

International Extradition: United States Law & Practice, M. Cherif Bassiouni, OUP USA, 2007, 0195323173, 9780195323177, 1166 pages. This comprehensive guide covers all aspects of extradition to and from the United States, while making critical, theoretical and practical evaluations of these aspects and proposing alternatives. The rights of individuals, balancing of states interests, and preservation of world order within the Rule of Law form the conceptual framework of this book. The focus within U.S. practice explores the essentials involved in the executive branchs treaty-making power, as implemented through its foreign relations practice and as scrutinized by the judiciary. Updates to the Fifth Edition include: BL Due Process as it relates to Extraordinary Rendition: Gitmo BL Due Process as it relates to Abu Ghraib, torture, the war in the Middle East BL The issue of Globalization BL Updated and more comprehensive finding tools.

DOWNLOAD http://bit.ly/19WCHg1

The concept of law, Herbert Lionel Adolphus Hart, 1961, Law, 263 pages. .

Transnational aspects of criminal procedure, , 1983, Law, 406 pages. .

The individual as subject of international cooperation in criminal matters a comparative study, Albin Eser, Otto Lagodny, Christopher L. Blakesley, 2002, Law, 770 pages.

Extradition A Treatise on the Laws Relevant to the Fugitive Offenders Within and with the Commonwealth Countries, Satya Deva Bedi, 2002, Law, 561 pages. Provides a comprehensive assessment of the law ofextradition prevailing in the Commonwealth Countries withthe latest enactments and case law as applied by these states.

International Judicial Assistance: Criminal , Bruno A. Ristau, Michael Abbell, International Law Institute (Washington, D.C.), 1997, Law, . .

Extradition, Politics, and Human Rights, Christopher H. Pyle, 2001, Law, 445 pages. Three hundred years ago, few people cared about the murky past of new arrivals to the United States, and the countries they had left made few efforts to pursue them to their

Extradition to and from the United States, Charles Doyle, 2008, Law, 120 pages. "Extradition" is the formal surrender of a person by a state to another state for prosecution or punishment. Extradition to or from the United States is a creature of treaty

Extradition A treatise on the law relating to fugitive offenders, Sir Francis Taylor Piggott, Great Britain, 1910, Law, 651 pages.

International Fugitives A New Role for the International Court of Justice, Barbara M. Yarnold, Jan 1, 1991, Law, 149 pages. This volume argues that international extradition practices as they currently exist are not functioning adequately and that the inability of current extradition procedures to

International aspects of criminal law enforcing United States law in the world community, Richard B. Lillich, 1981, Law, 245 pages. .

This comprehensive guide covers all aspects of extradition to and from the United States, while making critical, theoretical and practical evaluations of these aspects and proposing alternatives. The rights of individuals, balancing of states interests, and preservation of world order within the Rule of Law form the conceptual framework of this book. The focus within U.S. practice explores the essentials involved in the executive branches treaty-making power, as implemented through its foreign relations practice and as scrutinized by the judiciary.

"An important (book) because the author is clearly the leading force in international criminal law. The strength of the book is its excellent policy cases and analyses as well as its many annotations. An important guide for the legal profession to understand a complex area of the law." --Bruce Zagaris, International Legal Practitioner

"This author needs no introduction to anyone versed in international law. The focus is on US practice but is not limited to just US sources for assessing the validity of executive action. Thus, one may glean a useful perspective of not only US practice ...but also expectations arising under International Humanitarian Law as well Any school contemplating an expansion in its international curriculum should consider offering an extradition elective conveniently premised on this coursebook. Practitioners would do well to include this text in their library of authoritative resources."--ASIL newsletter

M. Cherif Bassiouni is a Distinguished Research Professor of Law at DePaul University College of Law and President of the International Human Rights Law Institute. He is also President of the International Institute of Higher Studies in Criminal Sciences in Siracusa, Italy, as well as the Honorary President of the International Association of Penal Law (President 1989-2004), based in Paris, France.

He has served the United Nations in a number of capacities, including as: Member and then Chairman of the Security Council's Commission to Investigate War Crimes in the Former Yugoslavia (1992-94); Commission on Human Rights' Independent Expert on The Rights to Restitution, Compensation and Rehabilitation for Victims of Grave Violations of Human Rights and Fundamental Freedoms (1998-2000); Vice-Chairman of the General Assembly's Ad Hoc Committee on the Establishment of an International Criminal Court (1995); and Chairman of the Drafting Committee of the 1998 Diplomatic Conference on the Establishment of an International Criminal Court. In 2004, he was appointed by the United Nations High Commissioner for Human Rights as the Independent Expert on the Situation of Human Rights in Afghanistan.

Professor Bassiouni is the author of 27 and editor of 44 books, and the author of 217 articles on a wide range of legal issues, including international criminal law, comparative criminal law, and international human rights law. His publications have appeared in Arabic, Chinese, Farsi, French, Georgian, German, Hungarian, Italian, and Spanish. Some of these publications have been cited by the International Court of Justice, the International Criminal Tribunal for the Former Yugoslavia (ICTY), The International Criminal Tribunal for Rwanda (ICTR), the United States Supreme Court, as well as by several United States Appellate and Federal District Courts, and also by several State Supreme Courts.

Anyone involved in an international extradition / rendition or one of those cases under the "Patriot" act must (of course)buy this book as it is the #1 legal treatise on the subject. Do not attempt one of these cases without it. The government's position will almost invariably be that your client has no rights. If your client also happens to be Arab or Muslim and the government suspects he or she might have some tenuous connection with a disfavored political group, you will absolutely need this book. It is cheap at the price.

