

## CURRICULUM VITAE

1. **Name Familyname:** Yusuf AKSAR
2. **Date of Birth:** 1972
3. **Academic Position:** Professor
4. **Education:**

Degree	Department / Programme	University / Institution	Date
L.L.B.	Law	Ankara University	1993
L.L.M.	Law	Sheffield University	1997
Ph.D.	Law	Bristol University	2000

### 5. Academic Titles:

- Assistant Professor** : 2000 – 2004 – Blacksea Technical University  
**Associate Professor** : 2005 – 2010 – Blacksea Technical University  
**Associate Professor** : 2007 – 2009 – Kadir Has University (part time)  
**Professor** : 2010 – 2011 – Blacksea University  
**Professor** : 2011 – ... – Maltepe University

### 6. Supervised LL.M and Ph.D dissertations:

#### 6.1. LL. M dissertations:

1. Ali Müjdat Eski, Uluslararası Yargı Kararlarında İşkence, Social Science Institute of Blacksea Technical University, 2003.
2. Cumhur Yüce, Uluslararası Hukukta Self-Determinasyon İlkesi ve Günümüz Uygulamaları, Social Science Institute of Blacksea Technical University, 2008.
3. Arda Özkan, Uluslararası Deniz Hukuku Açısından Ege Denizi Kıta Sahaneliği Uyuşmazlığı, Social Science Institute of Blacksea Technical University, 2009.

### 7. Publication List:

#### 7.1. International published books or book sections:

1. Aksar, Y., (2004) **Implementing International Humanitarian Law: From the Ad Hoc Tribunals to a Permanent International Criminal Court**, London/New York, Routledge.
2. Aksar, Y. (ed.), (2011) **Implementing International Economic Law Through Dispute Settlement Mechanisms**, Leiden, Boston, Holland/USA (August 2011).

#### 7.2. National book or book selections:

1. Aksar Y., (2003) **Uluslararası Ceza Mahkemesi ve Uluslararası Ceza Usul Hukuku**, Seçkin Yayın, İstanbul.
2. Aksar, Y., (2007) **Evrensel Yargı Kuruluşları**, Seçkin Yayın, İstanbul.

3. Aksar, Y., (2012) **Uluslararası Hukuk I**, Seçkin Yayın, İstanbul.
4. Aksar, Y., (2013) **Uluslararası Hukuk II**, Seçkin Yayın, İstanbul.
5. Aksar, Y., (2017) **Temel Metinler ve Davalarla Uluslararası Hukuk**, Seçkin Yayın, İstanbul.

### **7.3. Publications and publications in international peer-reviewed / refereed journals (SCI & SSCI & Arts and Humanities):**

1. Aksar, Y., (2002) “The Concept of Individual Criminal Responsibility in International Humanitarian Law and Arab-Israeli Conflict in 2002”, *The Review of International Affairs*, 2/2, p.91-114.
2. Aksar, Y., (2003) “The “Victimized Group” Concept in the Genocide Convention and the Development of International Humanitarian Law through the Practice of the Ad Hoc Tribunals”, *Journal of Genocide Research*, 5/2, p.211-224.
3. Aksar, Y., (2006) “The UN Security Council and the Enforcement of Individual Criminal Responsibility: The Darfur Case”, *African Journal of International and Comparative Law*, 14/1, p.104-119.
4. Aksar, Y., (2009) “The Specific Intent (Dolus Specialis) Requirement of the Crime of Genocide: Confluence or Conflict between the Practice of Ad Hoc Tribunals and the ICJ”, *Uluslararası İlişkiler*, Vol. 6, No 23, (Fall 2009), p.113-126.
5. Aksar, Y., (2012) “Birleşmiş Milletler Palmer (Mavi Marmara) Raporu ve Uluslararası Hukuk”, *Uluslararası İlişkiler*, Vol. 9, No. 33, (Spring 2012), p.23-40.

