# TALLIN NTERNATIONAL $_{\rm LAW}$ APPLICABLE TO CYBER WARFARE

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# **Tallinn Manual International Law**

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law a series of functional regimes and sub regimes has emerged each with their own imageries vocabularies expert knowledge and rules to translate our hopes and fears for the future into action in the present At issue in the development of these regimes are not just competing predictions of the future based on what we know about what has happened in the past and what we know is happening in the present Rather these regimes seek to deal with futures about which we know very little or nothing at all futures that are inherently uncertain and even potentially catastrophic futures for which we need to find ways to identify conceptualise manage and regulate risks the existence of which we can possibly only speculate about This book explores how the future is imagined articulated and managed across the various fields of international law including the use of force maritime security international economic and environmental law and human rights It investigates how the future is construed in these various areas how the costs of risk risk regulation risk assessment and risk management are distributed in international law the effect of uncertain futures on the subjects of international law and the way in which international law operates when faced with catastrophic or existential risk Risk and the Regulation of Uncertainty in International Law Mónika Ambrus, Rosemary Gail Rayfuse, Wouter G. Werner, 2017 International law is a system of rules and principles that regulates behaviour between international actors in the present but is based on what is expected to happen in the future This book explores how risk and uncertainty are imagined articulated and managed across the various fields of international law The Woomera Manual on the International Law of Military Space Operations ,2024-04-17 Military uses in space are rapidly changing and expanding challenging both states and non governmental agencies in identifying and applying the governing rules In the midst of these challenges states policymakers and practitioners must engage with new real circumstances in space not merely hypothetical threats or problems As a contribution to the understudied but crucial field The Woomera Manual on the International Law of Military Space Activities and Operations is interdisciplinary in nature drawing on space law national security law technology international law and diplomacy Thus The Woomera Manual serves as the first comprehensive examination of the field In it all three phases of military space interactions are analyzed during times of peace tension or crisis and armed conflict with relevance to both the public and private space sectors Utilizing meticulous research and focusing particularly on state practice it explores the interaction of different legal regimes including space law the UN Charter other treaty based regimes as well as international humanitarian law Through an extensive consultation process with state and NGO representatives from across the globe The Woomera Manual serves as a practical and reliable resource in the emerging field of space law This book is a critical resource for any entity navigating the increasingly consequential subject of space operations by providing an outline for more predictable and peaceful cooperation Research Handbook on International Law and Cyberspace Tsagourias, Nicholas, Buchan, Russell, 2021-12-14 This revised and expanded edition of the Research Handbook on International Law and Cyberspace brings together leading scholars and practitioners to examine how international legal rules concepts and principles apply to

cyberspace and the activities occurring within it In doing so contributors highlight the difficulties in applying international law to cyberspace assess the regulatory efficacy of these rules and where necessary suggest adjustments and revisions

International Law's Invisible Frames Andrea Bianchi, Moshe Hirsch, 2021 This innovative edited collection uncovers the invisible frames which form our understanding of international law Taking an interdisciplinary approach it investigates how social cognition and knowledge production processes affect decision making and inform unquestioned beliefs about what international law is and how it works Influence Operations in Cyberspace and the Applicability of International Law Peter B.M.J. Pijpers, 2023-07-01 This enlightening book examines the use of online influence operations by foreign actors and the extent to which these violate international law It looks at key recent examples such as the 2016 UK EU Referendum the 2016 American Presidential Election and the 2017 French Presidential Election The book analyses the core elements of interventions and sovereignty and the extent to which these elements were violated in the three central case studies The Oxford Handbook of the International Law of Global Security Robin Geiß, Nils Melzer, James Gerard Devaney, 2021 A unique overview of the relationship between international law and global security Major areas of coverage include armed conflict human rights the environment and technology Book jacket Making and Shaping the Law of Armed Conflict Sandesh Sivakumaran, Christian R. Burne, 2024 This volume in the Lieber Studies series explores how the law of armed conflict is made and shaped It examines the fundamental materials of the law of armed conflict key actors and influences the spaces where the law is made as well as questions of unmaking Research Handbook on Intelligence and International Law Russell Buchan, Iñaki Navarrete, 2025-07-15 The Research Handbook on Intelligence and International Law brings together expert scholars and practitioners to comprehensively assess how international law applies to the work of the intelligence community In doing so the Research Handbook covers various rules of international law including the law of State responsibility and the principles of sovereignty non intervention and non use of force as well as specialised regimes such as the law of outer space privileges and immunities international human rights law and international humanitarian law

