# SUMMARY OF CONTENTS

Preface and Acknowledgements V  
Table of Contents XI  
List of Abbreviations XXI  

Introduction  

Chapter 1: Confronting the Challenges of International Law and Armed Conflict in the 21st Century 3  
Noëlle QUÉNIVET and Shilan SHAH-DAVIS  

Chapter 2: Myths of ‘Lawfare’ and ‘Legal Encirclement’ 31  
Christopher P.M. WATERS  

Section 1: Accountability  

Melanie O’BRIEN  

Chapter 4: Internationalising the Colombian Armed Conflict through Humanitarian Law and Transitional Justice 76  
Rafael A. PRIETO SANJUÁN  

Chapter 5: Criminal Accountability or Civil Liability: Which Approach Most Effectively Redresses the Negative Environmental Consequences of Armed Conflict? 95  
Tara SMITH  

Commentary on: Accountability 115  
Bill BOWRING  

Section 2: Environment and Natural Resources  

Chapter 6: The Impact of Armed Conflict on Sustainable Development: A Holistic Approach 123  
Onita DAS  

Chapter 7: A Darker Shade of Green: Is it Time to Ecocentrise the Laws of War? 142  
Karen HULME  

Chapter 8: Targeted Economic Measures to Curb Armed Conflict? The Kimberley Process on the Trade in ‘Conflict Diamonds’ 161  
Jan Erik WETZEL  

Commentary on: Environment and Natural Resources 182  
William SCHABAS
Section 3: Privatisation and Armed Conflict

Chapter 9: Business under Fire: Transnational Corporations and Human Rights in Conflict Zones
Olga Martin-Ortega 189

Pini Pavel Miretski 208

Chapter 11: Private Regulation of Private Military Companies: A Potentially Private Solution to a Commercial Problem?
Dewi Williams 227

Commentary on: Privatisation and Armed Conflict
Ademola Abass 241

Section 4: Children and Armed Conflict

Chapter 12: Children and the International Criminal Court
Cynthia Chamberlain 245

Chapter 13: Child Terrorists: Why and How Should they Be Protected by International Law
Hilly Moodrick-Even Khen 262

Commentary on: Children and Armed Conflict
William Schabas 283

Section 5: Implementation of International Humanitarian Law

Chapter 14: Today’s Quest for International Criminal Justice – A Short Overview of the Present State of Criminal Prosecution of International Crimes
Sascha-Dominik Bachmann 289

Commentary on: Implementation of International Humanitarian Law
Bill Bowring 309

Commentary on: Implementation of International Humanitarian Law
Gerd Hankel 313

Section 6: Reforming the Laws of War

Chapter 15: Bridging the Gaps in the Laws of Armed Conflict? International Criminal Tribunals and the Development of Humanitarian Law
Shane Darcy 319

Chapter 16: Devising New Rules for Regulating International Terrorism Warfare and Engaging Non-State Actors in the Negotiations
Konstantinos D. Magliveras 338

Commentary on: Reforming the Laws of War
Gerd Hankel 356
Section 7: *Peace, Security and Justice*

Chapter 17: ‘In the Interest of Peace and in the Interest of Justice’: Security Council Deferrals as a Constructive Tool for Conflict Resolution  
Yassin A. M’BOGE  
363

Chapter 18: Procedural Aspects of the Relationship Between the International Criminal Court and Future Truth Commissions. Lessons Learned from the Cases of Sierra Leone and East Timor  
Madalena PAMPALK  
380

Chapter 19: The Impact of the Legal Right to Self-Determination on the Law of Occupation as a Framework for Post-Conflict State Reconstruction  
Matthew SAUL  
398

Commentary on: Peace, Security and Justice  
Ademola ABASS  
417

Commentary on: Peace, Security and Justice  
Nigel WHITE  
420

Conclusion  

Chapter 20: Conclusion  
Noëlle QUÉNIVET and Shilan SHAH-DAVIS  
425

Index  
431