### **7.4. Publications in other international peer-reviewed / refereed journals:**

1. Aksar, Y., (2002) “The Concept of Individual Criminal Responsibility in International Humanitarian Law and Arab-Israeli Conflict in 2002”, *The Review of International Affairs*, 2/2, p.91-114.
2. Aksar, Y., (2003) “The “Victimized Group” Concept in the Genocide Convention and the Development of International Humanitarian Law through the Practice of the Ad Hoc Tribunals”, *Journal of Genocide Research*, 5/2, p.211-224.
3. Aksar, Y. (2006) “The UN Security Council and the Enforcement of Individual Criminal Responsibility: The Darfur Case”, *African Journal of International and Comparative Law*, 14/1, p.104-119.
4. Aksar, Y. (2009) “The Specific Intent (Dolus Specialis) Requirement of the Crime of Genocide: Confluence or Conflict between the Practice of Ad Hoc Tribunals and the ICJ”, *Uluslararası İlişkiler*, Vol. 6, No 23, (Fall 2009), p.113-126.
5. Aksar, Y., (2012) “Birleşmiş Milletler Palmer (Mavi Marmara) Raporu ve Uluslararası Hukuk”, *Uluslararası İlişkiler*, Vol. 9, No. 33, (Spring 2012), p.23-40.

## 7.5. Publications in national peer-reviewed / refereed journals:

1. Aksar, Y., (2001) "The European Court of Human Rights and the Cyprus Problem", *Ankara Üniversitesi Hukuk Fakültesi Dergisi*, 50/3, p.141-174.
2. Aksar, Y., (2002) "The Concept of Individual Criminal Responsibility in International Humanitarian Law and Arab-Israeli Conflict in 2002", *The Review of International Affairs*, 2/2, p.91-114.
3. Aksar, Y., (2002) "Has the Concept of Customary International Law Outlived Its Usefulness?", *Prof. Dr. Ömer Teoman'a 55. Yaş Günü Armağanı*, p.1343-1354.
4. Aksar, Y., (2002) "The Transfer of Slobodan Milosevic to the International Criminal Tribunal for the Former Yugoslavia (the ICTY) and the Turning Point in International Humanitarian Law", *Ankara Üniversitesi Hukuk Fakültesi Dergisi*, 51/2, p.19-33.
5. Aksar, Y., (2003) "Uluslararası Ceza Mahkemesi ve Amerika Birleşik Devletleri", *Ankara Üniversitesi Hukuk Fakültesi Dergisi*, 52/2, p.125-139.
6. Aksar, Y., (2003) "Uluslararası Adalet Divanı'nın Belçika Tutuklama Kararı Davası (Belgian Arrest Warrant Case) (14 Şubat 2002) ve Uluslararası Ceza Hukuku", *Ankara Üniversitesi Hukuk Fakültesi Dergisi*, 52/4, p.131-146.
7. Aksar, Y., (2003) "The "Victimized Group" Concept in the Genocide Convention and the Development of International Humanitarian Law through the Practice of the Ad Hoc Tribunals", *Journal of Genocide Research*, 5/2, p.211-224.
8. Aksar, Y., (2004) "Nuremberg'den Günümüze Uluslararası Ceza Yargısı ve Uluslararası Ceza Mahkemesi'ne", *Hukuk ve Adalet Dergisi*, 1/1, p.83-95.
9. Aksar, Y., (2005) "Uluslararası Suçlar, Uluslararası Ceza Mahkemesi ve Yeni Türk Ceza Kanunu", *Uluslararası Hukuk ve Politika*, 1/1-2, p.43-56.
10. Aksar, Y., (2005) "Uluslararası Ceza Mahkemesi ve Uygulamalarına Genel Bir Bakış", *Uluslararası Hukuk ve Politika*, 1/3, p.1-14.
11. Aksar, Y., (2005) "The Significance of State Practice in the Development of the Law Relating to Navigation in Coastal Waters, Including International Straits", *Prof. Dr. Şeref Gözübüyük'e Armağan*, p.3-14.
12. Aksar, Y., (2005) "The Iraqi Special Tribunal: Nuremberg of the Twenty-First Century", *Turkish Review of Middle East Studies*, 16, p.7-33.
13. Aksar, Y., (2006) "The Concept of Command Responsibility: Superior or "Objective" Responsibility" in International Humanitarian Law: The Practice of the ICTY and the ICTR and Their Possible Impact on the ICC", *Turkish Review of Balkan Studies*, 17, p.5-26.
14. Aksar, Y., (2006) "Bir Uluslararası Suç Kategorisi Olarak Uluslararası Ceza Hukuku ve Türk Hukukunda İnsanlığa Karşı İşlenen Suçlar", *Uluslararası Suçlar ve Tarih*, 2, p.135-150.
15. Aksar, Y., (2009) "The Case of Thomas Lubanga Dyilo: The Implementation of a Fair and Public Trial at the Investigation Stage of International Criminal Court Proceedings", *Ankara Bar Review*, 2/2, p.81-91.
16. Aksar, Y., (2015) "Uluslararası Bir Suç Kategorisi Olarak Soykırım Suçu ve Diğer Uluslararası Suçlardan Farklı Yönleri", *Maltepe Üniversitesi Hukuk Fakültesi Dergisi*, Sayı 2014/2, p.13 – 29.

