Abstract

International responsibility for environmental damage caused by the violation of the dangerous forces installations

international humanitarian law Provides for the protection of civilian targets during armed conflicts and arranged for the violation of its international responsibility, and prepare the environment and facilities of the dangerous forces of civilian objects covered by this protection and that what is produced for the attack from the damage of civilians, and imposed on the parties to the conflict range of duties and put restrictions on behavior warring goal of which provide protection to civilians and property of the parties who are most affected by the fire of armed conflicts, and considered the international humanitarian law, attacks on the environment and facilities of the dangerous forces an international crime subject to the provisions of the international Criminal Court, requiring accountability contrary to the rules of international law and shall be obligated to reform the damage that entails violating a international Liability for environmental damage, the subject of our research.

The installations Featuring with dangerous forces, which comprise as articles (56.15) of the two Additional Protocols of 1977 of dams, bridges and nuclear plants to generate electricity, the rest civilian objects being containing dangerous forces that have the big on humans and the environment influence, would assault to be launched dangerous forces caused heavy civilian casualties and damage and extensive in the environment may extend to decades, so came the rules of international humanitarian law to protect private for these facilities, because the protection achieves guaranteed to protect civilians and provide free of contaminants clean environment, which has become a human right which ranks assault on international Liability for damage caused by the assault as a result of their actions illegal.