

## CICR

### A century of the law of occupation / Yaël Ronen

Document type:	Article
Title:	A century of the law of occupation
Author zone:	Yaël Ronen
Host item entries:	Yearbook of international humanitarian law,
Languages:	English
General Note:	Bibliographie : p. 186-188
Abstract:	<p>The law of occupation, which was first codified around the turn of the twentieth century, has not often been applied in the century that followed, States have always been reluctant to constrain themselves by its rules, and political, social and economic changes that have taken place through the years have gradually made such constraints difficult even with the best of intentions. As a result, the law of occupation developed largely through doctrine and little through practice. The present chapter examines how these factors have affected the law of the definition of occupation and the legitimate scope of intervention by an occupant in the administration of the territory. From without, it addresses the relationship between the law of occupation and other bodies of law, principally the right to self-determination and international human right law; and their impact on the development of criteria for determining the legality of occupation.</p>
Authors:	Ronen, Yaël
Keyword in English:	MILITARY OCCUPATION IHL (INTERNATIONAL HUMANITARIAN LAW) HUMAN RIGHTS FOURTH CONVENTION OF 1949 THE HAGUE CONVENTIONS
Keyword in French:	OCCUPATION MILITAIRE DIH DROITS HUMAINS QUATRIEME CONVENTION DE 1949 CONVENTIONS DE LA HAYE
Go to:	Yearbook of international humanitarian law Yearbook of international humanitarian law [Vol. 17, 2014]