CONTACT

- Law and religion in different cultural traditions
- Humanitarian rules in a community not yet made up of States
- The regulation of armed conflicts within and between medieval empires by "national", "international" and natural law
- Pre-colonial African customary law
- Islamic rules of warfare: international, national or religious rules
- Grotius, Vitoria, Suarez, de Vattel and the concept of just war
- Vitoria and de las Casas and the conquest of the New World
- IHL in modern international law
 - The concept of international armed conflict after the Peace of Westphalia
 - o IHL and the absolutist State
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 - The historical development of IHL as an indicator for the changing structure of contemporary international law
 - Codification
 - Universalization
 - Origins and gradual fading of the distinction between international armed conflicts and non-international armed conflicts

• See

- Case No. 211, ICTY, The Prosecutor v. Tadic [Part A., paras 96-120]
- Multilateralization
- · Growing importance of non-State actors
 - Individuals
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- Institutionalization
- The UN Charter as the constitution of the international community
- IHL in the post-Cold War world
 - Tendency to blur the distinction between jus ad bellum and jus in bello
 - Tendency for the distinction between international and non-international armed conflicts to fade

∘ See

- Case No. 211, ICTY, The Prosecutor v. Tadic
- International law after 11 September 2001: a hegemonic international law?

∘ See

- Case No. 261, United States, Status and Treatment of Detainees Held in Guantanamo Naval Base
- Case No. 288, United States, The September 11, 2001 Attacks
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