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 *ius ad bellum* and *ius in bello* in the General Assembly Advisory Opinion”, in BOISSON DE CHAZOURNES Laurence (ed.), *International Law, the International Court of Justice and Nuclear Weapons*


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