INDEX

A

abandonment, accountability for, 158 absolute necessity defence, Russian liability laws and injury in state of, 217 accountability, DCFR provisions concerning, 153-8 abandonment, 158 causation of legally relevant damages, 158 contributory accountability, 159 dangerous substances, damage caused by, 157-8 defective products accountability, 155 - 7intention and, 153 interests of accountable persons or third parties, 160 for minors, 153-4 motor vehicle damage, 157 negligence and, 153 unsafe state of immovables, damage caused by, 155 without intention or negligence, 154 acquis communautaire, EU liability law and, 26 actio de effusis vel ejectis, in Chinese strict liability, 195 actio directa, direct injury principles, human behaviour liability, 50 actio iniurarium protections, in Roman law, 32-7 actiones in factum, direct injury principles, human behaviour liability, 50 acto iure imperii, state liability and, 95 acto iuri gestionis, state liability and, 95

acts of others, grounds for attribution and, 45 adequacy theory, consequential loss compensation, 117 affirmative duties of care, human behaviour liability, 51 aggravating clause, compensation reduction, 15, 124-6 aircraft, strict liability for, 11, 102 alternative causation conditio sine qua non and, 140 Draft Bill provisions for, 42 multiple wrongdoers' liability, 12, 110 - 12PETL and, 158 Amoco Cadiz case, 77, 103 animals in Brazilian liability law, 200 in Chinese liability law, 105, 180 property rights protections involving, 38 strict liability regarding, 11, 104-6 art of the good and the equitable principle, 24 assignment of right to reparations, 162 assumption of risk, limitation and exclusion of liability and, 17, 134 attribution, grounds for causation and, 4 Draft Bill on Civil Liability, 4, 28 legal origins of, 44-6 strict liability for transport vehicles and, 11, 102 Austrian law alternative causation in, 111

258

INDEX

Austrian law (cont.) general enterprise liability in, 71 negligence principles in, 61 non-economic injury in, 118 personality rights protection in, 121–3 authority conferred by law, defences against liability and, 160 autonomy, right to, 35 Chinese medical malpractice liability and, 176 auxiliaries, liability for, 143 Avant Projet (France), 80, 125

B

bagatelle damage, economic loss and pecuniary compensation, 95, 116 basic norms, Draft Bill on Civil Liability, 3, 27-9 benefits, equalisation of, reparations and, 162 bereavement damages, in Chinese liability law, 184 biodiversity protections, liability provisions for, 39-41 bodily integrity legally protected interests of human beings and, 30-1 Brazilian liability law Civil Code of Federative Republic, 197-213 consequences in, 212-13 enterprise liability, 211-12 environmental liability issues in, 39 fault liability in, 206-8 historical background, 203-5 illicit acts in, 198-9 indemnification in, 199-203 non-contractual liability, 206-13 non-economic injury protections in, 32 personality rights in, 197-8 product liability, 209-11 special dangers provisions, strict liability, 101

state liability in, 94 strict liability in, 99, 208-11 breach of confidence economic loss due to, enterprise liability for, 9, 89, 91 losses due to, 151 non-economic injury principle and, 32 breach of duty/breach of statutory duty commentary on, 62-6 enterprise liability, 7 negligence and, 53 quasi-strict enterprise liability and, 74 - 7as wrongfulness, 6, 62-6 buildings in Brazilian liability law, 200 strict liability regarding, 11, 106-7 burden of proof in Brazilian liability law, 208 Draft Bill on Civil Liability, 4 enterprise liability, 7 international laws and, 49-50 Learned Hand test, 76 for medical negligence, 43-4 product liability, 83 quasi-strict enterprise liability reversal of, 74-7 reversal of, for proving fault, 142 Bürgerliches Gesetzbuch von 1896/1900 (BGB) (German Civil Code) alternative causation in, 110 animal liability in, 104 Brazilian liability law and, 207 building liability in, 106 Chinese liability law and, 183 compensation and restitution in, 114 delictual capacity in, 67 direct injury principles, human behaviour liability, 50 employees' enterprise liability and, 79 fault liability in, 20-1 general enterprise liability in, 70-1 grounds for attribution in, 28 joint wrongdoers liability in, 107 liability for individual and personal fault and, 20-1

INDEX

259

negligence principles in, 61 non-economic injury in, 118, 120, 121 non-economic injury protections in, 32 - 7origins of Draft Bill on Civil Liability and, 19, 23 property rights in, 37 protected interest concept in, 23 state liability in, 93 strict liability in, 97 wrongfulness in, 55 burial expenses, Russian law for reimbursement of, 229 business owner enterprise liability of, 7, 9, 77-8 pure economic loss for, 9, 89-93 reputation, Russian liability law protections, 215-16, 242-3 unlawful interference with, losses resulting from, 152

