

The Relationship of International Human Rights Law with International Humanitarian Law in Situations of International Armed Conflicts

Title	The Relationship of International Human Rights Law with International Humanitarian Law in Situations of International Armed Conflicts
Author Order	1 of 1
Accreditation	
Abstract	The existence between International Humanitarian Law and Human Rights Law has a different feel from each other, though equally universal. As an example of mistreatment of prisoners of war committed by US Occupation Forces in Iraq, surely all countries say it is an international crimes (war crimes). This paper would discuss concerning how the relationship the International Human Rights with International Humanitarian Law in Situations of International Armed Conflicts. The paper argued that the relationship between human rights and humanitarian law can be distinguished but not separated. The principles of the UDHR can apply to the International Humanitarian Law, but some of the principles of the UDHR and limited humanitarian law apply in times of peace and times of armed conflict alone. Argued that the gap between International Humanitarian Law by the Human Rights bridged together through the enactment of the principles of human rights and humanitarian law principles that cannot be postponed.
Publisher Name	Faculty of Law, Universitas Negeri Semarang
Publish Date	2017-08-15
Publish Year	2016
Doi	DOI: 10.15294/jils.v1i01.16565
Citation	
Source	JILS (Journal of Indonesian Legal Studies)
Source Issue	Vol 1 No 1 (2016): The Establishment of Indonesian Legal Concept
Source Page	13-34
Url	https://journal.unnes.ac.id/sju/index.php/jils/article/view/16565/8567
Author	MUHAMMAD IKHSAN LUBIS