“Peace Support Operations” (PSOs) encompass all multi-functional operations, conducted impartially, normally by States or by international or regional organizations, such as the United Nations [1] (UN), the European Union (EU), the African Union (AU), or the North Atlantic Treaty Organization (NATO), involving military forces and diplomatic and humanitarian agencies, and are designed to achieve a long-term political settlement or other specified objective.

See also United Nations [1]; International Administration [2]

**OUTLINE**

Chapter 12, III. 6. e) UN peacekeeping and peace-enforcement operations in a non-international armed conflict [3]

Chapter 13, VIII. 5. UN military forces and IHL [4]

**LEGAL SOURCE**

UN, Guidelines for UN Forces [6]

DOCUMENT
UN, Review of Peace Operations [7]

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Canada, R. v. Brocklebank [16] (Paras. 62 [17] and 90 [18])

Canada, R. v. Boland [19]

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Case Study, Armed Conflicts in the former Yugoslavia [21] (6 [22], 19 [23] and 33 [24])

Bosnia and Herzegovina, Using Uniforms of Peacekeepers [25]

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The Netherlands, Responsibility of International Organizations [27]

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Democratic Republic of the Congo, Conflict in the Kivus [30] (Part III., paras 64-70)

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Georgia/Russia, Independent International Fact-Finding Mission on the Conflict in South Ossetia [33]

Democratic Republic of Congo, Involvement of MONUSCO [34]

ICTY, The Prosecutor v. Radovan Karadzic [35]

Central African Republic: Sexual Violence by Peacekeeping Forces [36]

Central African Republic, No Class: When Armed Groups Use Schools [38]

Somalia, IHL violations in Somalia’s long-running armed conflict [39]

South Sudan, AU Commission of Inquiry on South Sudan [40]

Georgia: Attacks against peacekeepers [41]

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Suggested Readings:


GREENWOOD Christopher, “International Humanitarian Law and United


Further readings:


BOUSTANY Katia, “Brocklebank: A Questionable Decision of the Court Martial


PALWANKAR Umesh, “Applicability of International Humanitarian Law to United


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