

East West Street Sands

Gerald Stourzh

East West Street Philippe Sands, 2017-07-11 A profound, important book, a moving personal detective story and an uncovering of secret pasts, set in Europe's center, the city of bright colors—Lviv, Ukraine, dividing east from west, north from south, in what had been the Austro-Hungarian Empire. A book that explores the development of the world-changing legal concepts of “genocide” and “crimes against humanity” that came about as a result of the unprecedented atrocities of Hitler's Third Reich. It is also a spellbinding family memoir, as the author traces the mysterious story of his grandfather as he maneuvered through Europe in the face of Nazi atrocities. This is “a monumental achievement ... told with love, anger and precision” (John le Carré, acclaimed internationally bestselling author). East West Street looks at the personal and intellectual evolution of the two men who simultaneously originated the ideas of “genocide” and “crimes against humanity,” both of whom, not knowing the other, studied at the same university with the same professors, in “the Paris of Ukraine,” a major cultural center of Europe, a city variously called Lemberg, Lwów, Lvov, or Lviv. Phillippe Sands changes the way we look at the world, at our understanding of history and how civilization has tried to cope with mass murder

Summary of Philippe Sands's East West Street Everest Media, 2022-05-19T22:59:00Z Please note: This is a companion version & not the original book. Sample Book Insights: #1 I have a memory of my grandfather, Leon, from the 1960s, when he was living in Paris with his wife, Rita. They lived in a two-bedroom apartment with a tiny kitchen on the third floor of a worn nineteenth-century building. There was a silence about the past, and Leon encouraged me in the direction of the law. #2 I had many happy memories of visiting my grandparents' house, but it never seemed to me to be a place of joy. I could sense the heaviness and tension of foreboding and silence around the rooms. #3 I sat with my mother in her bright living room in north London, two old briefcases before us. They were crammed with Leon's photographs and papers, newspaper clippings, telegrams, passports, identity cards, letters, notes. #4 I left London for Lviv in late October, during a gap in my work schedule, to represent Georgia in The Hague against Russia. The plane flew over the Ukrainian spa town of Truskavets, through a cloudless sky, so we could see the Carpathian Mountains and Romania.

Justice behind the Iron Curtain Gabriel N. Finder, Alexander V. Prusin, 2018-11-23 In Justice behind the Iron Curtain, Gabriel N. Finder and Alexander V. Prusin examine Poland's role in prosecuting Nazi German criminals during the first decade and a half of the postwar era. Finder and Prusin contend that the Polish trials of Nazi war criminals were a pragmatic

political response to postwar Polish society and Poles' cravings for vengeance against German Nazis. Although characterized by numerous inconsistencies, Poland's prosecutions of Nazis exhibited a fair degree of due process and resembled similar proceedings in Western democratic countries. The authors examine reactions to the trials among Poles and Jews. Although Polish-Jewish relations were uneasy in the wake of the extremely brutal German wartime occupation of Poland, postwar Polish prosecutions of German Nazis placed emphasis on the fate of Jews during the Holocaust. Justice behind the Iron Curtain is the first work to approach communist Poland's judicial postwar confrontation with the legacy of the Nazi occupation.

East West Street Philippe Sands, 2016-05-26 THE BRITISH BOOK AWARDS NON-FICTION BOOK OF THE YEAR 2017 WINNER OF THE BAILLIE GIFFORD PRIZE and THE JQ-WINGATE LITERARY PRIZE THE SUNDAY TIMES TOP 10 BESTSELLER 'A monumental achievement: profoundly personal, told with love, anger and great precision' John le Carré 'One of the most gripping and powerful books imaginable' SUNDAY TIMES When he receives an invitation to deliver a lecture in the Ukrainian city of Lviv, international lawyer Philippe Sands begins a journey on the trail of his family's secret history. In doing so, he uncovers an astonishing series of coincidences that lead him halfway across the world, to the origins of international law at the Nuremberg trial. Interweaving the stories of the two Nuremberg prosecutors (Hersch Lauterpacht and Raphael Lemkin) who invented the crimes of genocide and crimes against humanity, the Nazi governor responsible for the murder of thousands in and around Lviv (Hans Frank), and incredible acts of wartime bravery, EAST WEST STREET is an unforgettable blend of memoir and historical detective story, and a powerful meditation on the way memory, crime and guilt leave scars across generations. WINNER OF THE HAY FESTIVAL MEDAL FOR PROSE 2017

