

Unspeakable Truths English Edition

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Routledge Handbook of Contemporary Taiwan Gunter Schubert, 2024-12-31 This fully revised 2nd edition of the Routledge Handbook of Contemporary Taiwan provides a comprehensive overview of both contemporary Taiwan and the Taiwan studies field Written by an international team of Taiwan experts the Handbook includes major topics in Taiwanese history domestic politics political economy society culture and international relations Each chapter summarises the major findings in the field and highlights long term trends recent observations and potential future developments in Taiwan revealing its long journey from a frontier island to a highly industrialised country struggling for international recognition Up to date interdisciplinary and academically rigorous the Handbook offers the reader an accessible and fascinating insight into contemporary Taiwan and will be of interest to students academics and policymakers with an interest in all things Taiwan

The Future of the Soviet Past Anton Weiss-Wendt, Nanci Adler, 2021-10-05 In post Soviet Russia there is a persistent trend to repress control or even co opt national history By reshaping memory to suit a politically convenient narrative Russia has fashioned a good future out of a bad past While Putin's regime has acquired nearly complete control over interpretations of the past The Future of the Soviet Past reveals that Russia's inability to fully rewrite its Soviet history plays an essential part in its current political agenda Diverse contributors consider the many ways in which public narrative shapes Russian culture from cinema television and music to museums legislature and education as well as how patriotism reflected in these forms of culture implies a casual acceptance of the valorization of Stalin and his role in World War II The Future of the Soviet Past provides effective and nuanced examples of how Russia has reimagined its Soviet history as well as how that past still influences Russia s policymaking Truth Commissions and Procedural Fairness Mark Freeman, 2006-08-14 Publisher Description The Role of Human Rights in Foreign Policy P. Baehr, M. Castermans-Holleman, 2003-12-18 Governments use human rights both as a tool and as an objective of foreign policy The Role of Human Rights in Foreign Policy analyses conflicting policy goals such as peace and security economic relations and development co operation. The use of diplomatic economic and military means is discussed together with the role of state actors intergovernmental organizations and non Reconciling Indonesia Birgit Bräuchler, 2009-09-10 Promoting an interdisciplinary examination of Indonesia state actors this volume goes beyond a mere political and legal approach to reconciliation It offers new understandings of bottom up reconciliation approaches and the cultural dimension of reconciliation The Brazilian Truth Commission Nina Schneider, 2019-05-10 Bringing together some of the world's leading scholars practitioners and human rights activists this groundbreaking volume provides the first systematic analysis of the 2012 2014 Brazilian National Truth Commission While attentive to the inquiry s local and national dimensions it offers an illuminating transnational perspective that considers the Commission's Latin American regional context and relates it to global efforts for human rights accountability contributing to a more general and critical reassessment of truth commissions from a variety of viewpoints **Understanding**

Transitional Justice Giada Girelli, 2017-07-03 The book is an accurate and accessible introduction to the complex and dynamic field of transitional and post conflict justice providing an overview of its recurring concepts and debated issues Particular attention is reserved to how these concepts and issues have been addressed both theoretically and literally by lawyers policy makers international bodies and other actors informing the practice By presenting significant if undeniably disputable alternatives to mainstream theories and past methods of addressing past injustice and re building a democratic state the work aims to illustrate some foundational themes of transitional justice that have emerged from a diverse set of discussions. The author's position thus arrives from a careful analysis of the advantages and disadvantages of answers to the question how after a traumatic social experience is justice restored How the Military Remembers Cynthia E. Milton, Michael Lazzara, 2025 This groundbreaking collection of essays examines how Latin American militaries construct memories of past human rights violations in ways that challenge established public memory and human rights discourse While previous studies have focused on democratization transitional justice and victim centered narratives this volume takes a different approach It highlights the importance of deconstructing the military s own active memory work or their countermemories a term the editors use to describe military narratives that are both counterintuitive and that run counter to the victim oriented memories that have long dominated the region s public memory With attention to the distinct cultural political and historical contexts across Latin America the essays reveal how military figures and institutions appropriate mechanisms of truth telling and accountability to reframe the past blur the lines between perpetrator and victim and weaponize memory itself Contributors Mariana Achugar Gabriela Fried Amilivia Rebecca Atencio Jo Marie Burt Rachel Hatcher Nicol's Rodr guez Id rraga Michael J Lazzara Cynthia E Milton Carla Granados Moya Mar a Emma Wills Obreg n Leith Passmore Valentina Salvi Gladys V squez Zevallos A Not-so-distant Horror Joseph Nevins, 2005 In his view much if not all of the horror that plagued East Timor in 1999 and in the 24 preceding years could have been avoided had countries like Australia Japan the United Kingdom and especially the United States not provided Indonesia with valuable political economic and military assistance as well as diplomatic cover **Ethics During and After the Holocaust** J. Roth, 2005-10-28 Questions shape the Holocaust's legacy What happened to ethics during the Holocaust What should ethics be and what can it do after the Holocaust loom large among them Absent the overriding or moral sensibilities if not the collapse or collaboration of ethical traditions the Holocaust could not have happened Its devastation may have deepened conviction that there is a crucial difference between right and wrong its destruction may have renewed awareness about the importance of ethical standards and conduct But Birkenau the main killing center at Auschwitz also continues to cast a disturbing shadow over basic beliefs concerning right and wrong human rights and the hope that human beings will learn from the past This book explores those realities and the issues they contain It does so not to discourage but to encourage not to deepen darkness and despair but to face those realities honestly and in a way that can make post Holocaust ethics more