С

calumny protections, in Brazilian liability law, 203 capitalisation of compensation, 163 care. See duty of care cartel laws, enterprise liability for infringement of, 9, 89 causation alternative. See alternative causation concurrent causation, 109 in Draft Bill on Civil Liability, 4, 28 of legally relevant damage, accountability for, 158 as liability requirement, 41-4 potential causes, 141 in PETL, 140-1 PETL principles concerning, 158-9 product liability, 83 uncertain partial causation, 141 cessio legis, compensation assessment, 16, 129-30 children, accountability for damage by, 154 Chinese liability law alternative causation in, 110 animal liability in, 105, 180

bases of liability and remedies, 168 - 71Book VIII: Law of Delict/Act on Liability Law, 167-96 burden of proof principles in, 49 dangerous activities liability in, 178 delictual capacity law in, 23, 67, 183-8 employee liability and, 80 environmental liability issues in, 39, 178, 193-4 exclusion or mitigation of liability in, 171 harm caused by objects liability in, 180 - 1historical background, 182-3 jurisprudence of injury principle in, 27 - 9medical malpractice liability in, 176-8, 191-3 motor vehicle accident liability in, 175 - 6non-economic injury protections in, 32 product liability provisions, 174-5, 188-91 Product Quality Act, 84 punitive damages, 125 state liability in, 94 strict liability in, 99, 194 Civil Code, German. See Bürgerliches Gesetzbuch von 1896/1900 Civil Code of Federative Republic of Brazil, 197-213 Civil Code of Russian Federation, 214 - 47civil rights, in Chinese liability law, infringement of, 167 civil servants, state liability of, 10,95 Code Civil (France) alternative causation in, 110 animal liability in, 104 building liability in, 106 delictual capacity in, 67 direct injury principles, human behaviour liability, 50

260

INDEX

Code Civil (cont.) employees' enterprise liability and, 80 general enterprise liability in, 70 grounds for attribution in, 28, 45 'loss of chance' doctrine in, 44 non-economic injury in, 118 non-economic injury protections in, 32 - 7origins of Draft Bill on Civil Liability and, 19, 23 property rights in, 37 Russian liability law modelled on, 232 - 5strict liability and, 96 wrongfulness in, 55 collaboration causation and, 158 damage caused by, 159 commercial appropriation of personality, liability for, 34 communication, loss as result of incorrect information, 151 compensation. See also monetary compensation; pecuniary compensation; reduction of compensation; relational loss compensation in Brazilian liability law, 212-13 capitalisation and quantification, 163 cessio legis/recourse, 16, 129-30 in Chinese liability law, 169-71, 184 for commercial appropriation of personality, 34 for consequential loss, 14, 117-18 contributory negligence and loss of, 133 cost of living increase in, Russian liability law provision for, 228 de minimis rule concerning, 15, 123 for death, 15, 126-8 defective products, in Russian liability law, 230-1 determination of, in Russian liability law, 227-8 direct injury principles, human behaviour liability, 50 for ecological damage, 14, 123

economic loss/pecuniary compensation, 13-14, 115-17 for injury as such, 163 liability for, 13 moral damage, Russian liability law, 215, 231-2 for non-economic loss, 35, 118-23 in PETL, 162-3 reduction and aggravating clause, 15, 124-6 restitution-in-kind, 14, 113, 114, 123 right of recourse, Russian liability provisions, 222-3 Russian liability provisions, 223 for sacrifice, 45-6 for state-inflicted injury, Russian liability law and, 218 state liability for, 10, 96 competition, enterprise liability for infringement of, 9, 89, 92 concerted action, multiple wrongdoers' liability and, 107 concurrent causes, conditio sine qua non and, 140 concurrent wrongdoers, liability of, 12, 108 - 9concurring claims, in Draft Bill on Civil Liability, 18, 134, 135 conditio sine qua non, causation of liability and, 41-2, 140-1 conduct contributory conduct or activity defences against liability and, 144 fault or accountability, 159 of damaged person, defences against liability and, 159-60 injurious human behaviour, 5, 53-4 negligence as substandard conduct, 60 required standard of, 142 confidence, breach of. See breach of confidence consent or conduct of damaged person, defences against liability and, 159-60 consequential loss compensation for, 14, 117-18 as legally relevant damage, 150

INDEX

261

consumer protections, in Russian liability law, 230-1, 243-6 contracts concurring claims and breach of, 135 damages and fulfilment of, 113 injury to life and health during, Russian liability law provisions, 224 Russian liability for damage provisions and, 216 contractual exclusion, restriction of liability and, 161 contributory conduct or activity defences against liability and, 144 fault or accountability, 159 contributory negligence animal liability and, 106 limitation and exclusion of liability and, 17, 29, 132-3 contributory risk, limitation and exclusion of liability and, 17, 29, 132 - 3corporeal property, economic loss and pecuniary compensation, 116 cost minimisation, limitation and exclusion of liability and, 17, 133 - 4Cour de Cassation, strict liability and, 96 creditors and debtors, Brazilian liability law, 200 criminal damage in Brazilian liability law, 200 to collaborators, 159 culpa compensatio doctrine, contributory negligence and, 132 custodial liability, delictual capacity, supervisory liability and, 68-9 D damage per se ecological damage, 122 non-economic loss and, 121

