Record Nr. UNINA9910811517903321 International criminal law developments in the case law of the ICTY // **Titolo** Gideon Boas & William A. Schabas, editors Pubbl/distr/stampa Leiden: Boston: Martinus Nijhoff Publishers, c2003 **ISBN** 1-280-46537-9 9786610465378 1-4237-2166-7 90-474-0323-1 Edizione [1st ed.] Descrizione fisica 1 online resource (344 p.) International humanitarian law series;; v. 6 Collana Altri autori (Persone) BoasGideon SchabasWilliam <1950-> Disciplina 345/.01 Soggetti International criminal courts Yugoslav War, 1991-1995 - Atrocities 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 Foreword by Judge Richard May, Preface, Abbreviations, Table of Cases, -- 1. A Code of Evidence and Procedure for International Criminal Law? The Rules of the ICTY, Gideon Boas, 2. The Defence, Michael Bohlander , 3. The Role and Status of the Victim, Pascale Chifflet, 4. Accountability for Arrests: The Relationship between the ICTY and NATO's NAC and SFOR, Thomas Henguet, 5. An Emerging Gender Perspective on International Crimes, Michelle Jarvis, 6. Defining Human Rights in the Arena of International Humanitarian Law: Human Rights in the Jurisprudence of the ICTY, Gabrielle McIntyre, 7. Crimes of the Commander: Superior Responsibility under Article 7(3) of the ICTY Statute, Daryl A. Mundis -- 8. Decisions of National Courts as Sources of International Law: An Analysis of the Practice of the ICTY, André Nollkaemper, Index. Sommario/riassunto At the dawn of the International Criminal Court, the rich experience of the ad hoc International Criminal Tribunal for the former Yugoslavia (ICTY) will prove to be the primary source of legal authorities for many years. The creation of the ICTY in 1993 heralded a new-found willingness of the international community to bring to book

perpetrators of war crimes and gross or systematic violations of human rights. Written by academics and practitioners, and notably many "insiders" at the ICTY, this volume focuses particularly on the international and criminal law developments that have taken place in the practice and procedure of the Tribunal. Throughout are threads concerning the development and application of international criminal law not only by the ICTY, but also by the ad hoc International Criminal Tribunal for Rwanda and the new International Criminal Court.