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	Protocol I: Analysis of the Standard of Harm 5. The Customary Status of the Provisions in Protocol I 6. Indirect Environmental Protection Provided by the Law of Armed Conflict 1. 'Special' Environmental Feature 2. Human Use Value 3. Protection Against the Release of Particularly Hazardous and Toxic Substances 4. Particular Environmentally Damaging Activities 5. Transboundary Environmental Damage: The Laws of Neutrality Part II: The Analysis 7. The Search for a Standard 1. Setting the Benchmark Standard 2. Is the Adopted Standard Binding During Armed Conflict? 8. The Search for Measuring Tools 1. Finding the Tools. 2. Are the Adopted Tools Binding During Armed Conflict? 9. The Structure of the Analysis 1. Is "Significant" Environmental Damage Shown? 2. Analysis of Environmental Protection Afforded by Environmental Law 3. Analysis of the Law of Armed Conflicts 4. Conclusions on the Analysis 5. Choice of Case Studies The Cases Case 1: A Crude Weapon & amp #8211 Iraqi Oil-Well Fires and Sea Pollution Case 2: Attacking Industrial Facilities at Pancevo Case 3: Chemical Warfare by Iraq Case 4: Depleted Uranium Ammunition in Kosovo, 1999 Case 5: Cluster Weapons Case 6: Dangerous Remnants of War in the 1990-91 Gulf Conflict Part III: The Results 10. The Tabulation of Results 1. Patterns Emerging from the Table 2. Observations 11. The Conclusions 1. The Effectiveness of the Law of Armed Conflicts in Protecting the Environment 2. Realistic Options for Improvement of Protection 3. Reinterpretation Reviewed 4. Final Points Select Bibliography Index A B C D E F G H I J K L M N O P R S T U V W Y.
Sommario/riassunto	This book analyses the issues surrounding the protection of the environment in times of armed conflict, and to pose questions as to its adequacy and efficacy. But the focus is not simply upon the interpretation of the legal provisions in isolation; instead, the analysis establishes a benchmark standard of environmental harm against which the adequacy and efficacy of the legal provisions can be measured.