## 7.6. Papers submitted in national scientific conferences and proceedings:

1. Aksar, Y., “Tarihsel Süreç İçerisinde Uluslararası Ceza Mahkemeleri”, *İnsan Haklarında Yeni Bir Aşama Uluslararası Ceza Mahkemesi*, Galatasaray Üniversitesi-İstanbul Barosu, Galatasaray Üniversitesi, (19-20 July 2004).
2. Aksar, Y., “Uluslararası Ceza Mahkemesinde Duruşma”, *Uluslararası Konferans: İnsan Haklarında Yeni Bir Aşama Uluslararası Ceza Mahkemesi*, Galatasaray Üniversitesi-İstanbul Barosu, Galatasaray Üniversitesi, (19-20 July 2004).
3. Aksar, Y., “Uluslararası Ceza Mahkemesinin Görevleri ve Yetkileri”, *Uluslararası Konferans: Uluslararası Ceza Mahkemesi: Dünü, Bugünü, Yarını*, Ankara Üniversitesi Siyasal Bilgiler Fakültesi, (24 November 2008).
4. Aksar, Y., “Uluslararası Ceza Mahkemesinin İşlevleri ve Yargılama Yetkisi”, *Uluslararası Sempozyum: Güncel Ceza Hukuku Toplantıları V*, Kadir Has Üniversitesi Hukuk Fakültesi, (16 April 2009).
5. Aksar, Y., “Uluslararası Hukukta Devletin Sorumluluğu: Libya Örneği”, *Libya'daki Durum ve Türk Yatırımcıların Hukuki Menfaatlerinin Korunması*, İstanbul Şehir Üniversitesi Hukuk Fakültesi, (11 May 2011).
6. Aksar, Y., “Devletin Sorumluluğu” *Rusya'daki Türk Şirketlerinin Hukuki Durumu ve Alacaklarının Tahsili*, İstanbul Şehir Üniversitesi, Hukuk Fakültesi, (18 December 2015).
7. Aksar, Y., “Birleşmiş Milletler İnsan Hakları Konseyi'nin İnsan Haklarının Geliştirilmesi ve Korunmasındaki Rolü ve Önemi”, Türkiye İnsan Hakları Kurumu, (16 March 2016).

## 7.7. International citations:

1. Malcolm D. Evans, **International Law**, Oxford University Press: Oxford, 2003. (p. 755).
2. William A. Schabas, **The UN International Criminal Tribunals The Former Yugoslavia, Rwanda and Sierra Leone**, Cambridge University Press, Cambridge, 2006. (p. 625).
3. Ximena Medellin Urouiaga, Juan Carlos Arjona Estevez Y, Jose A. Guevara B., **Manual basico sobre la Corte Penal Internacional**, Mexico, 2009. (p. 210).
4. Chandra Lekha Sriram, Olga Martin-Ortega and Johanna Herman, **War Conflict and Human Rights Theory and Practice**, Routledge, 2009. (p. 61).
5. Frederic Megret, **In Search of the Vertical An Exploration of What Makes International Criminal Tribunals Different (and Why)**, in **Future Perspectives on International Criminal Justice**, Larissa van den Herik & Carsten Stahn (eds.), T.M.C. Asser Instituut, 2009, (p. 26).
6. Frederic Megret, **In Search of the Vertical An Exploration of What Makes International Criminal Tribunals Different (and Why)**, in **Future Perspectives on International Criminal Justice**, Larissa van den Herik & Carsten Stahn (eds.), T.M.C. Asser Instituut, 2009, (p. 52).
7. Chandra Lekha Sriram, “Wrong-Sizing International Justice, The Hybrid Tribunal in Sierra Leone”, 2006, 29, *Fordham International Law Journal*, 472. (dnpn. 7, p. 474).