Raphael Lemkin and the Concept of Genocide Douglas Irvin-Erickson, 2017 Raphaël Lemkin was one of the twentieth century's most influential human rights figures, coining the word genocide in 1942 and working to embed the idea into international law. This book sheds new light on the concept of genocide, exploring the connection between Lemkin's philosophical writings, juridical works, and politics.

FA Mann Jason Grant Allen, Gerhard Dannemann, 2024-01-23 This book traces the life and legacy of a German Jewish lawyer, F A Mann, who moved to the UK in 1933 fleeing racial persecution from Germany, and later became one of the best-known legal minds of his age, equally versed and experienced in legal practice and legal scholarship. With contributions from established and emerging scholars, legal practitioners, and members of the judiciary from around the world, F A Mann: The Lawyer and His Legacy is split into three parts. Part I sets out a legal biography of F A Mann, with a particular emphasis on his background, network, and the insights afforded by previously unstudied archival materials. Part II covers the broad range of sub-disciplines and practice areas in which Mann was active and explores the way in which he helped to form them. Part III, on monetary law, reflects both Mann's outstanding influence and the current topicality of monetary law issues. Drawing

on some 12,500 letters of Mann's personal correspondence with judges, academics, and legal practitioners, this book explores how Mann's biography, his equal familiarity with German and English law and with academia and legal practice, and his wide range of legal interests have contributed to his lasting influence on law and legal scholarship.

Blowing Up Everything Is Beautiful James Robins, 2025-04-29 THEY TOLD YOU WHAT THEY WERE DOING WHILE THEY DID IT “Blow up and flatten everything . . .” These chilling words, said by Amichai Eliyahu, a minister in the Israeli government, have been a message to the world and the people of Gaza: destroying everything—homes, businesses, lives—is justified. Even beautiful. For fifteen months and in full view of the world, the state of Israel trapped more than two million people in a tiny strip of land and unleashed vengeance on them. The Palestinians endured a nightmare—bombed from the air, targeted by soldiers, their hospitals destroyed—and, as they are cut off from the rest of the world, the nightmare continues. *Blowing Up Everything Is Beautiful* is a searing indictment of the brutality and atrocities inflicted on the Palestinians of Gaza and the collaboration of powerful nations in their murder. With forensic detail and the forceful arguments of a prosecutor, James Robins details how the ongoing attempt to annihilate Gaza became the major crime of our age—and a turning point. What happens when the moral regime of international law and human rights that protect the oppressed fails? *Blowing Up Everything Is Beautiful* reveals a bold, radical, and independent new voice that offers a powerful reminder: all crimes cry out for justice, and if that justice fails, the crimes will no doubt happen again.

Evidence for Hope Kathryn Sikkink, 2019-03-05 A history of the successes of the human rights movement and a case for why human rights work *Evidence for Hope* makes the case that yes, human rights work. Critics may counter that the movement is in serious jeopardy or even a questionable byproduct of Western imperialism. Guantánamo is still open and governments are cracking down on NGOs everywhere. But human rights expert Kathryn Sikkink draws on decades of research and fieldwork to provide a rigorous rebuttal to doubts about human rights laws and institutions. Past and current trends indicate that in the long term, human rights movements have been vastly effective. Exploring the strategies that have led to real humanitarian gains since the middle of the twentieth century, *Evidence for Hope* looks at how essential advances can be sustained for decades to come.

