

# Contents

<i>Acknowledgements</i>	x
<i>List of Abbreviations</i>	xi

Introduction	1
--------------	---

PART ONE

The institutions and concepts of state liability in selected legal systems until the end of the 18th century	11
--	----

1 Ancient Greece and Rome	13
---------------------------	----

2 The Middle Ages	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

3 The early modern era	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

Summary of Part One	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



8 Recognition of liability for acts of the legislator in French scholarship and law	153
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
9 The dogma of lack of liability for acts of the legislator in English scholarship and law	190
Summary of Part Three	198
Concluding remarks	205
References	209
List of quoted normative instruments	224
List of quoted judgments	228
Index	233