in Brazilian liability law, 201 caps in strict liability, 100 collaboration as cause of, 159 DCFR basic rule concerning, 149 in Draft Bill on Civil Liability, 13-15, 113-26 environmental liability issues and, 40 grounds and conditions v., 23 legally relevant damage, 150-3 liability for, 13, 29, 113-15 lump sum or periodical payments, 146 prevention of, liability for loss, 163 in PETL, 139-40, 146-8 in Russian liability law provisions, 216-32 victim-actor sharing of, in Chinese liability law, 171 wrongful death compensation, 126 damnum emergens economic loss and pecuniary compensation, 115 pecuniary wealth protections and, 39 dangerous activities in Chinese liability law, 178 enterprise liability and, 73, 98 Russian liability provisions, 221-2, 237 strict liability for, 10, 101, 143 dangerous substances, accountability for damages from, 157-8 DCFR (Draft Common Frame of Reference), 25 accountability provisions, 153-8. See also accountability, DCFR provisions concerning alternative causation in, 110 animal liability in, 105 basic norm of non-contractual liability and, 27-9 Chinese liability law and, 183 contributory negligence in, 133 de minimis rule in, 123 fundamental provisions, 149 grounds for attribution in, 45 legally relevant damage provisions, 150 - 3

damage prevention

in Chinese liability law, 190

damages. See also punitive damages

benefits gained through damaging

duty to protect others, 142

event, 146

262

INDEX

DCFR (cont.) liability context concept and, 47 negligence in, 60 non-economic injury in, 120 relational loss in, 46 de minimis rule for compensation, 15, 123 reparations and, 162 dealer, product liability and, 85 death amount of compensation for, in Russian liability law, 227-8 bodily integrity protections and definitions of, 31 burial expenses, Russian law for reimbursement of, 229 in Chinese liability law, 169, 170, 175, 176 compensation for, 15, 126-8 as non-economic loss, compensation for, 121 in PETL, 147 Russia law on compensation for, 226 - 7third person loss as result of, 150 defamation protections in Brazilian liability law, 203 origins of, 32-7 defect, defined, 142 defective products accountability for damage from, 155 - 7in Chinese liability law, 174-5, 188-91 concurrent wrongdoers and, 108-9 enterprise liability for in Draft Bill on Civil Liability, 7 product liability, 8 liability for, 83-5 in Russian liability law, 230-1, 243-6 defences against liability authority conferred by law, 160 contractual exclusion and restriction of, 161 contributory conduct or activity, 144 inability to control defences, 160-1 interests of accountable persons or third parties, 160

in PETL, 144-5 PETL provisions, 159-61 public interest protection, 160 Russian liability laws in state of justifiable defence, 217 self-defence, violent intervention and necessity, 160 third-person loss from injury or death, 161 delictual capacity in Brazilian liability law, 208 in Chinese and Japanese law, 23 in Chinese liability law, 182-8 commentary on, 66-9 extended delictual capacity, 18, 136 fault liability in, 20-1 general enterprise liability and, 70-81 grounds for attribution and, 28, 44-6 injurious human behaviour and, 50 - 5of minors, Draft Bill on civil liability and, 6-7 points of reference for, 24-7 property rights and, 38 in Russian liability law, 239 - 40supervisory requirements, 6, 68-9 democratic institutions, non-economic injury protections and, 32 development risks in Brazilian liability law, 211 in Chinese product liability law, 190 product liability and, 86 Russian liability and, 246 dignitas protections, in Roman law, 32 - 7dignity civil liability protections for, 33 infringement of, 33 Russian liability law protections, 215 - 16direct action principle, insurance liability and, 16, 131 direct injury, injurious human behaviour liability, 50 disclaimer of liability, in Draft Bill on Civil Liability, 18, 134–6

INDEX

divisible loss, concurrent wrongdoers and, 109 dommages-intérêts punitifs, 125 Draft Bill on Civil Liability basic assumptions of, 19-24 basic norm, 3, 27-9 basic rules, 3-5, 27-50 commentary on, 19-136 complementary rules, 17-18 consequences of liability, 13-16 enterprise liability, 7-9 integration of personal, organisational and strict liability in, 21 liability and insurance provisions, 16-17, 129-32 personal liability for wrongful conduct, 5-7 plurality of responsible actors, 12-13, 107-13 reference points for, 24-7 state liability, 10 strict liability rules, 10-12 text, 3 Draft Common Frame of Reference. See DCFR Dutch law alternative causation in, 110 , 111–12 building liability in, 106 delictual capacity in, 67 special dangers provisions, strict liability, 101 duty, breach of. See breach of duty/ breach of statutory duty duty of care affirmative duties of care, 51 breach of duty/breach of statutory duty and, 6, 62-6 duty to procure safety as, 54-5 medical maltreatment, in Chinese liability law, 176-8 negligence principles and, 52-3 scope of liability and, 47 wrongfulness as breach of, 56 duty to mitigate loss, limitation and exclusion of liability and, 17, 133 - 4

