

Teil I

Allgemeines Völkerrecht

§ 5 Die völkerrechtliche Verantwortlichkeit

A. Grundlagen der völkerrechtlichen Verantwortlichkeit

Vertiefende Literatur zu A.: *A. v. Arnauld/S. Buszewski*, Modes of Legal Accountability: The Srebrenica Example, FW 88/3-4 (2013), 15; *A. S. Barros/C. Ryngaert/J. Wouters* (Hg.), International Organizations and Member State Responsibility, 2016; *S. Besson* (Hg.), International Responsibility: Essays in Law, History and Philosophy, 2017; *E. Brown Weiss*, Invoking State Responsibility in the Twenty-first Century, AJIL 96 (2002), 798; *J. Brunnée*, International Legal Accountability Through the Lens of the Law of State Responsibility, NYIL 36 (2007), 21; *D. Caron*, The ILC Articles on State Responsibility: The Paradoxical Relationship Between Form and Authority, AJIL 96 (2002), 857; *C. Chinkin* (Hg.), Sovereignty, Statehood and State Responsibility: FS Crawford, 2015; *O. Corten*, La Commission du droit international comme agent de formalisation du droit de la responsabilité, FS Dupuy, 2014, 399; *J. Crawford*, State Responsibility: The General Part, 2013; *W. Czapliński*, UN Codification of Law of State Responsibility, AVR 41 (2003), 62; *ders.*, International Responsibility of International Organisations: An Outline, PolyYL 27 (2004/05), 49; *K. Daugirdas*, Reputation and the Responsibility of International Organizations, EJIL 25 (2014), 991; *H. Decoeur*, Confronting the Shadow State: An International Law Perspective on State Organized Crime, 2018; *O. Dörr*, Völkerrechtliche Deliktsansprüche Privater – auf der Grundlage und in den Grenzen einer völkerrechtlichen Schutznormlehre, FS E. Klein, 2013, 765; *A. Fischer-Lescano*, Subjektivierung völkerrechtlicher Sekundärregeln: Die Individualrechte auf Entschädigung und effektiven Rechtsschutz bei Verletzungen des Völkerrechts, AVR 45 (2007), 299; *M. Fitzmaurice/D. Sarooshi* (Hg.), Issues of State Responsibility before International Judicial Institutions, 2004; *M. Forteau*, Régime général de responsabilité ou *lex specialis*?, RBDI 46 (2013), 147; *G. Gaja*, Primary and Secondary Rules in the International Law on State Responsibility, RivDI 97 (2014), 981; *T. Giegerich*, Verantwortlichkeit und Haftung für Akte internationaler und supranationaler Organisationen, ZVglRwiss 104 (2005), 163; *K. Ginther*, Verantwortlichkeit, Haftung und Verantwortung im Völkerrecht, FS Zemanek 1994, 335; *R. Hamilton*, State-Enabled Crimes, YJIL 41 (2016), 301; *P. J. Kuijper*, Attribution – Responsibility – Remedy: Some comments on the EU in different international regimes, RBDI 46 (2013), 57; *U. Linderfalk*, State Responsibility and the Primary-Secondary Rules Terminology: The Role of Language for an Understanding of the International Legal System, NorJIL 78 (2009), 53; *M. Möldner*, Accountability of International Organizations and Transnational Corporations: A Comparative Analysis, 2019; *A. Nissel*, The Duality of State Responsibility, ColHRLR 44 (2013), 793; *A. Nollkaemper*, Concurrence between Individual Responsibility and State Responsibility in International Law, ICLQ 53 (2003), 615; *ders./I. Plakokefalos* (Hg.), Principles of Shared Responsibility in International Law, 2014; *ders./D. Jacobs* (Hg.), Distribution of Responsibilities in International Law, 2015; *B. Patel*, Responsibility of International Organisations Towards Other International Organisations, 2013; *V.-J. Proulx*, Institutionalizing State Responsibility, 2016; *M. Ragazzi* (Hg.), The Responsibility of International Organizations, 2013; *V. Richard*, Les organisations internationales entre *responsibility* et *accountability*: le régime de responsabilité esquissé par la CDI est-il adapté aux organisations internationales?, RBDI 46 (2013), 190; *S. Rosenne*, State Responsibility – *Festina Lente*, BYIL 75 (2004), 363; *R. Rosenstock*, The ILC and State Responsibility,

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B. Das völkerrechtliche Delikt: Überblick