Hybrid Warfare under International Law Stuart Casey-Maslen, 2024-09-05 This book addresses the regulation of hybrid warfare under relevant branches of international law beginning with the law on inter state use of force jus ad bellum Firstly the book assesses the extent to which forms of hybrid warfare comply with or violate international humanitarian law the law of armed conflict It then looks at law enforcement action in response to hybrid warfare both on land and on the high seas and addresses hybrid warfare from the perspective of international counterterrorism law It goes on to tackle the constraints applied to hybrid warfare under international human rights law and looks at how hybrid warfare could be constrained under disarmament law The final two chapters look at accountability for the conduct of hybrid warfare concluding with the question can we move towards a less fragmented set of international legal rules that will govern hybrid warfare in the future

Future Law Lilian Edwards, 2020-02-03 How will law regulation and ethics govern a future of fast

changing technologies Bringing together cutting edge authors from academia legal practice and the technology industry Future Law explores and leverages the power of human imagination in understanding critiquing and improving the legal responses to technological change It focuses on the practical difficulties of applying law policy and ethical structures to emergent technologies both now and in the future It covers crucial current issues such as big data ethics ubiquitous surveillance and the Internet of Things and disruptive technologies such as autonomous vehicles DIY genetics and robot agents By using examples from popular culture such as books films TV and Instagram including Black Mirror Disney Princesses Star Wars Doctor Who and Rick and Morty it brings hypothetical examples to life And it asks where law might go next and to regulate new phase technology such as artificial intelligence smart homes and automated emotion recognition

The Oxford Handbook of the Use of Force in International Law Marc Weller, 2015-01-15 The prohibition of the use of force in international law is one of the major achievements of international law in the past century. The attempt to outlaw war as a means of national policy and to establish a system of collective security after both World Wars resulted in the creation of the United Nations Charter which remains a principal point of reference for the law on the use of force to this day There have however been considerable challenges to the law on the prohibition of the prohibition of the use of force in international law is one of the major achievements of international law in the past century. The attempt to outlaw war as a means of national policy and to establish a system of collective security after both World Wars resulted in the creation of the United Nations Charter which remains a principal point of reference for the law on the use of force to this day There have however been considerable challenges to the law on the prohibition of the use of force over the past two decades This Oxford Handbook is a comprehensive and authoritative study of the modern law on the use of force Over seventy experts in the field offer a detailed analysis and to an extent a restatement of the law in this area The Handbook reviews the status of the law on the use of force and assesses what changes if any have occurred in consequence to recent developments It offers cutting edge and up to date scholarship on all major aspects of the prohibition of the use of force The work is set in context by an extensive introductory section reviewing the history of the subject recent challenges and addressing major conceptual approaches Its second part addresses collective security in particular the law and practice of the United Nations organs and of regional organizations and arrangements It then considers the substance of the prohibition of the use of force and of the right to self defence and associated doctrines The next section is devoted to armed action undertaken on behalf of peoples and populations This includes self determination conflicts resistance to armed occupation and forcible humanitarian and pro democratic action The possibility of the revival of classical expansive justifications for the use of force is then addressed This is matched by a final section considering new security challenges and the emerging law in relation to them Finally the key arguments developed in the book are tied together in a substantive conclusion The Handbook will be essential reading for scholars and students of international law and the use of force and legal advisers to both government and NGOs **Netherlands** 

Yearbook of International Law 2016 Martin Kuijer, Wouter Werner, 2017-12-13 International law holds a paradoxical position with territory Most rules of international law are traditionally based on the notion of State territory and territoriality still significantly shapes our contemporary legal system At the same time new developments have challenged territory as the main organising principle in international relations Three trends in particular have affected the role of territoriality in international law the move towards functional regimes the rise of cosmopolitan projects claiming to transgress state boundaries and the development of technologies resulting in the need to address intangible non territorial phenomena Yet notwithstanding some profound changes it remains impossible to think of international law without a territorial locus If international law is undergoing changes this implies a reconfiguration of territory but not a move beyond it The Netherlands Yearbook of International Law was first published in 1970 It offers a forum for the publication of scholarly articles of a conceptual nature in a varying thematic area of public international law \*\*International Law and Weapons Review\*\* Natalia Jevglevskaja,2021-12-16 The first comprehensive and systemic analysis of States weapons review obligation under international law underpinned by empirical research

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