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The International Armed Conflict Resolution: Significance of the International Law

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Abstract: *A set of various laws and regulations to guide the pathway of deals and interactions among the states is defined as Public International Law. These are made by treaties, conventions and principles. In the past, Armed conflicts for various disputes happened among the communities or states over the world. But, reality is that, there were a lack of specific guidelines for safeguarding the rights of civilians and combatant. Set of rules relating to the Law of Armed Conflict or International Humanitarian Law was created as codified law in 1949 which is a part of the Geneva Convention. The Law of Armed Conflict combines Jus ad bellum (conditions of warfare) and Jus in bello (conduct of warfare). The resolution of International Armed Conflict through International Laws with its significance are going to be investigated in this paper.*

Keywords: Warfare, International law, Resolution