Record Nr. UNINA9910460988803321 Autore Bakircioglu Onder **Titolo** Self-defence in international and criminal law: the doctrine of imminence / / Onder Bakircioglu Milton Park, Abingdon, Oxon; New York, N.Y.:,: Routledge,, 2011 Pubbl/distr/stampa **ISBN** 1-136-70274-1 1-283-44312-0 9786613443120 0-203-81381-2 Descrizione fisica 1 online resource (289 p.) Disciplina 345/.04 Soggetti Self-defense (International law) Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Description based upon print version of record. Note generali Includes bibliographical references and index. Nota di bibliografia Nota di contenuto The doctrine of self-defence and its limits in criminal law -- The laws of war and the roots of international self-defence -- From sovereignty to unilateralism: a critique of the preventive war doctrine -- The role and rationale of the imminence requirement in national and international law -- Conclusions. Drawing from scholarship across law, history, politics and philosophy, Sommario/riassunto Self-Defence in International and Criminal Law provides a broad and interdisciplinary approach to the doctrine of self-defence in both domestic criminal and international law. It focuses on the requirement of imminence, which deals with the question of when individuals or States may legitimately resort to defensive force against a serious danger or harm. In both national and international law the imminence requirement, if strictly applied, renders any defensive measure taken in

anticipation of a would-be attack