8. Davis B. Tyner, "Internationalization of War Crimes Prosecutions: Correcting the International Criminal Tribunal for the Former Yugoslavia's Folly in Tadic", (2006) 18, *Florida Journal of International Law*, 843. (p. 846 dpn. 8).
9. Anthony Court, "Do we need an alternative to the concept of genocide?", *Development and Dialogue*, December 2008, No. 50, 125-153. (p. 144).
10. Stephen E. White, "Brave New World: Neurowarfare and the Limits of International Humanitarian Law", (2008) 41, *Cornell International Law Journal* 177. (p. 207, dpn 253).
11. Thomas M. Franck, "On Proportionality of Countermeasures in International Law", (2008) *American Journal of International Law*, 715. (s. 737, dpn. 120).
12. Jason A. Edwards, "The Mission of Healing: Kofi Annan's Failed Apology", (2008) 16, *Atlantic Journal of Communication*, 88. (p. 89 ve 102).
13. Daoud Khairallah, "The Hariri and Saddam Tribunals: two expressions of tortured justice", (2008) 4/1, *Contemporary Arab Affairs*, 589. (p. 595-596, 610; six (6) different citation).
14. James F. Alexander, "The International Criminal Court and the Prevention of Atrocities: Predicting the Court's Impact", (2009) 54, *Villanova Law Review*, 1, (p. 2,dpn. 5).
15. Jay Surdukowski, "Is Poetry a War Crime? Reckoning for Radovan Karadzic the Poet-Warrior", (2005) 26, *Michigan Journal of International Law*, 673. (s. 696, dpn. 145).
16. American Bar Association, *Focus on Law Studies*, (Fall 2005) 21/1. (s. 7.).
17. Paula Drumond Rangel Campos, **O Crime Internacional de Genocidio: Uma Analise da Efetividade da Convneçao de 1948 no Direito Internacional**, (dipnotlar: lviii, lxxvi) (two (2) different citation).
18. Dipendra Jha, **Increased Enforced Disappearance as an element of Crime against Humanity in Nepal**, (dpn. 40).
19. Milena Sterio, Evolution of International Law, (2008), 31, *B.C. International & Comparative Law Review*, p.213. (dpn. 177).

## 8. Functions:

### 8.1. Administrative Functions:

- Head of the Department of International Law at Blacksea Technical University (2000).
- Maltepe University Senate Member (2011 - ...).
- Maltepe University Law Faculty Council Member (2011 - ...).
- Head of the Department of International Law at Maltepe University Law Faculty (2011 - ...).
- Dean of the Law Faculty at Maltepe University (2011 - ...).

## 8.2. International Functions:

- Ad Hoc Judge at European Courts of Human Rights (2015 – 2016).
- Member of the Permanent Court of Arbitration (2016 – 2022).

## 10. Membership to Scientific Organizations:

- Member of International Law Association.
- Member of European Society of International Law.

## 11. Prizes:

- TÜBA 2007 Very Successful Young Scientist (GEBİP) Prize.
- MEB Masters and Doctoral Education Scholarship.

## 12. Lectures given in the last two years:

Academic Period	Semester	Course	Hours		Number of students
			Theory	Practice	
2014- 2015	Fall	International Law I	4	-	144
		International Criminal Law	3	-	38
	Spring	Intorduction to Common Law	3	-	180
		International Law II	4	-	151
2015-2016	Fall	International Law I	4	-	200
		International Criminal Law	3	-	112
	Spring	Intorduction to Common Law	3	-	208
		International Law II	4	-	254