Record Nr. UNINA9910459558803321 Autore Schlutter Birgit <1978-> Titolo Developments in customary international law [[electronic resource]]: theory and the practice of the International Court of Justice and the international ad hoc criminal tribunals for Rwanda and Yugoslavia // by Birgit Schlutter Leiden [Netherlands]: Boston, Mass., : Martinus Nijhoff Publishers. Pubbl/distr/stampa 2010 **ISBN** 1-282-94991-8 9786612949913 90-474-3115-4 Descrizione fisica 1 online resource (407 p.) Collana Developments in international law, , 0924-5332;; v. 62 341 Disciplina Soggetti Customary law, International International criminal courts 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 and index. Nota di contenuto Customary international law, theoretical conceptions and evidence of its formation -- Customary international law and its relationship with other sources and methods of law-identification -- Visions of development -- Practical developments (part one): customary international law in the case law of the PCIJ and the ICJ -- Practical developments (part two): the case law of the international ad hoc criminal tribunals on customary international criminal law -- Evolution of new customary international criminal law: further implications --Developments in customary international (criminal) law: implications from the case law of the ICJ, the ICTY and the ICTR. Customary international law is the most important source of Sommario/riassunto international criminal law. Fifty years after the Nuremberg trials, many convictions imposed by the tribunals for the former Yugoslavia and Rwanda are still based on customary international law alone. The International Criminal Court, by contrast, has not yet had much opportunity to give more guidance on this matter. Hence, it is

worthwhile to provide an overview of the current status of custom by analysing the ad hoc tribunal's case law on this point. Including a comprehensive synopsis of current literature and a contrast of the ad hoc tribunal's case law with the jurisprudence of the International Court of Justice, this book offers an inclusive insight into the source's past and future.