263

duty to procure safety affirmative duties of care and, 51 personal liability and, 54-5 duty to protect others from damage, 142 E earnings loss from injury to body/injury to health, Russian liability law provisions for, 225-6 EC Product Liability Directive, 81-8, 243-6 ecological damage. See also environmental liability in Chinese liability law, 194 compensation for, 14, 123 damage per se as, 122 Draft Bill on Civil Liability, 4, 39-41 restoration, damage, and compensation, 113 ecological pain and suffering award, non-economic loss, 119 economic loss in course of business, enterprise liability and, 9 pecuniary compensation for, 13-14, 115 - 17pure economic loss principle, 39, 89-93 embryo rights, bodily integrity protections and, 30-1 emissions, dangerous, accountability for damages from, 157-8 employees accountability for damage by, 154 in Chinese liability law, 172-3, 187 enterprise liability of, 8, 73, 79-81 external liability of, 22 grounds for attribution and delictual acts of, 45 PETL on liability of, 164 Russian liability laws and injury inflicted by, 217 strict liability, 104 employers in Chinese liability law, 172-3, 187 enterprise liability of, 78-9 general enterprise liability of, 70 PETL on liability of, 164

264

INDEX

employers (cont.) in Russian liability law, 238 state employers, liability of, 95 English law delictual capacity in, 67 general enterprise liability in, 71 loss of chance doctrine in, 44 pretium mortis and nervous shock in, 128 privacy protection in, 32, 34 punitive damages, 125 strict liability in, 97 enrichment, prohibition of, compensation limitations, 114 enterprise liability in Brazilian liability law, 211–12 business owners, 77-8 commentary on, 22 in Draft Bill on Civil Liability, 7-9, 70 - 81employers' liability, 78-9 environmental liability, 9 European origins of, 20-1 grounds for attribution and, 45 personality interests protection and, 36 - 7in PETL, 142 product liability as, 8–9 pure economic loss in course of business, 9 reverse Learned Hand principle, 73-7 Russian liability provisions for, 238 environmental liability. See also entries at ecological in Chinese law, 178, 193-4 divisible loss and, 109 as enterprise liability, 9, 73 infringements and individual loss, 88 state burdens incurred by, 152 equalisation among joint parties, joint liability and, 13, 112 of benefits, reparations and, 162 equitable principles, delictual capacity, supervisory liability and, 68–9 equivalence principle, punitive damages, 125

error of fact, unlawfulness and, 58 European Union (EU), liability law reference points from, 24-7 events beyond control, defence against liability and, 161 evidence, of negligence, 60 exclusion of liability in Chinese law, 171 contractual exclusion, 161 on defective products, Russian provisions for, 231 Draft Bill on Civil Liability complementary rules, 17, 132-4 product liability, 8, 86-7 strict liability, 11, 103 exclusion periods, in Draft Bill on Civil Liability, 18, 135 expenses, preventive, in PETL, 140 extended delictual capacity, in Draft Bill on Civil Liability, 18, 136 external liability, of employees, 22

F

false information, economic loss due to, enterprise liability for, 9, 89, 91 fama protections, in Roman law, 32-7 family law, relational loss compensation and, 126 fault. See also organisational fault in Brazilian liability law, 206-8 conduct v., 53-4 contributory fault, 159 grounds for attribution and, 45 liability based on, 142-3 liability for individual and personal fault, 20-1 negligence and, 61 personal liability for, 21 registration of, in Russian liability provisions, 223-4 reversal of burden of proving, 142 Russian liability law for presumed fault, 49, 235-7 state liability and presumption of, 94 wrongfulness and, 56 foetal rights, bodily integrity protections and, 30-1

INDEX

forbearance, claims for, 16, 129 force majeure in Brazilian liability law, 200 in Chinese liability law, 186, 194 strict liability and, 99, 102, 104 foreseeability of damage, scope of liability and, 141 France, Code Civil. See Code Civil fraudulent misrepresentation, losses due to, 152 freedom of movement, injury liability and, 31 fundamental rights, state liability for injury to, 10, 94

G

general personality right principle, 32 General Principles of Civil Law (GPCL) (China), 182, 196 German Civil Code. See Bürgerliches Gesetzbuch von 1896/1900 gross negligence, civil liability and, 61 grounds/conditions for liability, 23 guardian liability, limited capacity provisions in Russian liability law, 220–1

Η

harm caused by objects, in Chinese liability law, 180-1 holding company, enterprise liability of, 7 homicide, in Brazilian liability law, 202 honour in Brazilian liability law, 203 civil liability protections for, 33 Russian liability law, 242-3 Russian liability law protections, 215-16 human beings delictual capacity of, 66-9 legally protected interests of, 3, 29 - 37human dignity. See dignity human life, bodily integrity and concepts of, 30-1

