As mentioned in Chapter 1, Remarks on teaching International Humanitarian Law, nearly every aspect of international law can be explained, discussed and understood using examples taken from IHL. Furthermore, many cases and documents contained in this book discuss or exemplify issues pertaining to branches of international law other than IHL. To facilitate the use of this book for these purposes, including by international law specialists not particularly interested in IHL, each heading below is followed by references to the pertinent passages of Parts I and II.

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- Case No. 171, Iran/Iraq, UN Security Council Assessing Violations of International Humanitarian Law [Part C. and
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- Chapter 13. XII, Factors contributing to violations of IHL, *Introductory text*,
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   - Case No. 168, South Africa, S. v. Petane;
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- Chapter 4. II. 2, IHL treaties and customary IHL, *Quotation*;  
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- Case No. 139, UN, Resolutions and Conference on Respect for the Fourth Convention;
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- Chapter 3, Historical development of IHL

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- Chapter 2. III. 2, Personal scope of application, *Introductory text*
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d. Armed intervention with the State’s consent

SEE

- Case No. 228, Case Study, Armed Conflicts in the Great Lakes Region [Part 3.A.],
- Case No. 274, Case Study, Armed Conflicts in Sierra Leone, Liberia and Guinea [Part 1.B.4]

e. Armed humanitarian intervention?

SEE

- Case No. 177, UN, Security Council Resolution 688 on Northern Iraq;
- Case No. 228, Case Study, Armed Conflicts in the Great Lakes Region [Part 1.C. and 3.D.];
- Case No. 274, Case Study, Armed Conflicts in Sierra Leone, Liberia and Guinea [Part 1.B.4]

f. Armed reprisals?

3. **Jus ad bellum and jus in bello**

SEE

- Chapter 2. II, Fundamental distinction between jus ad bellum (legality of the use of force) and jus in bello (humanitarian rules to be respected in warfare), *Introductory text*;
- Document No. 96, United States Military Tribunal at Nuremberg, United States v. Wilhelm List;
- Case No. 93, United States Military Tribunal at Nuremberg, The Justice Trial;
- Case No. 74, United Kingdom and Australia, Applicability of
Protocol I [Parts A. and B.];
- Case No. 158, United States, United States v. Noriega [Part B.II.A];
- Case No. 125, Israel, Applicability of the Convention to Occupied Territories

4. **The perspective of the United Nations Charter**
   
a. Maintenance of peace and international security by the Security Council
   
i. The concept of a threat to peace and international security
   
   SEE
   
   - Case No. 211, ICTY, The Prosecutor v. Tadic [Part A, para. 30]

   ii. Possible Security Council enforcement measures
   
   - Non-military sanctions
   - Creation of a criminal tribunal
   
   SEE
   
   - Case No. 211, ICTY, The Prosecutor v. Tadic [Part A., paras 35-39]

   - Economic sanctions
   
   SEE
   
   - Case No. 53, International Law Commission, Articles on State Responsibility [Part A., Art. 50, para. 7]

   - Military sanctions
   
   SEE
b. Subsidiary role of the General Assembly

SEE

- Case No. 139, UN, Resolutions and Conference on Respect for the Fourth Convention [Part B.]

c. Peacekeeping operations

SEE

- Document No. 59, UN, Review of Peace Operations

i. Applicability of IHL

SEE

- Case No. 22, Convention on the Safety of UN Personnel;
- Document No. 57, UN, Guidelines for UN Forces;
- Document No. 59, UN, Review of Peace Operations [Para. 41];
- Case No. 198, Belgium, Belgian Soldiers in Somalia;
- Case No. 228, Case Study, Armed Conflicts in the Great Lakes Region [Part 1.C.2]);
- Case No. 274, Case Study, Armed Conflicts in Sierra Leone, Liberia and Guinea [Part 1.B.2), 1.B.3) and 2.B]

ii. A means of implementing IHL?
5. **Principles applicable to the legal use of force**
   a. Proportionality
   b. Necessity
   c. Respect for IHL

SEE

- Chapter 2. II, Fundamental distinction between *jus ad bellum* (legality of the use of force) and *jus in bello* (humanitarian rules to be respected in warfare)

6. **Absence of a ban on non-international armed conflicts**

XVII. **The law of disarmament**

SEE

- Document No. 17, Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-Personnel Mines and on their Destruction;
- Document No. 21, Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction;
- Document No. 48, ICRC, Biotechnology, Weapons and Humanity

XVIII. **The law of neutrality**

- The development of the concept of neutrality from the 1949 Geneva Conventions to the 1977 Additional Protocols
Humanitarian assistance by neutral States

- Providing relief
- Transit
- Internment of prisoners of war in neutral countries

**SEE**

- Case No. 250, Afghanistan, Soviet Prisoners Transferred to Switzerland

Naval warfare

- Innocent and transit passage through neutral waters

Neutral shipping in sea warfare

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