Overview: Protecting the Vulnerable in War

International humanitarian law (IHL) is a set of rules that seek for humanitarian reasons to limit the effects of armed conflict. IHL protects persons who are not or who are no longer participating in hostilities and it restricts the means and methods of warfare. IHL is also known as the law of war and the law of armed conflict.

A major part of international humanitarian law is contained in the four Geneva Conventions of 1949 that have been adopted by all nations in the world. The Conventions have been expanded and supplemented by two further agreements: the Additional Protocols of 1977, relating to the protection of victims of armed conflicts, and the 2005 Additional Protocol III, relating to the adoption of an additional distinctive emblem.

These Conventions provide specific rules to safeguard combatants, or members of the armed forces, who are wounded, sick or shipwrecked, prisoners of war, and civilians, as well as medical personnel, military chaplains and civilian support workers of the military.

History of International Humanitarian Law

International humanitarian law is founded on the principles of humanity, impartiality and neutrality. Its roots extend to such historic concepts of justice as Babylon’s Hammurabic Code, the Code of Justinian from the Byzantine Empire and the Lieber Code used during the United States Civil War.

The development of modern international humanitarian law is credited to the efforts of 19th century Swiss businessman Henry Dunant. In 1859, Dunant witnessed the aftermath of a bloody battle between French and Austrian armies in Solferino, Italy. The departing armies left a battlefield littered with wounded and dying men. Despite Dunant’s valiant efforts to mobilize aid for the soldiers, thousands died.

In “A Memory of Solferino,” his book about the experience, Dunant proposed that trained volunteer relief groups be granted protection during war in order to care for the wounded. A group known as the Committee of Five, which later became the International Committee of the Red Cross, formed in Geneva in 1863 to act on Dunant’s suggestion. Dunant also suggested a formal agreement between nations “for the relief of the wounded.”

Several months later, diplomats from 16 nations, assisted by this committee, as well as representatives of military medical services and humanitarian societies, negotiated a convention (treaty) containing 10 articles specifying that:

- Ambulances, military hospitals, and the personnel serving with them are to be recognized as neutral and protected during conflict;
- Citizens who assist the wounded are to be protected;

The Red Cross and International Humanitarian Law

The Red Cross and the Geneva Conventions were born when Henry Dunant witnessed the devastating consequences of war at a battlefield in Italy. In the aftermath of that battle, Dunant argued successfully for the creation of a civilian relief corps to respond to human suffering during conflict, and for rules to set limits on how war is waged.

Inspired in part by her work in the Civil War, Clara Barton would later found the American Red Cross and also advocate for the U.S. ratification of the first Geneva Convention.

To Learn More

To learn more about international humanitarian law, and find opportunities to promote these rules through the free curriculum Exploring Humanitarian Law, visit [www.redcross.org/ihl](http://www.redcross.org/ihl). Ask your local Red Cross chapter for more information about IHL classes.
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Wounded or sick combatants are to be collected and cared for by either side in a conflict; and

The symbol of a red cross on a white background (the reverse of the Swiss flag in honor of the origin of this initiative) will serve as a protective emblem to identify medical personnel, equipment, and facilities.

Known as the Geneva Convention, this agreement became the foundation of modern international humanitarian law, which now encompasses four conventions and three additional protocols. Collectively, they represent modern efforts to protect people in times of armed conflict.

The Geneva Conventions of 1949 and Their Additional Protocols

In 1949, an international conference of diplomats built on the earlier treaties for the protection of war victims, revising and updating them into four new conventions comprising 429 articles of law—known as the Geneva Conventions of August 12, 1949. The Additional Protocols of 1977 and 2005 supplement the Geneva Conventions.

The Geneva Conventions apply in all cases of declared war, or in any other armed conflict between nations. They also apply in cases where a nation is partially or totally occupied by soldiers of another nation, even when there is no armed resistance to that occupation.

Nations that ratify the Geneva Conventions must abide by certain humanitarian principles and impose legal sanctions against those who violate them. Ratifying nations must enact any legislation necessary to provide effective penal sanctions for persons committing or ordering to be committed any of the grave breaches (violations) of the Conventions.

The following pages provide a basic overview of the Conventions and Protocols and a quick reference to the legal text of the treaties. For a comprehensive listing of all legal provisions, please refer to the actual treaty documents.