265

I identity, right to one's own, personality protection and, 35 inability to control in Chinese liability law, 172 defence against liability based on, 160 - 1inadequate activity principle, grounds for attribution and, 4 indemnification, Brazilian obligations concerning, 199-203 indemnified persons' liability, PETL concerning, 164 indeterminable single injury, alternative causation and, 110 indirect injuries Draft Bill on Civil Liability, 4 scope of liability for, 46-9 individual loss, environmental infringements and, 88 individual persons, legally protected interests, Draft Bill on Civil Liability, 3 industrial activity, strict liability, for particularly dangerous activity, 10, 101 information, loss as result of incorrect information, 151, 152 infrastructure interference, economic loss due to, enterprise liability for, 9, 89, 91 infringement of interest, product liability, 83 infringement of property, loss due to, 151 injunctions, forbearance claims, 16, 129 injurious conduct liability, 53-4 injurious human behaviour delictual capacity and, 66-9 negligence and, 59-62 personal liability for, 5, 50-5 injury to body/injury to health. See also indirect injuries; intentional injury; personal injury; remote injury in Brazilian liability law, 202 defective products, 230

266

INDEX

injury to body/injury to health (cont.) environmental liability issues and, 40 extent and character of injury, Russian provisions for, 224 indeterminable single injury, alternative causation and, 110 as legally relevant damage, 150–3 liability for, 31 payments for redress of, Russian law provisions, 229 Russian liability laws for compensation of, 224-9 Russian liability laws for prevention of, 216 third-person loss from injury or death, defence against liability, 161 institutional liability, in Chinese liability law, 173, 187, 192 instrumental acting, intentional injury and, 57 insurance liability direct action principle, 16, 131 Draft Bill on Civil Liability and, 16-17, 129-32 European origins of liability in, 20-1 intentional injuries and, 16, 131 motor vehicles, direct action principle, 175-6 priority of quota/limits to recourse, 16, 130-1 Russian liability law and, 218 several injured parties, benefits distribution, 16, 131 intellectual property law commercial appropriation of personality compensation and, 35 economic loss and pecuniary compensation, 116 intention accountability and, 153 knowing unlawful infringement and, 53 wrongfulness and, 5, 56 intentional injury breach of duty/breach of statutory duty and, 63

insurance liability and, 16, 131 pure economic loss and, 39 reduction and aggravating clause and, 124-6 Japan, delictual capacity law in, 23 joint intent multiple actors' liability in Russian law and, 238-9 multiple wrongdoers' liability and, 107 joint liability in Chinese liability law, 168-71 equalisation among joint parties, 13, 112 insurer recourse rights, 17, 131 multiple actors' liability in Russian law and, 238-9 of multiple wrongdoers, 12, 13, 107 Russian liability provisions, 222 joint negligence, multiple wrongdoers' liability and, 107 joint wrongdoers, liability of, 12, 13, 107 joy-riders, exclusion of liability for, 103 judicial leeway, liability rulings and, 24 jurisprudence of injury, basic norm of non-contractual liability and, 27-9 justifications liability defence based on, 58 Russian liability laws in state of justifiable defence, 217

K

keeper liability, animal liability and, 105

L

law of delict, origins of Draft Bill on Civil Liability and, 19, 21 lawful possession, loss due to infringement of, 151 lawful state interference, state liability for, 10, 96 Learned Hand test enterprise liability and reverse Learned Hand principle, 73–7

general enterprise liability and, 52 organisational fault and, 75-6 reverse test, 71, 76 legal entity Russian liability laws and, 217 termination, redress in Russian law for, 229 legal personality doctrine, bodily integrity and, 30-1 legal personality, embryonic and foetal rights, 30-1 legal proceedings, injury liability in Russian law as result of, 218 legally protected interests grounds for attribution and, 4 of human beings, 3, 29-37 non-human interests, Draft Bill on Civil Liability, 3 property rights as, 37-9 legally relevant damage, DCFR provisions concerning, 150-3 causation accountability, 158 minors' accountability, 153-4 legislative rules, liability and, 24 legitimacy of damage, in PETL, 140 liability context concept, 47 liability for others in Brazilian liability law, 211–12 in PETL, 143-4 'liability for things' principle animals and buildings liability, 104 - 7in PETL, 147 libel protections, in common law, 32 - 7limitation of liability in Chinese liability law, 187 on defective products, Russian provisions for, 230 Draft Bill on Civil Liability complementary rules, 17, 132-4 limitation periods, in Draft Bill on Civil Liability, 18, 135 limited capacity provisions in Brazilian liability law, 199 in Chinese liability law, 168, 172, 173 in Russian liability law, 220-1 limits to recourse, insurance liability, 16

INDEX

losses

doctrine, for medical negligence, 44 as legally relevant damage, 150-3 mitigation and minimisation, limitation and exclusion of liability and duty to, 17, 29, 133 - 4lucrum cessans economic loss and pecuniary compensation, 115 pecuniary wealth protections and, 39 lump sum or periodical payments in Chinese liability law, 171 damage payments as, 146 medical maltreatment causation in, 43-4 in Chinese liability law, 176-8, 191 - 3

loss of chance (perte d'une chance)

267

- general enterprise liability and, 71 non-economic injury from, 121 pretium mortis and nervous shock, compensation for, 127-8
- mental incompetence, defence against liability and, 160
- minors

