Rights Law (IHRL)

Law of Armed Conflict (LOAC)

International Court of Justice (ICJ)

High Court of Justice (HCJ)

European Court of Human Rights (ECtHR)

International Geneva Convention (I) relative to the Amelioration of the Condition of the Wounded and Sick in Armed Forces in the Field, Aug. 12, 1949, 75 U.N.T.S. 31 [GCI].

Geneva Convention (II) relative to the Amelioration of the Condition of Wounded, Sick and Shipwrecked Members of Armed Forces at Sea, Aug. 12, 1949, 75 U.N.T.S. 85 [GCII].

Geneva Convention (III) relative to the Treatment of Prisoners of War, Aug. 12, 1949, 75 U.N.T.S. 135 [GCIII].

Geneva Convention (IV) relative to the Protection of Civilian Persons in Time of War, Aug. 12, 1949, 75 U.N.T.S. 287 [GCIV].

The 1907 Hague Convention No. IV, Respecting the Laws and Customs of War on Land, Oct. 18, 1907, 205 Consol. T.S. 277 and its annex: Regulations Concerning the Laws and Customs of War on Land, Oct. 18, 1907 [Hague Convention IV and Hague Regulations respectively].

Protocol Additional to the Geneva Conventions of 12 August 1949, relating to the Protection of Victims of International Armed Conflicts, Dec. 12, 1977, 1125 U.N.T.S. 3 [API].

Protocol Additional to the Geneva Conventions of 12 August 1949, relating to the Protection of Victims of Non-International Armed Conflicts, Dec. 12, 1977, 1125 U.N.T.S. 609 [APII].

International Covenant on Civil and Political Rights, Dec. 19, 1966, 999 U.N.T.S. 171 [ICCPR].

Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, Advisory Opinion, 2004 I.C.J. 131 (July 9) [Legal Consequences of the Construction of a Wall].

Legality of the Threat or Use of Nuclear Weapons, Advisory Opinion, 1996 I.C.J. 226 (July 8) [Legality of the Threat or Use of Nuclear Weapons].

European Convention for the Protection of Human Rights and Fundamental Freedoms, Nov. 4, 1950, 213 U.N.T.S. 222 [ECHR].

Universal Declaration of Human Rights, G.A. Res. 217A (III), U.N. Doc A/810 at 71 (1948) [UDHR].