The First Geneva Convention


The First Geneva Convention protects soldiers who are hors de combat (out of the battle). The 10 articles of the original 1864 version of the Convention have been expanded in the First Geneva Convention of 1949 to 64 articles that protect the following:

- Wounded and sick soldiers
- Medical personnel, facilities and equipment
- Wounded and sick civilian support personnel accompanying the armed forces
- Military chaplains
- Civilians who spontaneously take up arms to repel an invasion

Specific provisions include:

Art. 9
This Convention, like the others, recognizes the right of the ICRC to assist the wounded and sick. Red Cross and Red Crescent national societies, other authorized impartial relief organizations and neutral governments may also provide humanitarian service.

Local civilians may be asked to care for the wounded and sick.

Art. 12
The wounded and sick shall be respected and protected without discrimination on the basis of sex, race, nationality, religion, political beliefs or other criteria.

Art. 12
The wounded and sick shall not be flooded, exterminated or subjected to torture or biological experiments.

Art. 15
The wounded and sick shall receive adequate care.

Art. 15
The wounded and sick shall be protected against pillage and ill treatment.

Arts. 15-16
All parties in a conflict must search for and collect the wounded and sick, especially after battle, and provide the information concerning them to the Central Tracing and Protection Agency of the International Committee of the Red Cross (ICRC).

The Second Geneva Convention

The Geneva Convention for the Amelioration of the Condition of Wounded, Sick and Shipwrecked Members of Armed Forces at Sea of August 12, 1949

The Second Geneva Convention adapts the protections of the First Geneva Convention to reflect conditions at sea. It protects wounded and sick combatants while on board ship or at sea. Its 63 articles apply to the following:

- Armed forces members who are
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wounded, sick or shipwrecked
• Hospital ships and medical personnel
• Civilians who accompany the armed forces

Specific provisions include:

Arts. 12, 18
This Convention mandates that parties in battle take all possible measures to search for, collect and care for the wounded, sick and shipwrecked. “Shipwrecked” refers to anyone who is adrift for any reason, including those forced to land at sea or to parachute from damaged aircraft.

Art. 14
While a warship cannot capture a hospital ship’s medical staff, it can hold the wounded, sick and shipwrecked as prisoners of war, providing they can be safely moved and that the warship has the facilities to care for them.

Art. 21
Appeals can be made to neutral vessels, including merchant ships and yachts, to help collect and care for the wounded, sick and shipwrecked. Those who agree to help cannot be captured as long as they remain neutral.

Art. 22
Hospital ships cannot be used for any military purpose. They cannot be attacked or captured. The names and descriptions of hospital ships must be conveyed to all parties in the conflict.

Arts. 36-37
Religious, medical and hospital personnel serving on combat ships must be respected and protected. If captured, they are to be sent back to their side as soon as possible.

The Third Geneva Convention
The Geneva Convention Relative to the Treatment of Prisoners of War of August 12, 1949

The Third Geneva Convention sets out specific rules for the treatment of prisoners of war (POWs). The Convention’s 143 articles require that POWs be treated humanely, adequately housed and receive sufficient food, clothing and medical care. Its provisions also establish guidelines on labor, discipline, recreation and criminal trial.

Note that prisoners of war may include the following:
• Members of the armed forces
• Volunteer militia, including resistance movements
• Civilians accompanying the armed forces.

Specific provisions include:

Arts. 13-14, 16
Prisoners of war must not be subjected to torture or medical experimentation and must be protected against acts of violence, insults and public curiosity.

Art. 17
POWs are required to provide to their captors only their name, rank, date of birth and military service number.

Art. 118
When the conflict ends, all POWs shall be released and, if they request, be sent home without delay.

Arts. 50, 54
POWs must be housed in clean, adequate shelter, and receive the food, clothing and medical care necessary to maintain good health. They must not be held in combat areas where they are exposed to fire, nor can they be used to “shield” areas from military operations. They may be required to do non-military jobs under reasonable working conditions when paid at a fair rate.

Arts. 70-72, 123
Names of prisoners of war must be sent immediately to the Central Tracing Agency of the ICRC. POWs are to be allowed to correspond with their families and receive relief packages.

Arts. 82, 84
Prisoners are subject to the laws of their captors and can be tried by their captors’ courts. The captor shall ensure fairness, impartiality and a competent advocate for the prisoner.

Arts. 109, 110
Seriously ill POWs must be repatriated (returned home).

Art. 25-27, 30
Captors must not engage in any reprisals or discriminate on the basis of race, nationality, religious beliefs, political opinions or other criteria.