The Dawn of a Discipline Frédéric Mégret, Immi Tallgren, 2020-09-24 The history of international criminal justice told through the revealing stories of some of its primary intellectual figures.

Modern Isonomy Gerald Stourzh, 2021-12-17 Until the eighteenth century, Western societies were hierarchical ones. Since then, they have transformed themselves into societies dominated by two features: participatory democracy and the protection of human rights. In *Modern Isonomy*, distinguished political theorist Gerald Stourzh unites these ideas as “isonomy.” The ideal, Stourzh argues, is a state, and indeed a world, in which individual rights, including the right to participate in politics equally, are clearly defined and possessed by all. Stourzh begins with ancient Greek thought

contrasting isonomy—which is associated with the rule of the many—with “gradated societies,” oligarchies, and monarchies. He then discusses the American experiment with the development of representative democracy as well as the French Revolution, which proclaimed that all people are born and remain free and with equal rights. But progress on the creation and protection of rights for all has been uneven. Stourzh discusses specifically the equalization of slaves, peasants, women, Jews, and indigenous people. He demonstrates how deeply intertwined the protection of equal rights is with the development of democracy and gives particular attention to the development of constitutional adjudication, notably the constitutional complaint of individuals. He also discusses the international protection human rights. Timely and thought-provoking, *Modern Isonomy* is an erudite exploration of political and human rights.

International Crimes: Law and Practice Guénaél Mettraux, 2020-04-09 This authoritative manual on the law of international crimes discusses in detail crimes against humanity, and its relationship to other international crimes. It is an invaluable tool for academics and researchers, as well as legal practitioners, who will be able readily to identify relevant legal standards and precedents.

Modern Architecture and an International Sensibility Naina Gupta, 2025-05-30 *Modern Architecture and an International Sensibility: A Curious Cross-Atlantic Constellation* presents an alternative history of internationalism and modernism, with a focus on the role of architecture and spatial practices. Beginning at the tail-end of the peace movements— the turn of the twentieth century— and ending with the Nuremberg trials, the book highlights the part played by individual agency, social reform and architecture in moulding a working everyday definition of what it meant to be international during this time. By viewing internationalism through the lens of the individual and the body, both as initiator and subject, it is repositioned as an integral part of everyday life, rather than simply understood to be concerned with geopolitical relations between nations and their institutions. The book furthers a research methodology that is multidisciplinary and transnational. It will therefore be of interest to researchers and students of architecture and international history.

The Fourth Geneva Convention for Civilians Gilad Ben-Nun, 2020-02-20 The Fourth Geneva Convention, signed on 12th August 1949, defines necessary humanitarian protections for civilians during armed conflict and occupation. One-hundred-and-ninety-six countries are signatories to the Geneva Conventions, and this particular facet has laid the foundations for all subsequent humanitarian global law. How did the world – against seemingly insurmountable odds – draft and legislate this landmark in humanitarian international law? The Fourth Geneva Convention for Civilians draws on archival research across seven countries to bring together the Cold War interventions, founding motives and global idealisms that shaped its conception. Gilad Ben-Nun draws on the three key principles that the convention brought about to consider the recent events where its application has either been successfully applied or circumvented, from the 2009 Gaza War, the war crimes tribunal in the former Yugoslavia and Nicaragua vs. the United States to the contemporary conflict in Syria. Weaving historical

archival research, a grounding in the concepts of international law, and insightful analysis of recent events, this book will appeal to a broad range of students, academics and legal practitioners.

Dark Lens Françoise Meltzer, 2021-12-05 This book draws on literature, painting, and a never-before-seen cache of photographs to explore the representation of catastrophe and the targeting of civilians in war. Focusing on images of Nazi Germany's bombed-out cities, the author connects the fraught aesthetics of ruins with the problem of how to acknowledge German suffering.--Provided by publisher.

