

## Contents

---

<i>Acknowledgments</i>	<i>page ix</i>
<i>Note to the Reader on Translation, Sources, and Citation</i>	<i>xi</i>
Introduction	1
Aims and Methods	1
The Relevant Legal Framework	6
Historiographical Overview	11
Chapter Overview	22
<b>Part I The Allied War Crimes Policy, the Indictment, and Court Proceedings</b>	
1 The Framework of the Trial	29
1.1 From War to Peace	29
1.2 Planning for the Trial of Far Eastern War Criminals	36
1.3 A Chronological Overview of the Tokyo Trial	44
1.4 Rules of Procedure	53
1.5 Types of Evidence Collected	61
2 Charges of Crimes against Peace	69
2.1 Counts and Appendices in the Indictment	70
2.2 The Legal Argument of the Prosecution	86
2.3 The Legal Argument by the Defense	94
3 The Japanese System of Government	101
3.1 The Prosecution's Initial Presentation	103
3.2 Evidence during the Court Proceedings	120
3.3 The Prosecution's Final Argument during the Summation	135
3.4 Conclusion	141
4 Individual Roles in the Making of the War, and the Overall Conspiracy	143
4.1 "Obtaining Control of Manchuria"	147
4.2 "The Expansion of Control and Domination from Manchuria to the Rest of China"	161

vi	Contents	
4.3	“Internal and External Preparation for Aggressive War in Asia and in the Pacific”	175
4.4	“Expansion of Aggression to the Rest of East Asia and the Southwest Pacific”	178
5	Counts on Murder, War Crimes, and Crimes against Humanity	188
5.1	Counts on Conventional War Crimes	193
5.2	Implications of Appendices D and E in the Indictment	200
6	Accountability for War Crimes	203
6.1	Challenges and Methods of Proof	204
6.2	The Prosecution’s Case	208
6.3	The Defense Case on China	225
6.4	The Defense Case on the Pacific Region	236
6.5	The Prosecution’s Summation on Government Responsibility	250
<b>Part II The Law and Jurisprudence of the Judgments and Separate Opinions</b>		
7	The Majority Judgment: Crimes against Peace	255
7.1	Introduction	255
7.2	Chapter II of the Majority Judgment and the Law of Crimes against Peace	261
7.3	Chapter III of the Judgment and the Framework of International Treaty Law	270
7.4	Chapters IV–VIII of the Judgment: The Master Conspiracy Narrative	271
7.5	Chapter IX: Findings	292
7.6	The Verdicts	296
8	An Alternative Perspective on Accountability for Crimes against Peace: The Two Webb Judgments	305
8.1	Introduction	305
8.2	The Law of the Tribunal	309
8.3	Individual Factual Findings and Verdicts on Crimes against Peace	318
9	The Majority Judgment on War Crimes	339
9.1	Introduction	339
9.2	Standards of Responsibility in Chapter II of the Judgment	340
9.3	Standards of Responsibility and Factual Findings in Chapter VIII	349
9.4	Standards of Responsibility in the Individual Verdicts	355
10	An Alternative Tokyo Judgment: The Draft Webb Judgment on War Crimes	370
10.1	Issues and Context	370
10.2	Individual Cases	375
10.3	Conclusion	389
11	The Dissenting Opinions of Justices Bernard and Roeling	391
11.1	Bernard’s Dissent	391
11.2	Roeling’s Dissent	402

Contents	vii
12 Pal's "Judgment," or Dissenting Opinion, on Crimes against Peace	431
12.1 Introduction	431
12.2 Preliminary Overview	437
12.3 The Crime of Aggressive War	439
12.4 The Conspiracy Charges	452
13 Pal's Treatment of War Crimes Charges	459
13.1 Introduction	459
13.2 War Crimes against Civilian Populations	462
13.3 Crimes against Prisoners of War	476
14 The Concurring Opinions of Justices Webb and Jaranilla	496
14.1 Jaranilla's Concurring Opinion	496
14.2 Webb's Separate Opinion	509
Conclusion	513
<i>References</i>	523
<i>Index</i>	535