Hans-Joachim Heintze Andrej Zwitter Editors

International Law and Humanitarian Assistance

A Crosscut Through Legal Issues Pertaining to Humanitarianism



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Abbreviations

AP Additional Protocol

ASG Assistant-Secretary-General

BCPR Bureau for Crisis Prevention and Recovery

CAP Consolidated Appeals Process
CERF Central Emergency Response Fund

DG Director General

DHA Department of Humanitarian Affairs

DRU Disaster Reduction Unit EC European Community

ECHO European Community Humanitarian Office

ECHR European Convention for the Protection of Human Rights

and Fundamental Freedoms

ECOSOC Economic and Social Council ECtHR European Court of Human Rights

EPTA Expanded Programme of Technical Assistance

ERC Emergency Relief Coordinator ERD Emergency Response Division

EU European Union

FAO Food and Agricultural Organization FRY Federal Republic of Yugoslavia

GA General Assembly (of the United Nations)

GC Geneva Conventions

IASC Inter-Agency Standing Committee ICC International Criminal Court

ICCPR International Covenant on Civil and Political Rights

ICESCR International Covenant on Economic, Social and Cultural Rights

ICJ International Court of Justice

ICRC International Committee of the Red Cross IDRL International Disaster Response Law

IFRC International Federation of the Red Cross and Red Crescent

IHL International humanitarian law

viii Abbreviations

ILC International Law Commission IRO International Refugee Organization

LRRD Linking relief, rehabilitation and development

MCDA Military and Civil Defense Assets

MINURCAT United Nations Missions in the Central African Republic and Chad

MINUSTAH United Nations Stabilization Mission in Haiti

MONUC United Nations Mission in the Democratic Republic of the Congo

NATO North Atlantic Treaty Organization NGO Non-governmental organization

OCHA Office for the Coordination of Humanitarian Affairs
ONUSAL United Nations Observer Mission in El Salvador

PLO Palestine Liberation Organization

RC/RC Red Cross/Red Crescent RTS Radio-Television Serbia

SC Security Council (of the United Nations)
SG Secretary-General (of the United Nations)

SUNFED Special United Nations Fund for Economic Development

TRNC Turkish Republic of Northern Cyprus
UDHR Universal Declaration of Human Rights

UK United Kingdom of Great Britain and Northern Ireland

UN United Nations

UNDAC United Nations Disaster Assessment and Coordination

UNDP United Nations Development Programme
UNDRO United Nations Disaster Relief Office

UNHCR United Nations High Commissioner for Refugees

UNICEF United Nations International Children's Emergency Fund

UNIFIL United Nations Interim Force in Lebanon

UNMIK United Nations Mission in Kosovo UNMIL United Nations Mission in Liberia UNMIS United Nations Mission in the Sudan

UNMIT United Nations Integrated Mission in Timor-Leste

UNOCI United Nations Operations in Côte d'Ivoire

UNRRA United Nations Relief and Rehabilitation Administration

UNRWA United Nations Relief and Works Agency for Palestine Refugees

US United States of America
USG Under-Secretary-General
WCO World Customs Organization
WFP World Food Programme

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Introduction

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The field of Humanitarian Assistance has become increasingly complex in every aspect. Since the end of the cold war one can observe multiple changes – increase in humanitarian action, increased number and variation of humanitarian actors, proliferation of tasks between different actors (e.g. militaries as relief and developmental actors), professionalization of relief aid, etc. Bluntly speaking, the times when the Red Cross and States were the only humanitarian actors and when international humanitarian law alone was sufficiently covering emergency situations, are long gone.

All these developments were accompanied by a slow adaptation of international (humanitarian) and regional law. The fact that the International Federation of the Red Cross and Red Crescent (IFCR) is developing a corpus of cases, legal case studies and legal documents relevant for emergency situations, what is called international disaster response law, shows that a coherent body of law is far from being in existence. The legal reality of international law pertaining to emergency response is rather broadly spread over various international legal fields and related documents. International humanitarian law (IHL) is far from covering the subject of humanitarian aid, beginning with the fact that it covers only armed conflicts and not purely natural disasters.

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1 General Overview

This book is a first attempt to compile a cross-cut over various fields concerning humanitarian aid. As new actors have emerged particularly in the post-cold war order, the first question that will be raised is whether and to what extend nongovernmental organizations are covered by IHL. This is the first departure from a classic view on international humanitarian aid. With the end of the power struggle between the East and the West, the United Nations (UN) possibility, corresponding to its responsibility as a humanitarian actor, emerged to actually engage more actively in the field of disaster response. It picked up and further developed its role as actor and coordinator of disaster response thereby developing an impressive body of laws, resolutions and declarations, establishing new organs and creating new frameworks all dealing with humanitarian aid. Next to the UN the European Union (EU), a regional actor, found its way into the field of humanitarian action. Apart from being the second biggest donor, next to the United States (US), it became itself active as an actor and coordinator of relief aid. The end of the Cold War marked also the beginning of peace-keeping in a large and professional manner. However, as peace-keeping is a task of states and international organizations bound by human rights law, the question immediately arises whether peacekeepers are allowed to ignore human suffering or, put differently, whether peacekeeping must involve humanitarian aid, deriving from its responsibility to ensure human rights. Also international refugee law plays a role in humanitarian aid as most emergencies that require international aid are accompanied with large scale movements of people. According to the fundamental principle of humanity, underlying all work of humanitarian actors, the needs of people are at the centre of concern. In the event of natural disaster, people lack a right to protection by the international community. This issue is currently being dealt with in the International Law Commission (ILC). A look into current developments and the future of the right to humanitarian assistance are therefore necessary elements to be considered.

