

Helmut Koziol (ed)

Basic Questions of Tort Law

from a Comparative Perspective

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Basic Questions Tort Comparative Perspective

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Basic Questions Tort Comparative Perspective:

Basic Questions of Tort Law from a Comparative Perspective ,2015 [The Oxford Handbook of Comparative Law](#)
Mathias Reimann,Reinhard Zimmermann,2019-03-26 This fully revised and updated second edition of The Oxford Handbook of Comparative Law provides a wide ranging and diverse critical survey of comparative law at the beginning of the twenty first century It summarizes and evaluates a discipline that is time honoured but not easily understood in all its dimensions In the current era of globalization this discipline is more relevant than ever both on the academic and on the practical level The Handbook is divided into three main sections Section I surveys how comparative law has developed and where it stands today in various parts of the world This includes not only traditional model jurisdictions such as France Germany and the United States but also other regions like Eastern Europe East Asia and Latin America Section II then discusses the major approaches to comparative law its methods goals and its relationship with other fields such as legal history economics and linguistics Finally section III deals with the status of comparative studies in over a dozen subject matter areas including the major categories of private economic public and criminal law The Handbook contains forty eight chapters written by experts from around the world The aim of each chapter is to provide an accessible original and critical account of the current state of comparative law in its respective area which will help to shape the agenda in the years to come Each chapter also includes a short bibliography referencing the definitive works in the field *Basic Questions of Tort Law from a Comparative Perspective*

Helmut Koziol,2015 *A Company's Right to Damages for Non-Pecuniary Loss* Vanessa Wilcox,2016-09-01
Applying appropriate legal rules to companies with as much consistency and as little consternation as possible remains a challenge for legal systems One area causing concern is the availability of damages for non pecuniary loss to companies a disquiet that is rooted in the very nature of such damages and of companies themselves In this book Vanessa Wilcox presents a detailed examination of the extent to which damages for non pecuniary loss can be properly awarded to companies The book focusses on the jurisprudence of the European Court of Human Rights and English law with a chapter also dedicated to comparative treatment While the law must be adaptable Wilcox concludes that considerations of coherency certainty and ultimately justice dictate that the resulting rules should conform to certain core legal principles This book lays the foundation for further comparative research into this topic and will be of interest to both the tort law and broader legal community

[The Limits of Expanding Liability:Eight Fundamental Cases in a Comparative Perspective](#) Christian von Bar,1998-06-10
Liability law is expanding in many areas and many countries This development is potentially worrisome It may affect the availability of useful goods and services and has a negative impact on insurability This calls for research into techniques to keep liability law within reasonable and sustainable limits This book sheds light on the techniques used in the respective countries highlighted on the basis of eight cases **The Limits of Expanding Liability:Eight Fundamental Cases in a Comparative Perspective** Jaap Spier,1998-06-10 Liability law is expanding in many areas and many countries This

development is potentially worrisome It may affect the availability of useful goods and services and has a negative impact on insurability This calls for research into techniques to keep liability law within reasonable and sustainable limits This book sheds light on the techniques used in the respective countries highlighted on the basis of eight cases Basic Questions of Tort Law from a Germanic Perspective Helmut Koziol,2012 This book seeks to produce answers to the basic questions of tort law in Europe from a comparative perspective It is intended to provide a basis for comprehensive responses by representatives of other European legal families and jurisdictions outside Europe on the fundamental ideas in this book The book gives an extensive introduction to the delictual and contractual law of liability and damages Above all the position of the law of tort within the overall system for the protection of legal goods is examined The focus is on particularly controversial issues and new approaches Not only is the relationship between breaches of obligations and torts examined the basic requirements for a claim under tort law damage and causation are discussed An extensive section is devoted to the elements of establishing liability and the question of liability on the side of the victim contributory responsibility is looked at anew A final section is devoted to the prescription of compensation claims *Shavers v. Attorney General*, 402 MICH 554 (1978) ,1978 57916 57935 57934 57931 **Michigan Law Review**,1998 **Riddle v. McLouth Steel Products Corporation**, **440 MICH 85 (1992)** ,1992 89273 **The Law of Product Liability** Arthur W. Murphy,Kenneth V. Santagata,Frank P. Grad,1982 **Deutsche Landesberichte Im Zivilrecht Für Den XIV. Kongress Für Rechtsvergleichung in Athen**, **1994** Erik Jayme,1994 *Comparative Negligence* Arthur Best,1984 Law School Announcement with Lists of Graduates and Students University of Michigan. Law School,1909 **Director's Report** British Institute of International and Comparative Law,2002 **Index to Legal Periodicals** ,1993 Public Law Andrew P. Le Sueur,Maurice Sunkin,1997 An innovative and comprehensive text containing highly readable coverage of public law with imaginative use of case studies illustrating the concept of public law process **Michigan Journal of International Law** ,2008 **California. Court of Appeal (6th Appellate District). Records and Briefs** California (State)., Court of Appeal Case s Consolidated Case s Number of Exhibits 2 Stanford Journal of International Law ,2005

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