African Migration, Human Rights and Literature Fareda Banda, 2020-12-24 This innovative book looks at the topic of migration through the prism of law and literature. The author uses a rich mix of novels, short stories, literary realism, human rights and comparative literature to explore the experiences of African migrants and asylum seekers. The book is divided into two. Part one is conceptual and focuses on art activism and the myriad ways in which people have sought to 'write justice.' Using Mazrui's diasporas of slavery and colonialism, it then considers histories of migration across the centuries before honing in on the recent anti-migration policies of western states. Achiume is used to show how these histories of imposition and exploitation create a bond which bestows on Africans a "status as co-sovereigns of the First World through citizenship." The many fictional examples of the schemes used to gain entry are set against the formal legal processes. Attention is paid to life post-arrival which for asylum seekers may include periods in detention. The impact of the increased hostility of receiving states is examined in light of their human rights obligations. Consideration is paid to how Africans navigate their post-migration lives which includes reconciling themselves to status fracture-taking on jobs for which they are over-qualified, while simultaneously dealing with the resentment borne of status threat on the part of the citizenry. Part two moves from the general to consider the intersections of gender and status focusing on women, LGBTI individuals and children. Focusing on their human rights and the fictional literature, chapter four looks at women who have been trafficked as well as domestic workers and hotel maids while chapter five is on LGBTI people whose legal and literary stories are only now being told. The final substantive chapter considers the experiences of children who may arrive as unaccompanied minors. Using a mixture of poetry and first person accounts, the chapter examines the post-arrival lives of children, some of whom may be citizens but who are continually made to feel like outsiders. The conclusion follows, starting with two stories about walls by Hadero and Lanchester which are used to illustrate the themes discussed in the book. Few African lawyers write about literature and few books and articles in Western law and literature look at books by or about Africans, so a book that engages with both is long overdue. This book provides fascinating reading for academics, students of law, literature, gender and migration studies, and indeed the general public.

Legal Responses to Mass Migration Luigi Nuzzo, Michele Pifferi, Giuseppe Speciale, Cristina Vano, 2025-04-11 This volume explores the legal history of migration and the role played by legal theories, case law, practices, customary laws, and

legislations in shaping and governing mobility between the 19th century and the Second World War. Based on different methodological approaches and sources, including archival documents, special courts' decisions, diplomatic materials, legal journals and books, and international treaties, the chapters focus on countries of departure and destination both in Western and Eastern regions. Confronted with mass migration, Western legal science has been forced to rethink concepts and institutions such as borders, citizenship and the principle of territoriality. Special courts and administrative bodies were created to govern and control this new complex social phenomenon. This work, related to the national research project Legal History and Mass Migration: Integration, Exclusion, and Criminalization of Migrants in the 19th and 20th Century (Prin 2017), contributes to the investigation of the historical tensions between individual freedom of mobility and state sovereignty over border control. It contributes to the current public debate on *ius migrandi* – freedom of movement, or the right to migrate – showing the complexity of its historical dimension. The book will be of interest to scholars in the fields of Legal History, Legal Theory, Sociology of Law, International Migration Law, Labor Law and Criminology, as well as those working on themes related to Forced Migration and Refugee Studies. Chapter 16 of this book is available for free in PDF format as Open Access from the individual product page at www.taylorfrancis.com. It has been made available under a Creative Commons Attribution-Non Commercial-No Derivatives 4.0 license.