Μ

- accountability concerning, 153-4 in Chinese liability law, 187
- delictual capacity, 6-7, 68
- injury inflicted by, Russian liability law and, 219-20
- injury to, Russian liability provisions concerning, 226
- liability for, 143
- mise en danger, grounds for attribution and, 4, 45
- mitigation of liability, in Chinese law, 171
- mitigation of loss, duty to, limitation and exclusion of liability and, 17, 133-4
- monetary compensation depreciation of value and, 116 state liability for, 10, 96

268

INDEX

monitoring of products, duty to monitor, enterprise liability and, 8, 87-8 moral damage, compensation, in Russian liability law, 215, 231-2, 246-7 motor vehicles accountability for damage by, 157 in Chinese liability law, 175-6 strict liability for, 11, 102 motorship, strict liability for, 11, 102 multiple actors' liability Chinese liability law and, 184 in Draft Agreement, 12-13, 107-13 in Russian law, 238-9 multiple injured parties insurance benefits distribution to, 16, 131 reparations for, 162 multiple tortfeasors, in PETL, 145-6

Ν

national constitutional laws, PETL and, 163 natural environment, Draft Bill on Civil Liability, 4, 39-41 necessity, defence against liability and, 160 negligence accountability for, 153 in Brazilian liability law, 207 breach of duty/breach of statutory duty and, 53, 63 in Chinese liability law, 186 contributory animal liability and, 106 limitation and exclusion of liability and, 17, 29, 132-3 direct injury liability and, 52-3 as harmful behaviour, 59-62 joint negligence, 107 Learned Hand test and enterprise liability, 75–6 in Russian liability law, 236 wrongfulness and, 5, 56 nervous shock, compensation for death and, 15, 118, 127-8

network users, in Chinese liability law, 172, 173, 187 next-of-kin, pretium mortis and nervous shock compensation for, 127-8 non-commercial organisations, enterprise liability of, 7 non-contractual liability in Brazilian liability law, 206-13 restoration, damage, and compensation, 13, 113-15 reverse Learned Hand principle, 74 non cumul principle, concurring claims and, 135 non-economic loss compensation for, 35, 114, 118-23 origins of, 32-7 non-material values, Russian liability protections for, 214-16 non-pecuniary damage in Chinese liability law, 170 in PETL, 147-8 in Russian liability law, 246-7 non-performance of obligations, losses due to, 152 non-profit organisations, unlawful interference with business and, 37 non-property rights, Russian liability

0

obligor, limitation periods for liability and awareness of, 135 one indivisible harm principle, concurrent wrongdoers and, 108 operational activity or process, enterprise liability for, 7 organisational fault in Brazilian liability law, 212 in Chinese liability law, 192 general enterprise liability and, 71, 74–7 Learned Hand test and, 75–6 as state liability, 10, 95

law, 242-3

р

Cambridge University Press 978-1-107-68206-1 - Modernising Civil Liability Law in Europe, China, Brazil and Russia: Texts and Commentaries Gert Brüggemeier Index <u>More information</u>

INDEX

269

pain and suffering as non-economic loss, compensation for, 35, 118-23 transferability of compensation, 122 Palsgraf case, relationality principle in, 48 - 9parental liability, for injury by minors, Russian liability law and, 220 pars pro toto principle, commercial appropriation of personality and, 34 pecuniary compensation in Chinese liability law, 170 consequential loss compensation, 117-18 economic loss, 13-14, 115-17 in PETL, 147-8 pecuniary wealth damages and restitution and, 114 property rights, protections involving, 38 periodical or lump sum payments in Chinese liability law, 171 damage payments as, 146 person, basic norm of non-contractual liability and concept, 27 personal injury consequential loss compensation, 117-18 contributory negligence and, 133 economic loss and pecuniary compensation, 14, 115 as legally relevant damage, 150 as non-economic loss, compensation for, 35, 118-23 in PETL, 147 in Russian liability law, 241 Russian liability law for presumed fault, 235-7 third person loss as result of, 150 personal liability for wrongful conduct, 5-7, 50-96 personality rights, protection of in Brazilian liability law, 197 - 8in Chinese liability law, 185

in civil liability law, 33-6 commercial appropriation of personality, 34 in Draft Bill on Civil Liability, 3 non-economic loss and, 121-3 PETL (Principals of European Tort Law), 25 alternative causation in, 111 ancillary rules in, 163-4 animal liability in, 105 bases of liability in, 142-3 basic norm in, 139 causation principles in, 140-1, 158-9 compensation provisions, 162-3 damages in, 139-40 defences against liability, 144-5, 159-61 employees, employers, trade unions, and employers' associations liability, 164 enterprise liability in, 142 grounds for attribution in, 45 indemnified persons' liability, provisions for, 164 liability for others in, 143-4 multiple tortfeasors, 145-6 non-contractual liability in, 27-9 non-economic injury in, 120 remedies contained in, 146-8, 161-3 scope of liability in, 47, 141 strict liability in, 98, 143 photography, right to one's own image protections and, 33 physical damage, economic loss and pecuniary compensation, 115 plurality of responsible actors, Draft Bill on Civil Liability, 12–13, 107-13 post-sale duty to inform duty to monitor, enterprise liability and, 8 product liability and, 87-8 potential causes, conditio sine qua non and, 141 preferential damages quota, insurance liability, 130

