Legislation of the Ministry of the Interior and Kingdom Relations of The Netherlands.

The Prevention of Human Rights Violations - Linos-Alexandros Sisiliano - 2001-11-06
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The Prevention of Human Rights Violations - Christiane Bourloyannis-Vrailas - 2021-10-18

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Understanding Human Rights - Paula Gerber - 2013-01-01
This book offers the first scholarly analysis of the United Nations' work in the field of human rights education (HRE) and examines why HRE is so important. Paula Gerber argues that international law can learn from the medical profession, which has long recognised that 'prevention is better than cure'. There is an urgent need for HRE to be recognised as one of the best ways of preventing future human rights abuses; it is, in essence, a prophylactic for human rights violations. The book explores the provenance of human rights education in international law before critiquing the UN's work in this area across numerous different organs, including treaty committees, the Human Rights Council, General Assembly and Office of the High Commissioner for Human Rights. The author identifies a number of deficiencies in the UN's HRE activities, and makes recommendations for how the UN can more effectively promote HRE and increase states compliance with their international HRE obligations. This book provides a unique and timely insight into the workings of the UN in this vital aspect of international human rights law. Understanding Human Rights will strongly appeal to UN Bureaucrats, civil servants, human rights academics, human rights institutions and NGOs.

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The monitoring of human rights and the prevention of human rights violations through reporting procedures - Vojin Dimitrijevic - 1993

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"Human Rights" is not an abstract or ideal concept but it is very much a pragmatic concept about those Rights, which are considered essential for the survival, dignified life and development of all human beings. In 1993, the Parliament of India passed the Protection of Human Rights Act. The main purpose of the Act was to create the National Human Rights Commission (NHRC)-a proclaimed independent governmental body statutorily charged with ensuring that every individual's Constitutional Rights are protected by the Indian state. At the time of its announcement, NHRC met with lot of skepticism. To some it was going to be a 'toothless tiger', while others
rather than to ensure better protection of Human Rights. Thanks to the Committee who prepared the draft of the
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Progress Report on the Prevention of Human Rights Violations Committed with Small Arms and Light
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These enforcement activities have increased the Commission's visibility and have dramatically transformed its
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Mobile Devices and Smart Gadgets in Human Rights - Sajid Umair - 2018-12-19
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Remedies for Human Rights Violations - Kent Roach - 2021-04-08
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The best country-by-country assessment of human rights. The human rights records of more than ninety countries
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Research Anthology on Empowering Marginalized Communities and Mitigating Racism and Discrimination - Management Association, Information Resources - 2021-02-05
With the newly inaugurated US Presidential Administration signing several orders to mitigate discrimination and racism within the United States government, attentions globally are once again brought to the Black Lives Matter campaign, and its message. Discrimination in business contexts, social interactions, and educational institutions remains a concern for leaders today. The empowerment of marginalized communities has been rapidly spreading through societies, thanks to the platforms that social media now offer. The Research Anthology on Empowering Marginalized Communities and Mitigating Racism and Discrimination is a three-volume, hand-selected compilation of the highest quality research on the empowerment of marginalized communities that have been experiencing ongoing discrimination. To shed light on the underpinnings of disparities between marginalized groups and overreaching society, this text explores social justice applications and practices and the changes being made or pushed for around the globe that promote equality, fair treatment, and inclusivity. This book is ideal for sociologists, teachers, activists, practitioners, managers, policymakers, government officials, researchers, academicians, and students working in fields such as gender studies, race studies, social justice, behavioral studies, history, sociology, anthropology, psychology, law, as well as anyone interested in the current practices and advances in mitigating racism and discrimination in society.

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Last Lectures on the Prevention and Intervention of Genocide - Samuel Totten - 2017-09-29
Last Lectures on the Prevention and Intervention of Genocide is a collection of hypothetical 'last lectures' by some of the top scholars and practitioners across the globe in the fields of human rights and genocide studies. Each lecture purportedly constitutes the last thing the author will ever say about the prevention and intervention of genocide. The contributions to this volume are thought-provoking, engaging, and at times controversial, reflecting the scholars' most advanced thinking about issues of human rights and genocide. This book will be of great interest to professors, researchers, and students of political science, international relations, psychology, sociology, history, human rights, and genocide studies.

