

Contents

<i>Preface and acknowledgments</i>	ix
<i>Table of international treaties, statutes and protocols</i>	xi
<i>Figures</i>	xiii
<i>Table</i>	xiv
<i>Abbreviations</i>	xv
 Introduction: avoiding the strategic costs of civilian harm through the effective use of force	 1
1 The contemporary theatre of operations	19
2 A general critique of IHL targeting and weaponry norms and institutions	67
3 Reconceptualising the regulation of the use of force in situations of crisis and unconventional conflict: enhanced contextual status determination	108
4 Reconceptualising the regulation of the use of force in situations of crisis and unconventional conflict: individual status determination	185
5 Towards a clearer framework for distinguishing those who participate directly in hostilities from those who are to be protected as civilians: extrapolating models of accessorial liability and coperpetration in the commission of harmful acts	222

6	Reconceptualising targeting and weaponry law for the unconventional theatre of operations	247
7	Weaponry law: emerging approaches to the regulation of means of warfare and law enforcement	267
8	Regulating military operations abroad: the extraterritorial effect of human rights and the potential modalities of parallel application of the right to life under human rights law and international humanitarian law	291
9	Conclusions: grey zones of war and peace in our globally networked information environment	320
	<i>Index</i>	327