Ius ad bellum refers to the international law regulating the resort to force, while ius in bello is a synonym for international humanitarian law, and refers to the international law regulating behaviour in war. Today, the use of force between States is prohibited by a peremptory rule of international law: ius ad bellum has changed into ius contra bellum.

**CASES**

Iran, Victim of Cyber warfare [1]

Yemen, Potential Existence and Effects of Naval Blockade [2]

**OUTLINE**

Chapter 2, II. The Fundamental distinction between Ius ad bellum and Ius in bello [3]

**BIBLIOGRAPHIC RESOURCES**


BUGNION François, “Jus ad Bellum, Jus in Bello and Non-International Armed Conflicts”, in YIHL, Vol. 6 (2003), 2007, pp. 167-198


MÜLLERSON Rein, “On the Relationship Between lus ad bellum and lus in bello in the General Assembly Advisory Opinion”, in BOISSON DE CHAZOURNES Laurence (ed.), International Law, the International Court of Justice and Nuclear Weapons