2 Detailed Chapter Overview

2.1 Spieker: The Right to Give and Receive Humanitarian Assistance

This first chapter begins with introducing into the terminology and evolution of concept of the right to give and receive humanitarian assistance. It will sketch the legal regime for humanitarian assistance in international armed conflicts within occupied territory specifically regarding:

- 1. Obligations and rights of the occupying power
- 2. Obligations and rights of other states
- 3. Actors in humanitarian assistance

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This is being complemented with a discussion on the right to access persons in need. Finally this chapter sheds light on the right to give and receive access in non-conflict emergencies.

2.2 Mackintosh: Beyond the Red Cross: The Protection of Independent Humanitarian Organizations and Their Staff in International Humanitarian Law

Members of independent humanitarian organizations have less protection, legally speaking, than most of them probably think. Two key features of their work – their neutrality and independence – as well as practical steps they take to implement these principles, actually place them outside much of the protection afforded to either civilians or authorized medical staff. This chapter examines the international legal protection currently available to independent humanitarian organizations, and considers whether there is scope for improvement of both the content of this framework and respect for the same.

2.3 Zwitter: United Nations' Legal Framework of Humanitarian Assistance

Since the end of the cold war the United Nations System in regard to Humanitarian Assistance developed at an incredible speed. Numerous resolutions of the Security Council, the General Assembly and the Economic and Social Council have been adopted and specialized bodies like the Office for the Coordination of Humanitarian Affairs have been established. Though this forest of humanitarian-related norms within this system is constantly developing, two landmark resolutions of the General Assembly are of major importance: (1) An Agenda for Peace (A/RES/47/120[B]) and (2) Strengthening of the coordination of humanitarian emergency assistance of the United Nations (A/RES/46/182). While resolution 47/120 further developed the concept and the UN strategy of humanitarian assistance, the latter resolution took concrete action by creating the position of the Emergency Relief Coordinator and the Inter-Agency Standing Committee. These resolutions prepared the ground for the internationally coordinated humanitarian action we know today.

This chapter aims, firstly, to summarize the history of the UN humanitarian assistance system and, secondly, to give an overview on how this system works nowadays. It will furthermore elaborate on the rules regarding safety and protection of humanitarian personnel and conclude with the privileges and immunities of the UN and of specialized agencies.

2.4 Broberg: Legal Basis of EU Council Regulation 1257/96 Concerning Humanitarian Aid: Time for Revision?

This fourth chapter will examine the workings of the EU's legal regulation of its provision of humanitarian aid. Focus will be upon Regulation 1257/96 on Humanitarian Aid. Hence, the chapter will look at the regulation's legal basis (Title XX of the EC Treaty), scope, objectives and specific workings. Particular attention will be given to the general principles (neutrality, non-discrimination, impartiality, etc.) and to the EU's cooperation with international organisations. Due account will also be taken of the European Consensus of Humanitarian Aid [COM(2007) 317 final] as well as of the Principles and Good Practice of Humanitarian Donorship (Stockholm 2003) as guides for EU humanitarian aid. Finally, provided that the Treaty of Lisbon gains momentum anew, the chapter will consider the consequences of the Article 214 of the Treaty – whereby for the first time humanitarian aid will be covered by the Treaty itself.

2.5 Maus: Human Rights in UN Peace-Keeping Missions: A Framework for Humanitarian Obligations?

When countries emerge from armed conflict, the need for humanitarian action to provide essential goods to the population does not cease. With the increasing role of UN peace-keeping missions in post-conflict situations, the question of their responsibility to care for vital needs such as food, health and shelter for the population is of utmost importance. With regard to legal rules, international humanitarian law, which serves as a fundamental source of rights and obligations during armed conflict, is only applicable to a very limited extent in these situations. Instead, the search for a legal framework regulating post-conflict protection and provision of the population leads to human rights law. Here, particularly economic, social and cultural rights can serve as guidance concerning the obligations of UN peace-keeping missions.

The chapter aims at evaluating to what extent human rights play a role in UN peace-keeping missions within the presented context. After (1) giving a short overview on the relationship between human rights and humanitarian action, the chapter will (2) analyse in how far such missions are bound by human rights obligations arising from conventional and customary law. In the main part, it will (3) focus on human rights duties explicitly laid down in some exemplary mandates of peace-keeping missions. In the remainder, the chapter will (4) analyse to what extent other aspects in the mandates, e.g. specific tasks of the mission, create implicit human rights obligations.