preponderance of evidence, standard of proof and, 50

270

INDEX

pretium mortis in Chinese liability law, 184 compensation for death and, 15, 127 - 8preventive measures compensation limitations, 114 DCFR basic rule concerning, 149 expenses, in PETL, 140 forbearance claims, 16, 129 reparations, 163 Russian liability for damages, 216 in Russian liability law, 237 prima facie proof international laws and, 49 for medical negligence, 43 primary victims, consequential loss compensation, 118 Principles of European Tort Law. See PETL priority of quota, insurance liability, 16, 130 - 1privacy protections civil liability protections for, 33 non-economic injury principle and, 32 in Russian liability law, 242-3 privilege of relatives, quota/limits to resource priority and insurance liability, 130 producer defective products, accountability of, 155 - 7enterprise liability, 8 product liability and, 85-6 product liability in Brazilian law, 209-11 in Chinese law, 174-5, 188-91 concurrent wrongdoers and, 108 - 9duty to monitor products and postsale duty to inform, 8, 87-8 as enterprise liability, 8-9, 73 exclusion of, 8, 86-7 general enterprise liability and, 71 grounds for, 82-3 overview of, 81-8 in Russian liability law, 230-1, 243 - 6

professional activity in Brazilian liability law, 202 injury liability in Russian law as result of, 218 pure economic loss through, 39, 89-93 proof of damage, in PETL, 140 property damage in Chinese liability law, 168 consequential loss compensation, 117-18 loss due to, 151 Russian liability law for presumed fault, 235-7 property rights, as legally protected interests, 37-9 Draft Bill on Civil Liability, 3 property status of inflictor, registration of, in Russian liability provisions, 223-4 protected interests in PETL, 139 scope of liability and, 141 protective fence for wildlife, as breach of duty/breach of statutory duty example, 64 protective statutes, duty of care and, 65-6 Prussian Railway Act 1838, strict liability and, 97 public interest, protection of, as defence against liability, 160 public law functions and court proceedings, PETL and, 164 publicity rights, commercial appropriation of personality compensation and, 35 punitive damages in Chinese liability law, 191 reduction and aggravating clause and, 125 pure economic loss principle, 39 compensation and, 116 course of business, 89–93 enterprise liability and, 73 in PETL, 139

Q

INDEX

271

quantification of compensation, 163 quasi-producer, product liability and, 85 quasi-strict enterprise liability, reverse Learned Hand principle, 74-7 R rail vehicles, strict liability for, 11, 102 recourse cessio legis principle, 16, 129-30 insurers' recourse, joint liability, 17, 131 Russian liability provisions, 222-3 recoverable damage, in PETL, 139 reduction of compensation aggravating clause and, 15, 124-6 in PETL, 148 reduction of liability, in PETL, 163 relational loss compensation case studies of, 48-9 compensation for death, 15, 126-7 indirect injuries and scope of liability, 46 in Russian liability law, 226-7 remedies in Chinese liability law, 168-71 in PETL, 146-8, 161-3 remote injury intentional injury and, 58 scope of liability and, 46 repair costs, physical damage compensation, 115 reparations multiple injured parties, 162 prevention of, 163 in PETL, 161-2 respondeat superior liability in Chinese liability law, 187 of employers, 78-9 enterprise liability as, 22 general enterprise liability as, 70, 72 grounds for attribution and, 45 Restatement of Law (Third): Torts, 46 intentional injury in, 57 on recklessness, 55 special dangers provisions, strict liability, 101 strict liability in, 98

restitutio in integrum, damages and restitution, 113, 114 restitution, in Draft Bill on Civil Liability, 13-15, 113-26 restitution-in-kind as compensation, 14, 113, 114, 123 personality rights, protection of, 121 - 3in Russian liability law, 241 restoration liability for, 13, 29, 113-15 physical damage compensation, 115 restoration-in-kind, in PETL, 147 reversal of proving fault, 142 reverse Learned Hand test, enterprise liability, 71, 76 right of election, compensation and, 162 right to one's own image, civil liability protections for, 33 risk, assumption of Brazilian strict liability and, 209 consent and acting on, defence against liability and, 159 contributory negligence and, 132 limitation and exclusion of liability and, 17, 134 risk-based strict liability, 23 Roman law alternative causation in, 110 compensation and restitution in, 114 direct injury principles, human behaviour liability, 50 economic loss and pecuniary compensation in, 115 jurisprudence of injury in, 27-9 non-economic injury in, 32-7, 118, 119 pretium mortis and nervous shock in, 128 Russian liability law animal liability in, 105 Civil Code of the Russian Federation, 214-47 damages provisions, 216-32 defective goods, works, and services compensation, 230-1 delictual capacity in, 239-40