credible and realistic The book s thesis is that nothing human natural or divine guarantees respect for the ethical values and commitments that are most needed in contemporary human existence but nothing is more important than our commitment to defend them for they remain as fundamental as they are fragile as precious as they are endangered International Assistance, and Civil Society Paige Arthur, Christalla Yakinthou, 2018-03-29 Explores how international assistance shapes transitional justice around the world and asks how civil society can play a larger role in them in Conflict and Transition Kieran McEvoy, Louise Mallinder, Anna Bryson, 2022-03-17 Countries undergoing or recovering from conflict and authoritarianism often face profound rule of law challenges The law on the statute books may be repressive judicial independence may be compromised and criminal justice agencies may be captured by powerful interests How do lawyers working within such settings imagine the law How do they understand their ethical obligations towards their clients and the rule of law What factors motivate them to use their legal practice and social capital to challenge repressive power What challenges and risks can they face if they do so And when do lawyers facilitate or acquiesce to illegality and injustice Drawing on over 130 interviews from Cambodia Chile Israel Palestine South Africa and Tunisia this book explores the extent to which theoretical understandings within law and society research on the motivations strategies tactics and experiences of lawyers within democratic states apply to these more challenging environments Security, Reconstruction, and **Reconciliation** Muna Ndulo, 2007-01-24 This key text brings together a team of leading contributors to address the complex issues of security reconciliation and reconstruction in post conflict societies Security Reconstruction and Reconciliation is organized into four main sections the social political and economic dimensions of conflict the impact of conflict on women and children reconstruction and past human rights violations disarmament demobilization reintegration post war reconstruction and the building of a capable state and the role of the international community in the peace process The chapters offer a detailed and succinct exposition of the challenges facing post conflict societies by articulating the vision of a new society With a foreword by Francis Deng the UN Secretary General's Special Representative on Internally Displaced Persons the authors discuss the issues in the context of possible solutions and lessons learnt in the field This new book is a valuable resource for researchers policy makers and students in the fields of conflict resolution security studies law and Interpretation and Its Objects. RITIVOI, Andreea Deciu, 2003 This volume collects twenty one original development essays that discuss Michael Krausz s distinctive and provocative contribution to the theory of interpretation At the beginning of the book Krausz offers a synoptic review of his central claims and he concludes with a substantive essay that replies to scholars from the United States England Germany India Japan and Australia Krausz s philosophical work centers around a distinction that divides interpreters of cultural achievements into two groups Singularists assume that for any object of interpretation only one single admissible interpretation can exist Multiplists assume that for some objects of interpretation more than one interpretation is admissible A central question concerns the ontological entanglements involved in interpretive

activity Domains of application include works of art and music as well as literary historical legal and religious texts Further topics include truth commissions ethnocentrism and interpretations across cultures Mutual Othering Ahmed Idrissi Alami, 2013-07-18 For the first time readings of Moroccan travel writing in Arabic are juxtaposed with French and British writing about Morocco in a critical exploration of nineteenth century concepts of modernity Ahmed Idrissi Alami investigates the complex dynamics concerning colonial expansion military conflict and societal values Mutual Othering sets out to rethink generally accepted concepts of European modernity by critically examining its production and contestation within a subaltern context in which the native other in this case religious scholars or imams accompanying political missions to Paris and London presents aspects of European culture to elite members of the Moroccan imperial court This work also connects the arguments of these texts to the rethinking of tradition and modernity the rhetoric of reform democracy and the Arab state and the compatibility of Islam with the West and secular values in the post 9 11 world The inclusion of citations in the original French and Arabic alongside English translations allows a range of readers to enjoy this critical addition to the fields of literature travel writing North African studies history international relations and philosophy as well as cultural and Amnesties, Accountability, and Human Rights Renée Jeffery, 2014-06-13 For the last thirty years religious studies documented human rights violations have been met with an unprecedented rise in demands for accountability This trend challenges the use of amnesties which typically foreclose opportunities for criminal prosecutions that some argue are crucial to transitional justice Recent developments have seen amnesties circumvented overturned and resisted by lawyers states and judiciaries committed to ending impunity for human rights violations Yet despite this global movement the use of amnesties since the 1970s has not declined Amnesties Accountability and Human Rights examines why and how amnesties persist in the face of mounting pressure to prosecute the perpetrators of human rights violations Drawing on more than 700 amnesties instituted between 1970 and 2005 Ren e Jeffery maps out significant trends in the use of amnesty and offers a historical account of how both the use and the perception of amnesty has changed As mechanisms to facilitate transitions to democracy to reconcile divided societies or to end violent conflicts amnesties have been adapted to suit the competing demands of contemporary postconflict politics and international accountability norms Through the history of one evolving political instrument Amnesties Accountability and Human Rights sheds light on the changing thought practice and goals of human rights discourse generally Reconciliation after Terrorism Judith Renner, Alexander Spencer, 2012-03-12 Reconciliation after Terrorism brings together scholars from the hitherto disparate fields of terrorism and reconciliation studies in order to examine whether reconciliation is a possible strategy for dealing with and ending a terrorist conflict Although terrorist activities often play a role in situations of conflict and transition terrorists are generally not taken into consideration as active participants by researchers and practitioners In some cases the terrorists turn into political actors during the reconciliation process and their past is not an issue anymore as it was the case with the ANC in South Africa This book examines the notion

