

# Contents

<i>Acknowledgements</i>	x
<i>List of Abbreviations</i>	xi
<b>Introduction</b>	1
<b>PART ONE</b>	
<b>The institutions and concepts of state liability in selected legal systems until the end of the 18th century</b>	11
<b>1 Ancient Greece and Rome</b>	13
<b>2 The Middle Ages</b>	21
2.1 <i>The origins of state liability for the violation of acquired rights by the authorities in ius commune</i>	25
2.2 <i>Communal liability in German law</i>	29
2.3 <i>The liability of the authorities in French law</i>	32
2.4 <i>The liability of the authorities in English law</i>	34
<b>3 The early modern era</b>	42
3.1 <i>State liability for violating acquired rights, according to Hugo Grotius</i>	46
3.2 <i>State liability in German law</i>	51
3.3 <i>State liability in French law under the Ancien Régime</i>	58
3.4 <i>The decline of medieval state liability rules in English law</i>	62
<b>Summary of Part One</b>	66

**PART TWO**

**The development of contemporary systems of state  
liability for acts of the public authorities**

73

**4 Germany**

75

- 4.1 *Establishing the rules of liability for violating acquired rights in positive law* 75
- 4.2 *Lack of liability for acts of the public authorities incompatible with law* 82
- 4.3 *Acceptance of liability for the unlawful acts of officials – Article 131 of the Constitution of the German Reich of 1919* 90

**5 France**

93

- 5.1 *Lack of liability for acts of the public authorities in the post-revolutionary period* 94
- 5.2 *Acceptance of liability for unlawful acts of the public authorities – the Blanco case decision of 1873* 102

**6 England**

108

- 6.1 *Lack of liability for acts of the public authorities* 108
- 6.2 *Acceptance of liability for the unlawful acts of officials – the 1947 legislative reform* 116

**Summary of Part Two**

119

**PART THREE**

**The problems associated with state liability for  
legislative acts**

125

**7 Liability for acts of the legislator in German scholarship  
and law**

127

- 7.1 *Limitation of the liability of the legislator for the violation of acquired rights* 130
- 7.2 *Lack of liability for unlawful acts of the legislator* 145

<b>8 Recognition of liability for acts of the legislator in French scholarship and law</b>	<b>153</b>
8.1 <i>Lack of liability for acts of the legislator</i>	153
8.2 <i>Challenging the conviction that the state was not liable for legislative acts</i>	163
8.3 <i>Acceptance of liability for lawful acts of the legislator – the La Fleurette decision of 1938</i>	185
<b>9 The dogma of lack of liability for acts of the legislator in English scholarship and law</b>	<b>190</b>
<b>Summary of Part Three</b>	<b>198</b>
<b>Concluding remarks</b>	<b>205</b>
<b>References</b>	<b>209</b>
<i>List of quoted normative instruments</i>	224
<i>List of quoted judgments</i>	228
<i>Index</i>	233