

Teil III

Friedenssicherungs- und Konfliktrecht

§ 14 Recht des bewaffneten Konflikts

A. Einführung

Vertiefende Literatur zu A.: Zu I., Allgemeines. *Y. Abdelrehim*, Das Recht des Individuums auf Wiedergutmachung nach Humanitärem Völkerrecht, HuV-I 2013, 178; *R. Bank*, Is There a Substantive Right to Compensation for Individual Victims of Armed Conflicts Against a State Under International Law?, GYIL 49 (2006), 367; *Y. Beer*, Humanity Considerations Cannot Reduce War's Hazards Alone: Revitalizing the Concept of Military Necessity, EJIL 26 (2015), 801; *J. Gardam*, The Contribution of the International Court of Justice to International Humanitarian Law, LJIL 14 (2001), 349; *E.-C. Gillard*, Reparation for violations of international humanitarian law, IRRC 85 (2003), 529; *J. Hasse/E. Müller/P. Schneider* (Hg.), Humanitäres Völkerrecht, 2001; *S. Kadelbach*, Zwingende Normen des humanitären Völkerrechts, HuV-I 1992, 118; *T. Meron*, The Humanization of International Law, 2006; *K. M. Larsen/C. G. Cooper/G. Nystuen* (Hg.), Searching for a 'Principle of Humanity' in International Humanitarian Law, 2013; *P. Okowa*, State and Individual Responsibility in International Conflicts, FYIL 20 (2009), 143; *J. Pictet*, Development and Principles of International Humanitarian Law, 1985; *A. Stordel*, Ersatzansprüche von Kriegsopfern, FreiLaw 3/2010, 1; *D. Thürer*, International Humanitarian Law: Essence and Perspectives, SZIER 16 (2006), 157; *ders.*, International Humanitarian Law: Theory, Practice, Context, RdC 338 (2007), 9; *A. Zimmermann*, Die Wirksamkeit rechtlicher Hegung militärischer Gewalt, BDGVR 44 (2010), 7.

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B. Der bewaffnete Konflikt

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C. Kombattanten und Nichtkombattanten

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