of reconciliation with terrorists from a theoretical and empirical perspective The notion of engagement and reconciliation with terrorist groups is generally seen as problematic if not impossible This is somewhat surprising given that the idea of societal reconciliation has become a common response to state terror although not usually in situations of conflict with sub state terrorist actors Similar to state terror sub state terrorism is a sign of a deep societal rift which reconciliation measures may help to overcome The text investigates the reconciliatory process further raising the central questions a what constitutes reconciliation as a process and an outcome and b how can reconciliation be facilitated in a situation of social conflict This book will be of much interest to students of terrorism studies transitional justice conflict resolution peace and conflict studies and IR in general Reconciliation after Terrorism was featured in the Terrorism Bookshelf Top 150 Books on Terrorism and Counterterrorism selected and reviewed by Joshua Sinai Perspectives on Terrorism Vol 6 No 2 2012 Democracies and Gendered Violence Angana P. Chatterji, Shashi Buluswar, Mallika Kaur, 2016-11-04 The Sexual Violence and Impunity in South Asia research project coordinated by Zubaan and supported by the International Development Research Centre brings together for the first time in the region a vast body of research on this important yet silenced subject Six country volumes one each on Bangladesh Nepal Pakistan Sri Lanka and two on India as well as two standalone volumes comprising over fifty research papers and two book length studies detail the histories of sexual violence and look at the systemic institutional societal individual and community structures that work together to perpetuate impunity for perpetrators The essays in this volume focus on Nepal which though not directly colonized has not remained immune from the influence of colonialism in its neighbourhood In addition to home grown feudal patriarchal structures the writers in this volume clearly demonstrate that it is the larger colonial and post colonial context of the subcontinent that has enabled the structuring of inequalities and power relations in ways that today allow for widespread sexual violence and impunity in the country through legal systems medical regimes and social institutions The period after the 1990 democratic movement the subsequent political transformation in the aftermath of the Maoist insurgency and the writing of the new constitution has seen an increase in public discussion about sexual violence The State has brought in a slew of legislation and action plans to address this problem And yet impunity for perpetrators remains intact and justice elusive What are the structures that enable such impunity What can be done to radically transform these How must States understand the search for justice for victims and survivors of sexual violence The essays in this volume attempt to trace a history of sexual violence in Nepal look at the responses of women's groups and society at large and suggest how this serious and wide ranging problem may be addressed

The Impossible Machine Adam Sitze,2013-07-30 A fresh though counterintuitive understanding of South Africa's Truth and Reconciliation Commission's legal political and cultural heritage Cultivating Transformative Reconciliation Line Merethe Skum, John Klaasen, Bernd Krukpa, Raymond C. Aldred, 2024-10-29 Are Truth and Reconciliation Commission processes enough to achieve reconciliation This volume discusses issues that arise once the task of reconciliation emanates

from the limited scope of a specific Truth and Reconciliation Commission and into the larger society and political system that originated it Scholars spanning several research fields from law to history to theology discuss how transformative reconciliation can be cultivated in a society using decolonization and other perspectives along three lines by specifying transformative issues and processes in law and politics by criticizing historical perspectives on the past and its concepts as deliberations of the status quo and by instilling the inherent dynamics of truth and reconciliation processes as permanent features within broader society The volume embarks on an investigation of the Norwegianization policy a historical framework that brought injustices upon minority groups such as the S mi and Kvens Norwegian Finns in Norway and parallel groups in Sweden and Finland It extends its exploration to analogous unjust policies in South Africa Canada and various other contexts Within the complex web of cultural social political and economic struggles stemming from colonial policies the roles of religion politics research institutions and civil society are critically examined

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