Record Nr. UNINA9910455292503321 Autore Knoops Geert-Jan G. J Titolo Defenses in contemporary international criminal law [[electronic resource] /] / Geert-Jan Alexander Knoops Leiden, : Martinus Nijhoff Publishers, c2008 Pubbl/distr/stampa **ISBN** 1-282-39614-5 9786612396144 90-474-3156-1 Edizione [2nd ed.] Descrizione fisica 1 online resource (372 p.) International and comparative criminal law series Collana Disciplina 345/.05044 Soggetti Defense (Criminal procedure) International crimes Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Description based upon print version of record. Nota di bibliografia Includes bibliographical references (p. 319-327) and index. Nota di contenuto Methodology for determining a uniform system of international criminal law defenses -- International criminal law defenses originating from customary international law -- International criminal law defenses originating from comparative criminal law -- The diverging position of criminal law defenses before the ICTY and ICC: contemporary developments -- Individual and institutional command responsibility and the international regulation of armed conflicts -- International criminal law defenses and the international regulation of armed conflicts -- Self-defense by states and individuals in the law of war --Contemporary and new technical issues of international criminal law defenses -- A new concept of international due process. The Second Edition of ""Defenses in Contemporary International Sommario/riassunto Criminal Law"" ventures farther into this uneasy territory than any previous work, offering a meticulous analysis of the case law in the post World War II Military Tribunals and the ad hoc tribunals for Rwanda and the Former Yugoslavia, with particular attention to the defenses developed, their rationales, and their origins in various municipal systems. It analyzes the defense provisions in the charters and statutes

underlying these tribunals and the new International Criminal Court,

while examining the first judgment in this field