Vertiefende Literatur zu B.: *H. Aust*, Complicity and the Law of State Responsibility, 2011; *ders.*, Complicity in Violations of International Humanitarian Law, in: *Krieger* (Hg.), Inducing Compliance with International Humanitarian Law, 2015, 442; *J. Fry*, Coercion, Causation, and the Fictional Elements of Indirect State Responsibility, VJTL 40 (2006/07), 611; *A. Gattini*, Smoking/No Smoking: Some Remarks on the Current Place of Fault in the ILC Draft Articles on State Responsibility, EJIL 10 (1999), 397; *M. Hakimi*, State Bystander Responsibility, EJIL 21 (2010), 341; *R. Harndt*, Völkerrechtliche Haftung für die schädlichen Folgen nicht verbeten Verhaltens, 1993; *M. Jackson*, Complicity in International Law, 2015; *V. Lanovoy*, Complicity, MPEPIL (12/2015); *ders.*, Complicity and its Limits in the Law of International Responsibility, 2016; *I. v. Münch*, Das völkerrechtliche Delikt in der Entwicklung der modernen Völkerrechtsgemeinschaft, 1963; *G. Nolte/H. P. Aust*, Equivocal Helpers – Complicit States, Mixed Messages and International Law, ICLQ 58 (2009), 1; *S. Talmon*, The Responsibility of Outside Powers for Acts of Secessionists, ICLQ 58 (2009), 493; *A. Tanzi*, Liability for Lawful Acts, MPEPIL (2/2013); *W. Werner*, Responding to the Undesired: State Responsibility, Risk Management and Precaution, NYIL 36 (2005), 57.

C. Das völkerrechtliche Delikt: Einzelfragen

Vertiefende Literatur zu C.: Zu I. (ohne Verhältnis IO/Mitgliedstaaten). *A. v. Arnauld/S. Buszewski*, Modes of Legal Accountability, FW 88/3-4 (2013), 15; *J. d'Aspremont*, Rebellion and State Responsibility: Wrongdoing by Democratically Elected Insurgents, ICLQ 58 (2009), 427; *ders.* u. a., Sharing Responsibility Between Non-State Actors and States in International Law, NILR 62 (2015), 49; *R. Barnidge*, The Due Diligence Principle Under International Law, IntCommLR 8 (2006), 81; *ders.*, Non-State Actors and Terrorism: Applying the Law of State Responsibility and the Due Diligence Principle, 2008; *S. Besson*, La pluralité d'Etats responsables: vers une solidarité internationale?, SZIER 17 (2007), 13; *I. Brownlie*, State Responsibility: The Problem of Delegation, FS Zemanek 1994, 299; *L. Clarke*, Public-Private Partnerships and Responsibility under International Law, 2014; *S. Darcy*, Assistance, direction and control, IRRC 96 (2014), 243; *G. Di Stefano/A. Héche*, L'organe *de facto* dans la responsabilité internationale: Curia quo vadis?, AFDI 61 (2015), 3; *P. Dumberry*, New State Responsibility for Internationally Wrongful Acts by an Insurrectional Movement, EJIL 17 (2006), 605; *A. Epiney*, Die völkerrechtliche Verantwortlichkeit von Staaten für rechtswidriges Verhalten im Zusammenhang mit dem Verhalten Privater, 1992; *dies.*, Zur völkerrechtlichen Verantwortlichkeit im Zusammenhang mit dem Verhalten privater Sicherheitsfirmen, SZIER 17 (2007), 215; *J. Griebel*, Die Zurechnungskategorien der de facto-Organe im Recht der Staatenverantwortlichkeit, 2004; *M. den Heijer*, Shared Responsibility before the European Court of Human Rights, NILR 60 (2013), 411; *E. Henn*, Staatenverantwortlichkeit für Verletzungen des Humanitären Völkerrechts durch private Militär- und Sicherheitsfirmen, Jura 2011, 572; *J. A. Hess-bruegge*, The Historical Development of the Doctrines of Attribution and Due Diligence in International Law, NYUJILP 36 (2004), 265; *P. Jacob*, Les définitions des notions d'«organe» et d'«agent» retenues par la CDI sont-elles opérationnelles?, RBDI 46 (2013), 17; *M. G. Janaby*, The Legal Regime Applicable to Private Military and Security Company Personnel in Armed

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Zu III. *E. Canizzaro*, Is There an Individual Right to Reparation?, *FS Dupuy*, 2014, 495; *B. Graefrath*, Responsibility and Damages Caused: Relationship between Responsibility and Damages, *RdC* 185 (1984), 9; *C. Gray*, Remedies, in: *Romano/Alter/Avgerou* (Hg.), *The Oxford Handbook of International Adjudication*, 2014, 871; *C. Hoss*, Satisfaction, *MPEPIL* (4/2011); *M. Langer*, Les assurances et garanties de non-répétition, *FS Dupuy*, 2014, 539; *B. McGonigle Leyh/J. Fraser*, Transformative reparations: changing the game or more of the same?, *CILJ* 8 (2019), 39; *D. Müller*, Le prix de la vie humaine en droit international: la réparation des dommages en cas de pertes de vies humaines dans le droit de la responsabilité internationale, *AFDI* 60 (2014), 429; *D. Shelton*, Righting Wrongs: Reparations in the Articles on State Responsibility, *AJIL* 96 (2002), 833; *dies.*, Reparations, *MPEPIL* (8/2015); *dies.*, Remedies in International Human Rights Law, 3. Aufl. 2015; *A. Tanzi*, Restitution, *MPEPIL* (2/2013); *C. Tomuschat*, Individual Reparation Claims in Instances of Grave Human Rights Violations, in: *Randelzhofer/Tomuschat* (Hg.), *State Responsibility and the Individual*, 1999, 1; *S. Wittich*, Compensation, *MPEPIL* (5/2008).