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Human Rights Violations Against the Indigenous Peoples of the Americas - Amnesty International - 1992

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Allegations of Human Rights Violations in Democratic Kampuchea - Amnesty International - 1978

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World Report 2021 - Human Rights Watch - 2021-02-02

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This volume recognizes and addresses the health care issues of prisoners, to establish best practices and to learn about approaches to these challenges from around the world. It presents new evidence on several emerging and classical prison health issues. The first goal of this volume is to address emerging issues related to health in prison. Second, it presents the most recent research-based evidence and translates it to the practice. The third goal, is that it allows for sufficient diversity while also incorporating updates of some important already recognized prison health. The volume discusses prisons and the life and well-being of prisoners and staff, after growing problems as drug misuse (incl. tobacco smoking), infectious diseases (HIV/AIDS, hepatitis, STIs and TB), psychiatric problems, inadequate and unhealthy living conditions (incl. nutrition), overcrowding of prisons. These are addressed adequately in order to meet the international requirements of equivalence of health care. The scope of this volume is at the same type specific and diverse enough to cover the interests of a large audience that includes many types of practitioners involved in health-related issues in the field of prison health care, such as psychologists, nurses and prison administration officers responsible for health care, legal professionals and social workers.


The second volume of Effective Strategies for Protecting Human Rights concentrates on strategies for increasing our ability to monitor and investigate, and to force human rights concerns into the rules of the trading regime that is trumping humanitarian concerns. Including impressive contributions from representatives of all facets of the human rights community, the book also offers a probing examination of the strategies for educating different constituencies to behave in a more humane way.


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Human Rights Obligations of Non-State Actors - Andrew Clapham - 2006-03-02

The threats to human rights posed by non-state actors are of increasing concern. Human rights activists increasingly address the activity of multinational corporations, the policies of international organizations such as the World Bank and the World Trade Organization, and international crimes committed by entities such as armed opposition groups and terrorists. This book presents an approach to human rights that goes beyond the traditional focus on states and outlines the human rights obligations of non-state actors. Furthermore, it addresses some of the ways in which these entities can be held legally accountable for their actions in various jurisdictions. The political debate concerning the appropriateness of expanding human rights scrutiny to non-state actors is discussed and dissected. For some, extending human rights into these spheres trivializes human rights and allows abusive governments to distract us from ongoing violations. For others such an extension is essential if human rights are properly to address the current concerns of women and workers. The main focus of the book, however, is on the legal obligations of non-state actors. The book discusses how developments in the fields of international responsibility and international criminal law have implications for building a framework for the human rights obligations of non-state actors in international law. In turn these international developments have drawn on the changing ways in which human rights are implemented in national law and practice. The book’s final part includes suggestions with regard to understanding the parameters of the human rights obligations of non-state actors. Key to understanding the legal obligations of non-state actors are concepts such as dignity and democracy. While neither concept can unravel the dilemmas involved in the application of human rights law to non-state actors, a better understanding of the tensions surrounding these concepts can help us to understand what is at stake.

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Crime and Human Rights - Stephan Parmentier - 2007

Over the past decades, human rights have gained an increasing significance in law, politics and society, at the national and international level, in the wake of the work of international human rights scholars such as Louis Henkin. Human rights have become the paradigm of our time, thereby displacing previous paradigms such as religion and socialism. The criminal justice system has not been immune to this rapid rise of human rights. In the past two decades, considerable attention has been paid to the rules of due process for suspects and offenders, during criminal proceedings and in situations of detention. In recent years, the rights of victims have gained more weight in the criminal justice system, also in international tribunals and courts. The principles and norms of human rights have received wide attention in conceptualizing crime and delinquency. Some crimes, e.g. trafficking in human beings or violence against women and children, are now defined in terms of human rights violations. The same is true with gross and systematic human rights violations, such as genocide and crimes against humanity. This volume wishes to address these major developments in a systematic way, from the perspective of criminology and sociology, by way of original contributions. In the first part, we look at several types of crimes, old and new, from the angle of human rights and human rights violations. The second part sketches the influence of the human rights paradigm on some parts of the criminal justice system in North America, Europe and elsewhere. This volume is addressed to students and researchers in criminology and criminal justice studies, and to professionals and policymakers in the criminal justice system, primarily not exclusively in North America and Europe.

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The Right to Reparation in International Law for Victims of Armed Conflict - Christine Evans - 2012-06-28
Christine Evans assesses the right to reparation for victims of armed conflict in international law and in national practice.