272

INDEX

Russian liability law (cont.) enterprise liability, 238 historical background, 232-5 injury to life and health, redress for, 224-9 liability law in, 59 moral damage compensation in, 215, 231 - 2multiple actors' liability in, 238-9 non-economic injury protections in, 32 non-material values provisions, 214-16 non-pecuniary damages in, 246-7 non-property rights in, 242-3 personal injury in, 241 presumption of fault in, 49, 235-7 special dangers provisions, strict liability, 101 state liability in, 94, 217, 238 strict liability in, 99, 237 Rylands v. Fletcher case, 97

S

sacrifice, grounds for attribution and, 45 - 6safety in Chinese liability law, 170 defective products and tests for, 84 duty of care and, 65-6 duty to procure, 5, 54-5 sanctions, employee liability and, 81 scope of liability indirect injuries, 46-9 in PETL, 140, 141 secondary victims, consequential loss compensation, 118 self-defence, against liability, 160 self-determination, right to, 35 self-employed professional activity, enterprise liability, 7, 9 self-government bodies, in Russian liability law, 217 self-infliction of damage, in Chinese liability law, 194 service providers in Brazilian liability law, 209-11 defective products, in Russian liability law, 230-1, 243-6

several liability principle in Chinese liability law, 168-71 multiple actors' liability in Russian law and, 238-9 victim, multiple tortfeasors and, 145 slander protections, in common law, 32 - 7social security protection, liability law and, 20 solidary liability persons subject to, 145-6 reparations and, 162 victim and multiple tortfeasors' relations, 145 standard of due care, negligence and, 60 standard of proof Draft Bill on Civil Liability, 4 international laws and, 49-50 state employers, state liability of, 10, 95 state liability of civil servants, 10, 95 commentary on, 23, 93-6 for dangerous or defective technical facilities, 10, 94 in Draft Bill on Civil Liability, 10 for injury to fundamental rights, 10,94 lawful state interference and, 10, 96 monetary compensation, 10, 96 organisational liability as, 10, 95 in Russian liability law, 94, 217, 238 of state employers, 10, 95 status quo ante, damages and restitution, 113, 114 statutory duty, breach of. See breach of duty/breach of statutory duty statutory provisions, PETL and, 163 strict liability animals, 11, 104-6 in Brazilian liability law, 99, 208-11 buildings, 11, 106-7 in Chinese liability law, 99, 194 contributory negligence and, 132 for dangerous activities, 73, 101 defences against, 144 Draft Bill on Civil Liability rules, 10 - 12

INDEX

273

employees, 104 enterprise liability as, 22 exclusions, 11, 103 general and special rules, 96 general enterprise liability and, 71 general norm, 10, 101 in PETL, 98, 143 risk-based strict liability, 23 in Russian law, 99, 237 transport vehicles, 11, 102-4 subrogation cessio legis principle, 16, 129-30 compensation for death, 15, 126-7 supervisory liability accountability for damage by supervised persons, 154 in Chinese liability law, 187 delictual capacity, 6, 68-9 Swedish law, employee liability and, 80 - 1Swiss law direct action principle and, 131 general enterprise liability in, 71 insurance liability and, 129-32 negligence principles in, 61 non-economic injury in, 120 personality rights protection, 121-3 pretium mortis and nervous shock in, 128 strict liability in, 98

T

technical facilities, state liability for dangerous or defective facilities, 10,94 technical risk principles, European origins of, 20-1 third-party liability claims accountability for damage by supervised persons, 154 Brazilian liability laws, 199 cessio legis principle, 16, 129–30 in Chinese liability law, 173, 174 compensation limitations, 114 direct action principle and, 131 employees' enterprise liability, 79-81 fatal injury cases, 31

insurers' recourse, joint liability, 17, 131 interests of accountable persons or third parties, 160 personal injury or death and, 150 quota/limits to resource priority and, 130 - 1third-person loss from injury or death, defence against liability, 161 toxic torts, causation in, 42-3 trade unions, PETL on liability of, 164 transplantation technology, death concepts and liability issues with, 31 transport vehicles, strict liability, 11,

102–4 transport venicies, strict nability, 11,

trespass torts, direct injury principles, human behaviour liability, 50

U

unborn life, bodily integrity protections and, 30–1 uncertain partial causation, *conditio sine qua non* and, 141 unlawfulness in Brazilian liability law, 198–9 in Chinese liability law, 186 intentional injury and, 57–9 interference with business, 37, 152 unsafe state of immovables, accountability for damage caused by, 155

v

vicarious liability of employers, 78–9 enterprise liability as, 22 grounds for attribution and, 45 victims solidary and several liability, multiple tortfeasors and, 145 uncertain causes within sphere of, 141 violent intervention, defence against liability and, 160

274

INDEX

w

Wagon Mound case, relationality principle in, 48–9 will theory, negligence and, 61 wrongdoers fault liability of, 21 liability of, 12–13, 107–13 wrongful conduct in Brazilian liability law, 202 in Chinese liability law, 184 grounds for attribution and, 45 personal liability for, 5–7, 50–5, 50-96wrongful death, compensation for, 15, 126-8wrongfulness breach of statutory duty as, 6, 62-6commentaries on, 55–66 in Draft Bill on Civil Liability, 5–6