Attorneys involved in federal criminal cases or immigration matters should also get this book. Even if

you are only representing someone in a state criminal case, if the defendant was extradited from a foreign country to be tried in the U.S., you could overlook valuable defenses if you do not know something about extradition law. It's not unusual for a defendant to be extradited on one charge and have a DA's office charge him with additional counts that weren't mentioned in the extradition papers. They can't do that -- but the average DA, judge or defense attorney typically does not know anything about this. A defendant can wind up doing many additional years in prison on charges that the prosecution had no right to bring.

Besides attorneys, anyone who is concerned about the politics of this country since 9-11 should consider spending the money and getting the book. It is not pricey for a legal treatise. It's the only such book that I have ever read that was "passionate" as well as scholarly, and the only one whose author is as concerned with the breakdown and collapse of the rule of law as he is in explaining what the law is, or is supposed to be.

This edition covers all aspects of extradition in the United States as practiced by the Executive Branch in its treaty-making power, its foreign relations practices with other states, and its application by the Judiciary. It also includes related areas such as asylum, immigration, and relevant aspects of constitutional law and federal criminal law procedure. In addition, researchers will find more examination of the misuse of immigration laws in this edition. Subject matter includes; The legal framework of extradition in international law; Asylum and extradition; Disguised extradition; Abduction and unlawful seizure; Jurisdiction; Reciprocity; Extraditable offenses, specialty and non-inquiry; Double criminality; Denial of extradition; The legal bases for extradition in the U.S. This Fourth Edition covers all extradition cases decided in the last five years through all major United States courts.

1st Cir 2d Cir 9th Cir abduction accused agreement alien alleged Alvarez-Machain Amendment appeal application Article asylum Attorney authority Caltagirone cert Cherif Bassiouni Circuit committed conduct constitutional convicted court held crime customary international law decision defendant denied deportation district court double criminality double jeopardy duty entered into force evidence executive extraditable offenses extradition proceedings extradition request extradition treaty extraterritorial federal Ferrandina foreign fugitive Government granted habeas corpus high seas human rights immigration individual infra Ch infra sec INT'L international criminal law international law International Law Commission interpretation intl issue judicial Judiciary jurisdiction Justice legislation magistrate obligation parties person political offense exception practice principle probable cause procedure prosecution protection provisional arrest provisions punishment relator S.D. Cal Section sought Stat statute Supp supra Ch supra note Supreme Court surrender territory theory tion trial U.N. Doc United Kingdom United States ex violation warrant

1st Cir 2d Cir accused acts agreement alien alleged Alvarez-Machain Amendment application Article asylum authority bail basis Caltagirone cert denied charged Cherif Bassiouni Circuit committed conduct constitutional convicted court held crimes against humanity customary international law decision defendant deportation district court double criminality due process enforcement entered into force evidence extraditable offenses extradition proceedings extradition request extradition treaty extraterritorial federal fense Ferrandina foreign Fourth Amendment fugitive granted gth Cir habeas corpus high seas Human Rights immigration individual Int'l International Criminal Law interpretation issue judicial jus cogens Justice legislation magistrate Matter of Extradition obligation Parretti Party Penal political offense exception practice principle probable cause procedures prosecution protection provisional arrest provisions punishment question relator relator's rule S.D. Cal S.D. Fla Section specialty statute Supp supra Ch supra note Supreme Court surrender territory theory tion tional trial Tribunal U.N. Doc universal jurisdiction violation

M. Cherif Bassiouni is a distinguished research professor of law emeritus at DePaul University College of Law and president emeritus of the law school's International Human Rights Law Institute. He also is president of the International Institute of Higher Studies in Criminal Sciences in Siracusa, Italy and honorary president of the International Association of Penal Law in Paris, France. He has served the United Nations in a number of capacities and was nominated for the Nobel Peace Prize for his work in the field of international criminal justice and for his contribution to the creation of the

International Criminal Court. Bassiouni is the author or editor of 79 books and the author of 241 articles on a wide range of legal issues.

2d Cir 9th Cir accused agreement aircraft alien alleged alternative Amendment application Article asylum Attomey authority basis beneﬕt cert Chapter citizen committed common crime concerned conduct constitute Convention convicted customary international decision defendant deﬕned deﬕnition denied deportation doctrine double criminality due process duty executive extraditable offenses extradition request extradition treaty extraterritorial federal Ferrandina ﬕrst ï¬,ag foreign fugitive government granted habeas corpus human rights immigration immunity individual Intâ∈™I international crimes international criminal law international law International Law interpretation Italy judicial judiciary jurisdiction Justice legislation M.C. Bassiouni obligation ofﬕcer ofﬕcials parties Penal person political offense exception principle procedures prosecution protection punishment question reciprocity refugee relator relator's rendition requirement return rule S.D. Cal signiﬕcance sought sovereignty speciﬕc Stat state's statute statute of limitation sufﬕcient Supp supra note Supreme Court surrender Switzerland territory theory trial U.N. Doc U.S. agents U.S.C. section United United Nations violation

http://edufb.net/76.pdf http://edufb.net/1001.pdf http://edufb.net/449.pdf

http://edufb.net/638.pdf

http://edufb.net/724.pdf

http://edufb.net/646.pdf

http://edufb.net/773.pdf http://edufb.net/429.pdf

http://edufb.net/507.pdf

http://edufb.net/584.pdf

http://edufb.net/998.pdf

http://edufb.net/985.pdf

http://edufb.net/791.pdf

http://edufb.net/623.pdf

http://edufb.net/591.pdf

http://edufb.net/887.pdf http://edufb.net/730.pdf

http://edufb.net/361.pdf

http://edufb.net/809.pdf

http://edufb.net/824.pdf

http://edufb.net/530.pdf