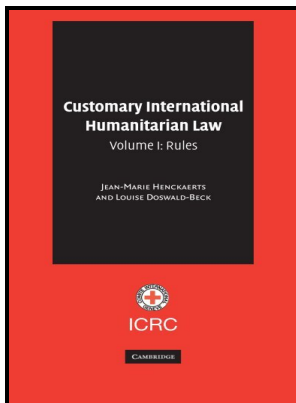


Declaration on the rules of international humanitarian law governing the conduct of hostilities in non-international armed conflicts.

- - International humanitarian law



Description: -

-Declaration on the rules of international humanitarian law governing the conduct of hostilities in non-international armed conflicts.

-Declaration on the rules of international humanitarian law governing the conduct of hostilities in non-international armed conflicts.

Notes: From: International Review of the Red Cross, no.278, September-October 1990, pp.404-408.

This edition was published in 1990



Filesize: 8.43 MB

Tags: #Declaration #on #the #Rules #of #international #humanitarian #law #governing #the #conduct #of #hostilities #in #non

Enhancing and Enforcing Compliance with International Humanitarian Law by Non

Moreover, they believed that international law could reflect these values; lawyers wrote of creating a kinder, more victim-focused form of law and they worked towards introducing change. DINSTEIN Yoram, *The Conduct of Hostilities under the Law of International Armed Conflict*, Cambridge, CUP, 2010, 320 pp.

The conduct of hostilities under international humanitarian law

See Article 18 1 Convention for the Protection of Cultural Property in the Event of Armed Conflict, May 14, 1954, 249 U. Precautions must also be taken against the effects of attacks. Although the question of the status of Additional Protocol I lay dormant through these years, it was awakened when the North Atlantic Treaty Organization NATO intervened in Kosovo in 1999.

Application of Humanitarian Law in Noninternational Armed Conflicts on JSTOR

The many concerns regarding the effects of Additional Protocol II on state sovereignty were resolved by expurgating half of its provisions at the last minute. As this short history of international humanitarian law demonstrates, international humanitarian law did not begin in the mists of time. In other words, international humanitarian law applies independently from any considerations concerning the lawfulness to.

War in Space: How International Humanitarian Law Might Apply

According to this rule, when military medical and religious personnel are members of the armed forces, they are nevertheless considered non-combatants. This conclusion is based on discussions during the second consultation with academic and governmental experts in the framework of this study in May 1999 and the general agreement among the experts to this effect. It has adopted a system of discipline to ensure respect for these rules and the punishment of those who break them.

Related Books

- [Factors affecting the costs of hospital care.](#)
- [Iustinianus zamanına kadar Roma'da iş ilişkileri](#)
- [Review of the persistent organochlorine pesticides.](#)
- [About the concept of the dangerous individual in 19th century legal psychiatry.](#)
- [Life history consisting of incidents and experiences in the life of George B. Crane - with comments](#)