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Art. 125
The ICRC is granted special rights to carry out humanitarian activities on behalf of prisoners of war. The ICRC or other impartial humanitarian relief organizations authorized by parties to the conflict must be permitted to visit with prisoners privately, examine conditions of confinement to ensure the Conventions’ standards are being met and distribute relief supplies.
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The Fourth Geneva Convention

*The Geneva Convention Relative to the Protection of Civilian Persons in Time of War of August 12, 1949*

Civilians in areas of armed conflict and occupied territories are protected by the 159 articles of the Fourth Geneva Convention.

**Specific provisions include:**

**Arts. 13, 32**

Civilians are to be protected from murder, torture or brutality, and from discrimination on the basis of race, nationality, religion or political opinion.

**Art. 14**

Hospital and safety zones may be established for the wounded, sick, and aged, children under 15, expectant mothers and mothers of children under seven.

**Art. 18**

Civilian hospitals and their staff are to be protected.

**Arts. 24, 25**

This Convention provides for the care of children who are orphaned or separated from their families. The ICRC’s Central Tracing and Protection Agency is also authorized to transmit family news and assist with family reunifications, with the help of Red Cross and Red Crescent national societies.

**Art. 27**

The safety, honor, family rights, religious practices, manners and customs of civilians are to be respected.

**Arts. 33-34**

Pillage, reprisals, indiscriminate destruction of property and the taking of hostages are prohibited.

**Arts. 33, 49**

They are not to be subjected to collective punishment or deportation.

**Art. 40**

Civilians cannot be forced to do military-related work for an occupying force.

**Art. 54**

They are to be paid fairly for any assigned work.

**Art. 55**

Occupying powers are to provide food and medical supplies as necessary to the population and maintain medical and public health facilities.

**Arts. 55, 58**

Medical supplies and objects used for religious worship are to be allowed passage.

**Art. 59**

When that is not possible, they are to facilitate relief shipments by impartial humanitarian organizations such as the ICRC. Red Cross or other impartial humanitarian relief organizations authorized by the parties to the conflict are to be allowed to continue their activities.

**Art. 64**

Public officials will be permitted to continue their duties. Laws of the occupied territory will remain in force unless they present a security threat.

**Arts. 79-135**

If security allows, civilians must be permitted to lead normal lives. They are not to be deported or interned—except for imperative reasons of security. If internment is necessary, conditions should be at least comparable to those set forth for prisoners of war.

**Arts. 89-91**

Internees are to receive adequate food, clothing and medical care, and protected from the dangers of war.

**Art. 106**

Information about internees is to be sent to the Central Tracing Agency.

**Arts. 108, 107**

Internees have the right to send and receive mail and receive relief shipments.

**Art. 132**

Children, pregnant women, mothers with infants and young children, the wounded and sick and those who have been interned for a long time are to be released as soon as possible.

**Common Article 3**

All four Geneva Conventions contain an identical Article 3, extending general coverage to “conflicts not of an international character.”

In the case of armed conflict not of an international character occurring in the territory of one of the High Contracting Parties, each Party to the conflict shall be bound to apply, as a minimum, the following provisions:

1. Persons taking no active part in the hostilities, including members of the armed forces who have laid down their arms and those placed *hors de combat* (out of the fight) by sickness, wounds, detention, or any other cause, shall in all circumstances be treated humanely, without any adverse distinction founded on race, color, religion or faith, sex, birth or wealth, or any other similar criteria.
To this end, the following acts are and shall remain prohibited at any time and in any place whatsoever with respect to the above-mentioned persons:

(a) Violence to life and person, in particular murder of all kinds, mutilation, cruel treatment and torture;
(b) Taking of hostages;
(c) Outrages upon personal dignity, in particular, humiliating and degrading treatment;
(d) The passing of sentences and the carrying out of executions without previous judgment pronounced by a regularly constituted court, affording all the judicial guarantees which are recognized as indispensable by civilized peoples.

2. The wounded, sick and shipwrecked shall be collected and cared for.

An impartial humanitarian body, such as the International Committee of the Red Cross, may offer its services to the Parties to the conflict. The Parties to the conflict should further endeavor to bring into force, by means of special agreements, all or part of the other provisions of the present Convention. The application of the preceding provisions shall not affect the legal status of the Parties to the conflict.

### The Protocols Additional to the Geneva Conventions of 1949

In 1977, two Protocols supplementary to the Geneva Conventions were adopted by an international diplomatic conference to give greater protection to victims of both international and internal armed conflicts.

As of 2010, 170 nations have ratified Protocol I and 165 have ratified Protocol II. Any nation that has ratified the Geneva Conventions but not the Protocols is still bound by all provisions of the Conventions.

