

Contents

<i>Preface and acknowledgements</i>	xiv
<i>Acronyms</i>	xvi
Introduction	1
<i>Conflict in Sierra Leone: the need for justice</i>	<i>3</i>
<i>International justice for Sierra Leone</i>	<i>4</i>
<i>Reaching out to Sierra Leone</i>	<i>6</i>
<i>Outreach</i>	<i>7</i>
<i>Methodology</i>	<i>9</i>
<i>Book structure</i>	<i>11</i>
 PART I	
Historical background and political context	13
 1 International justice: from Nuremberg to Sierra Leone	15
<i>Introduction</i>	<i>15</i>
<i>The origins of international judicial intervention</i>	<i>16</i>
<i>Law and politics</i>	<i>17</i>
<i>Transitional justice</i>	<i>21</i>
<i>Legalism</i>	<i>23</i>
<i>Pragmatism</i>	<i>24</i>
<i>Emotive</i>	<i>25</i>
<i>Rwanda and the Balkans: justice after mass atrocity?</i>	<i>27</i>
<i>Post-conflict transitional justice in Sierra Leone</i>	<i>30</i>
<i>Conclusion</i>	<i>32</i>
 2 Sierra Leone: conflict and judicial intervention	33
<i>Introduction</i>	<i>33</i>
<i>Sierra Leone: 'province of freedom'</i>	<i>34</i>
<i>Sierra Leone: creation of a colony</i>	<i>35</i>

xii *Contents*

Conflict 36

Bitter-sweet diamonds 37

Centre-periphery conflict 39

Discontent in the ranks 40

Outbreak of hostilities in 1991 42

Origins of a rebel force: the Revolutionary United Front 44

Civilians and widespread abuse 46

Conclusion 48

PART II

Establishment of the Special Court for Sierra Leone 49

3 Establishment of the Special Court for Sierra Leone 51

Introduction 51

Next generation 51

Creation of the court 52

Statute of the court 54

Management committee 54

Hybrid status: new and unique 56

Mandate 57

Limited jurisdiction 58

Charges 60

Conclusion 61

4 Internationalised justice in Sierra Leone 62

Introduction 62

Indictments 62

Revolutionary United Front case 63

Civil Defence Forces case 68

Armed Forces Revolutionary Council case 72

Charles Taylor 75

Procedural concerns 78

Satisfactory justice for Sierra Leone? 80

Conclusion 81

PART III

Outreach and legacy 83

5 Outreach 85

Introduction 85

Initial outreach efforts 86

<i>Special Court Outreach</i>	88
<i>Outreach</i>	89
<i>SCSL: outreach in the beginning</i>	90
<i>The Outreach Office</i>	92
<i>Engagement programmes</i>	92
<i>Evaluating impact</i>	95
<i>Shortcomings</i>	97
<i>Barriers</i>	99
<i>Partnership, judiciary and divisions</i>	100
<i>Appraising Outreach</i>	105
<i>How will the Court be remembered in Sierra Leone?</i>	110
<i>Significance of Outreach to the Court's legacy</i>	116
<i>Conclusion</i>	120

6 Legacy	122
<i>Introduction</i>	122
<i>Discussing legacy</i>	123
<i>Legacy and security sector reform discussions: 'proleptic justice'</i>	126
<i>Legacy and judicial reform discussions: tensions for capacity building</i>	128
<i>Legacy literature</i>	131
<i>Legacy: capacity-building projects</i>	133
<i>Symbolism, proleptic justice and therapeutic legalism</i>	138
<i>Conclusion</i>	139
 Conclusion: transitional justice, accountability and outreach	 140
<i>The cost of the SCSL</i>	141
<i>Justice for Sierra Leone</i>	141
<i>The importance of outreach</i>	142
<i>Jewel in the crown: success?</i>	144
<i>Conclusion</i>	145
 <i>Notes</i>	 146
<i>Bibliography and sources</i>	169
<i>Index</i>	184