Record Nr. UNINA9910465508903321 Non-state actors, soft law, and protective regimes: from the margins / **Titolo** / edited by Cecilia M. Bailliet [[electronic resource]] Cambridge:,: Cambridge University Press,, 2012 Pubbl/distr/stampa **ISBN** 1-139-88762-9 1-139-56456-0 1-283-61063-9 1-139-55102-7 9786613923080 1-139-13498-1 1-139-55598-7 1-139-54977-4 1-139-55473-5 1-139-55227-9 Descrizione fisica 1 online resource (xiv, 302 pages) : digital, PDF file(s) Disciplina 341.2 Soggetti International law Soft law Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Title from publisher's bibliographic system (viewed on 05 Oct 2015). Note generali Nota di contenuto Creating international law: gender as new paradigm / Catherine A. MacKinnon -- Legal redress for children on the front line : the invisibility of the female child / Christine Byron -- International law, gender regimes and fragmentation: 1325 and beyond / Fionnuala Ni Aolain -- Who is most able and willing?: Complementarity and victim reparations at the International Criminal Court / Edda Kristjansdottir --What is to become of the human rights international order in an age of neo-medievalism? / Cecilia M. Bailliet -- Productive tensions : women's rights NGOs, the "mainstream" human rights movement, and international lawmaking / Karima Bennoune -- Transnational challenges to international and national law: Norwegian-Pakistani

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Sommario/riassunto

By offering critical perspectives of normative developments within international law, this volume of essays unites academics from various disciplines to address concerns regarding the interpretation and application of international law in context. The authors present common challenges within international criminal law, human rights, environmental law and trade law, and point to unintended risks and consequences, in particular for vulnerable interests such as women and the environment. Omissions within normative or institutional frameworks are highlighted and the importance of addressing accountability of state and non-state actors for violations or regressions of minimum protection guarantees is underscored. Overall, it advocates harmonisation over fragmentation, pursuant to the aspiration of asserting the interests of our collective humanity without necessarily advocating an international constitutional order.