#### Protocol I (102 Articles)

Protocol additional to the Geneva Conventions of 12 August 1949, and Relating to the Protection of Victims of International Armed Conflicts

Protocol I expands protection for the civilian population as well as military and civilian medical workers in international armed conflicts.

Specific provisions include:

- **Arts. 15, 79, Arts. 76-77**
  Special protections are provided for women, children and civilian medical personnel, and measures of protection for journalists are specified.

- **Arts. 17, 81**
  The ICRC, national societies or other impartial humanitarian organizations authorized by parties to the conflict must be permitted to provide assistance.

- **Art. 35**
  Use of weapons that “cause superfluous injury or unnecessary suffering,” as well as means of warfare that “cause widespread, long-term, and severe damage to the natural environment” are prohibited.

- **Arts. 43-44**
  Protocol I seeks to clarify the military status of members of guerrilla forces in the following manner: It includes provisions granting combatant and prisoner of war status to members of dissident forces when under the command of a central authority. Such combatants cannot conceal their allegiance; they must be recognizable as combatants while preparing for or during an attack.

- **Arts. 51, 54**
  It outlaws indiscriminate attacks on civilian populations and destruction of food, water and other materials needed for survival.

- **Arts. 56, 53**
  Dams, dikes and nuclear generating stations may not be attacked, nor can cultural objects and places of worship.

- **Art. 77**
  Recruitment of children under age 15 into the armed forces is forbidden.

- **Art. 85**
  It is a war crime to use one of the protective emblems recognized by the Geneva Conventions to deceive the opposing forces or to use other forms of treachery.
Protocol II (28 Articles)
Protocol additional to the Geneva
Conventions of 12 August 1949, and
Relating to the Protection of Victims of
Non-International Armed Conflicts

Protocol II elaborates on protections
for victims caught up in high-intensity
internal conflicts such as civil wars.
It does not apply to such internal
disturbances as riots, demonstrations
and isolated acts of violence. Protocol II
expands and complements the non-
international protections contained in
Article 3 common to all four Geneva
Conventions of 1949.

Specific provisions include:

Art. 4
Persons who do not take a direct part
or who have ceased to take part in
hostilities are entitled to respect. In all
circumstances, they are to be treated
humanely. Protocol II specifically
prohibits violence to the life, health
and physical or mental well-being of
people. In particular, it prohibits acts of
murder and cruel treatment, terrorism,
hostage-taking, slavery, outrages on
personal dignity, collective punishment
and pillage. These protections are
considered fundamental guarantees for
all persons.

Art. 5
Persons interned or detained during
internal conflicts are assured of the
same humane treatment as specified
by the Geneva Conventions.

Art. 7, 9
Strengthens protection of the wounded,
sick and shipwrecked as well as
medical and religious personnel.

Arts. 10-11, Arts. 13-14, Art. 16
Attacks are forbidden on civilians and
on “objects indispensable to civilian
survival” such as crops, irrigation
systems or drinking water sources,
cultural objects, and places of worship.

Art. 18
Impartial humanitarian relief
organizations, such as the ICRC,
are to be permitted to continue their
humanitarian services.

Protocol III
Protocol additional to the Geneva
Conventions of 12 August 1949, and
Relating to the Adoption of an Additional
Distinctive Emblem

In December 2005, a third Additional
Protocol to the Geneva Conventions
was adopted that provides for another
distinctive emblem: the red crystal.

The red crystal is an optional emblem,
equal in status to the red cross and red
crescent. The red crystal may be used
in environments where another emblem
could be perceived as having religious,
cultural or political connotations.
The Emblems Under International Humanitarian Law

Those drafting the Geneva Convention of 1864 foresaw the need for a universal symbol of protection easily recognizable on the battlefield. In honor of the origin of this initiative, the symbol of a red cross on a white background (the reverse of the Swiss flag) was identified as a protective emblem in conflict areas. The red crescent and red lion and sun emblems were later recognized by nations at a diplomatic conference in 1929, although the red lion and sun is no longer in use. In December 2005, governments adopted the Third Additional Protocol adding the red crystal.

Under the Geneva Conventions, the three distinctive emblems of the red cross, red crescent and red crystal are intended to identify and protect medical and relief workers, military and civilian medical facilities, mobile units and hospital ships during armed conflict. More generally, these emblems are also used to identify the programs and activities of the Red Cross and Red Crescent national societies.

Widespread understanding and acceptance of these humanitarian emblems is crucial to saving lives and alleviating suffering.