Record Nr. UNINA9910781745403321 Autore D'Ascoli Silvia Titolo Sentencing in international criminal law: the UN ad hoc tribunals and future perspectives for the ICC / Silvia D'Ascoli Oxford; Portland, Oregon,: Hart Publishing, 2011 Pubbl/distr/stampa **ISBN** 1-84731-816-9 1-4725-6546-0 1-283-28951-2 9786613289513 1-84731-644-1 Edizione [1st ed.] Descrizione fisica 1 online resource (469 p.) Studies in international and comparative criminal law; v. 6 Collana Disciplina 345.0772 Soggetti Sentences (Criminal procedure) International crimes Criminal procedure (International law) International criminal courts 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 (pages 379-406) and index Nota di contenuto Analysing the sentencing process in international justice -- Sentencing approaches to international crimes in national legal systems -- The sentencing jurisprudence of the International Criminal Tribunals for the former Yugoslavia and Rwanda -- Quantitative analysis of sentencing data in the case law of the ad hoc tribunals -- The sentencing system of the International Criminal Court -- Assessment of some important issues for international sentencing Introduction -- Part I. The Law and Process of Sentencing: National and International Dimensions -- Chapter 1. Analysing the Sentencing Process in International Justice -- Chapter 2. Sentencing Approaches to International Crimes in National Legal Systems -- Part II. Sentencing Law and Practice in International Criminal Law -- Chapter 3. The Sentencing Jurisprudence of the International Criminal Tribunals for the

former Yugoslavia and Rwanda -- Chapter 4. Quantitative Analysis of Sentencing Data in the Case Law of the ad hoc Tribunals -- Chapter 5. The Sentencing System of the International Criminal Court -- Part III.

Sommario/riassunto

Towards the Construction of Guiding Principles for International Sentencing -- Chapter 6. Assessment of Some important Legal Issues for International Sentencing

This book deals with sentencing in international criminal law, focusing on the approach of the UN ad hoc Tribunals for the former Yugoslavia (ICTY) and Rwanda (ICTR). In contrast to sentencing in domestic jurisdictions, and in spite of its growing importance, sentencing law is a part of international criminal law that is still 'under construction' and is unregulated in many aspects. International sentencing law and practice is not yet defined by exact norms and principles and as yet there is no body of international principles concerning the determination of sentence, notwithstanding the huge volume of sentencing research and the extensive modern debate about sentencing principles. Moreover international judges receive very little guidance in sentencing matters: this contributes to inconsistencies and may increase the risk that similar cases will be sentenced in different ways. One purpose of this book is to investigate and evaluate the process of international sentencing, especially as interpreted by the ICTY and the ICTR, and to suggest a more comprehensive and coherent system of guiding principles, which will foster the development of a law of sentencing for international criminal justice. The book discusses the law and jurisprudence of the ad hoc Tribunals, and also presents an empirical analysis of influential factors and other data from ICTY and ICTR sentencing practice, thus offering quantitative support for the doctrinal analysis. This publication is one of the first to be entirely devoted to the process of sentencing in international criminal justice. The book will thus be of great interest to practitioners, academics and students of the subject