This Latin term is derived from the legal maxim in the interpretation of laws, both in domestic and international law: ‘lex specialis derogat legi generali’. This essentially means that more specific rules will prevail over more general rules.

The term is frequently used in describing the relationship between international humanitarian law and international human rights law. The precise nature of the relationship, and of the application of the lex specialis principle, is still the subject of some debate, particularly when it comes to issues of targeting and detention in non-international armed conflicts.

In the ICRC’s view, IHL constitutes the lex specialis governing the assessment of the lawfulness of the use of force against lawful targets in international armed conflicts. The interplay of IHL rules and international human rights standards on the use of force is less clear in NIAC, and the use of lethal force by States in NIAC requires a fact-specific analysis of the interplay between the relevant rules.

See Human Rights applicable in armed conflicts;

OUTLINE

Chapter 14, II. 1. Rights protected by both branches: the lex specialis principle
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<th><strong>ICRC, International humanitarian law and the challenges of contemporary armed conflicts in 2011</strong> [8]</th>
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<td>Inter-American Court of Human Rights, Bámaca-Velasquez v. Guatemala [10]</td>
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<td>ICJ, Democratic Republic of the Congo/Uganda, Armed Activities on the Territory of the Congo [Paras 206-211] [11]</td>
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<td>United States, Status and Treatment of Detainees Held in Guantanamo Naval Base [Parts III [12]. and IV [13].]</td>
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<td>ECHR, Al-Skeini et al. v. UK [15]</td>
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<td>ICRC, International Humanitarian Law and the challenges of contemporary armed conflicts in 2015 [16] [paras 168-177 [17]]</td>
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BIBLIOGRAPHIC RESOURCES

Suggested readings:


Further readings:


SOMER Jonathan, “Jungle Justice: Passing Sentence on the Equality of

Source URL: https://casebook.icrc.org/glossary/lex-specialis

Links

[1] https://casebook.icrc.org/glossary/detention