Jewish-European Émigré Lawyers Leora Bilsky, Annette Weinke, 2021-08-16 Emigrierte jüdische Juristen, Historiker, Archivare und Aktivisten und ihre individuellen Zugänge zum humanitären Völkerrecht. Emigrierte jüdisch-europäische Juristen waren im 20. Jahrhundert wichtige Träger eines rechtlichen Internationalismus und interkultureller Konzepte im Völkerrechtsdenken, die teilweise in die Nachkriegsdiskurse einfließen, vielfach aber auch vergessen oder an den Rand gedrängt wurden. Der interdisziplinäre Band konzentriert sich auf eine Reihe internationaler Juristen, Historiker, Archivare und Aktivisten und deren individuelle Zugänge zum humanitären Völkerrecht. Mit Hilfe eines biografischen Zugangs werden subjektive Erfahrungen wie akademische Sozialisation, ideologische und religiöse Überzeugungen, soziale Marginalisierung, politische bzw. rassistische Verfolgung und erzwungene Auswanderung in den Blick genommen. Zudem wird danach gefragt, inwiefern sich solche Erfahrungen in Vorstellungen von Universalismus und Partikularismus, Kosmopolitismus und Souveränität, nationaler Selbstbestimmung, Staatsbürgerschaft und Staatenlosigkeit, kollektiven Minderheitenrechten und individuellen Menschenrechten niederschlugen. English: Jewish émigré lawyers, historians, archivists and activists and their individual approaches to International Humanitarian Law. Jewish-European émigré lawyers in the twentieth century were important agents of legal internationalism and served as carriers of intercultural concepts of international legal thought; concepts, which fed into postwar discourses, but were also often forgotten or marginalized. This interdisciplinary volume focusses on a range of international lawyers, historians, archivists and activists and their individual approaches towards International Humanitarian Law. It uses a biographical lens to analyze the impact of subjective experiences like academic

socialization, ideological and religious viewpoints (Weltanschauung), social marginalization, political and racial persecution, and forced emigration. Moreover, it investigates the extent to which the emigrants' experiences shaped typical notions of twentieth century politics and law, such as universalism and particularism, cosmopolitanism and sovereignty, national self-determination, citizenship and statelessness, collective minority rights, and individual human rights.

Cities, Citizenship and Jews in France and the United States, 1905-2022 (Volume 1) Josef W. Konvitz, 2023-11-10

This comparative, transatlantic two-volume work covers nearly 120 years of the history of the rights, integration, and security of the Jewish people in both the United States and France, the countries with the largest and third-largest Jewish populations. Religious freedom and secularism have evolved differently in France and the United States, reinforcing their separate national identities. Yet there are parallels to their Jewish history, and in how the security of Jews has repeatedly defined and tested the national interests of France and the United States in world affairs. Drawing on the author's personal experience as an international civil servant, these volumes explore topics such as tensions and common interests between France and the United States, the memory of the Shoah, social mobility, the tepid commitment of the United States to the rights of French Jews during World War II, trends in antisemitism and tolerance, and global climate change as a threat to largely coastal Jewish communities. They highlight what makes insecurity different in the 21st century and why a paradigm shift in policy is needed. This title is intended both for a general audience and advanced undergraduate and graduate students interested in Jewish history, urban history and international relations.

Supreme Court, Appellate Division, Second Department ,

Knowing about Genocide Joachim J. Savelsberg, 2021-03-30 A free open access ebook is available upon publication.

Learn more at www.luminosoa.org. This book is freely available in an open access edition thanks to TOME (Toward an Open Monograph Ecosystem)—a collaboration of the Association of American Universities, the Association of University Presses, and the Association of Research Libraries—and the generous support of the University of Minnesota. Learn more at the TOME website, available at openmonographs.org. How do victims and perpetrators generate conflicting knowledge about genocide? Using a sociology of knowledge approach, Savelsberg answers this question for the Armenian genocide committed in the context of the First World War. Focusing on Armenians and Turks, he examines strategies of silencing, denial, and acknowledgment in everyday interaction, public rituals, law, and politics. Drawing on interviews, ethnographic accounts, documents, and eyewitness testimony, Savelsberg illuminates the social processes that drive dueling versions of history. He reveals counterproductive consequences of denial in an age of human rights hegemony, with implications for populist disinformation campaigns against overwhelming evidence.

Embark on a transformative journey with is captivating work, **East West Street Sands** . This enlightening ebook, available for download in a convenient PDF format , invites you to explore a world of boundless knowledge. Unleash your intellectual curiosity and discover the power of words as you dive into this riveting creation. Download now and elevate your reading experience to new heights .

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