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# Liability for Negligence and Judicial Discretion

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*Second Edition*



UNIVERSITY OF CALIFORNIA AT BERKELEY

# Liability For Negligence And Judicial Discretion

**Jürgen G. Backhaus**



## **Liability For Negligence And Judicial Discretion :**

*Liability for Negligence and Judicial Discretion* Francesco Parisi, 1992      *The Elgar Companion to Law and Economics* Jürgen G. Backhaus, 2005-01-01 Acclaim for the first edition Backhaus's book is a good companion Pablo Salvador Coderch Indret A most valuable collection of papers serving to provide the reader both with an overview of some key areas in law and economics and with a biographical introduction to the work of some important if also neglected sources of scholarship in the discipline Anthony I Ogus CBE University of Manchester UK This thoroughly updated and revised edition of a popular and authoritative reference work introduces the reader to the major concepts and leading contributors in the field of law and economics The Companion features accessible informative and provocative entries on all the significant issues and breaks new ground by bringing together widely dispersed yet theoretically congruent ideas Following a comprehensive introduction by the editor the renowned contributors look in detail at several critical areas including fundamentals of the law and economics approach private law and economics public law and economics labour law and economics regulation taxation and public enterprise dispute resolution different sources of the law economic analysis of a legal problem classical authors in law and economics Students and scholars interested in a comprehensive and rigorous overview of the field of law and economics will find this volume to be a unique and welcome resource The Companion will also have a broad appeal amongst industrial economists and historians of economic thought      Law Library Journal , 1922 Vols 1 include Proceedings of the annual meeting of the American Association of Law Libraries      **Commercial Law and Commercial Practice** Sarah Worthington, 2003-12-19 This edited collection brings together leading scholars and practitioners from various jurisdictions with essays and commentaries co-ordinated around the theme of alignments and misalignments between commercial law and commercial practice The purpose of the book is to prompt a more critical and constructive reassessment of current commercial law and its practices and to instigate a more fruitful dialogue between academics judges law reformers and practitioners The result is a series of provocative and challenging essays addressing an enormous range of problems that are of intimate concern to commercial practice Some essays focus on broad themes such as globalization and trust Others address more specific issues such as contract interpretation or constraining modern management Yet another group targets special problems such as dematerialisation or super priority in order to assess the success of commercial law in meeting commercial demands The depth and breadth of issues addressed is a credit to the authors Taken as a whole the volume makes some pointed suggestions for improving the practices and processes and indeed the future progress of commercial law      **Lunney & Oliphant's Tort Law** Donal Nolan, Ken Oliphant, 2023 The seventh edition provides a complete authoritative guide to the subject The book combines clear overviews of the law with well chosen extracts from cases and materials supported by insightful commentary      *Rogers v JB Hunt Transport, Inc.*, 466 Mich 645 (2002) , 2002 118766

**Sourcebook on Contract Law** Oughton, 2000-10-17 This book examines the role and function of the law of contract

comparing it with other aspects of the law of obligations It also covers the issues of contract formation such as the enforcement of promises agreement and good faith the construction and context of contracts adjustments in long term relationships the control of contract power and remedies for breach of contract *The Law of Contract* Hugh Collins,2003-07 This volume provides an advanced analysis of the law of contract for undergraduate courses covering the law of contract and the law of obligations *Index to Legal Periodicals* Eldon Revare James,1922 *The Law Times* ,1883 *The Atlantic Reporter* ,1928 *Index-digest of the Leading Articles, Legal Essays, Editorials, Cases in Full, Annotations, Notes of Recent Decisions, Book Reviews and Legal Miscellany* ,1891 *The Central Law Journal* ,1886 Vols 65 96 include Central law journal s international law list **Albany Law Journal** ,1890 *Reports of Cases Determined in the Supreme Court of the State of Nevada* Nevada. Supreme Court,1914 **Reports of Cases Determined by the Supreme Court of the State of Nevada** Nevada. Supreme Court,1914 **Tort Law in Hong Kong** Fozia Nazir Lone,2016-12-23 Derived from the renowned multi volume International Encyclopaedia of Laws this book provides ready access to how the legal dimension of prevention against harm and loss allocation is treated in Hong Kong This traditional branch of law not only tackles questions which concern every lawyer whatever his legal expertise but also concerns each person s most fundamental rights on a worldwide scale Following a general introduction that probes the distinction between tort and crime and the relationship between tort and contract the monograph describes how the concepts of fault and unlawfulness and of duty of care and negligence are dealt with in both the legislature and the courts The book then proceeds to cover specific cases of liability such as professional liability liability of public bodies abuse of rights injury to reputation and privacy vicarious liability liability of parents and teachers liability for handicapped persons product liability environmental liability and liability connected with road and traffic accidents Principles of causation grounds of justification limitations on recovery assessment of damages and compensation and the role of private insurance and social security are all closely considered Its succinct yet scholarly nature as well as the practical quality of the information it provides make this book a valuable resource for lawyers Hong Kong Academics and researchers will also welcome this very useful guide and will appreciate its value not only as a contribution to comparative law but also as a stimulus to harmonization of the rules on tort **Reports of cases determined in the Supreme Court of the state of Nevada** ,1914 **Remedies for Breach of Contract** Mindy Chen-Wishart,Alexander Loke,Burton Ong,2016-02-12 Studies in the Contract Laws of Asia provides an authoritative account of the contract law regimes of selected Asian jurisdictions including the major centres of commerce where until now limited critical commentaries have been available in the English language In this new six part series of scholarly essays from leading scholars and commentators each volume will offer an insider s perspective into specific areas of contract law including remedies formation parties contents vitiating factors change of circumstances illegality and public policy and will explore how these diverse jurisdictions address common problems encountered in contractual disputes Concluding each volume will

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