1

2

Cambridge University Press 0521814235 - Transboundary Damage in International Law Xue Hanqin Table of Contents <u>More information</u>

Contents

Foreword	page ix
Preface and acknowledgments	xiii
List of treaties	xvi
List of cases	xxvi
List of abbreviations	xxviii
Introduction	1
The scope of the subject: the definition of transbo	undary
damage	3
The physical relationship between the activity and	
the damage	4
The requirement of human causality	6
The threshold criterion	7
The transboundary movement of harmful effects	8
Three perspectives	10
Accidental damage	11
Non-accidental damage	13
Damage to the global commons	15
Part I Accidental damage	
Liability for accidental damage	19
The factual context	19
Nuclear activities	20
Space activities	24
Maritime oil transportation	24
Other hazardous substances	26
The existing legal regimes on accidental damage	30

CAMBRIDGE

Cambridge University Press		
0521814235 - Transboundary D	amage in International Lav	v
Xue Hanqin		
Table of Contents		
More information		

VI CONTENTS

	The nuclear regime	33
	The outer space regime	45
	The regime for maritime accidents	52
	The regime for accidents caused by hazardous substances	60
3	Substantive rules and principles: issues and	
	problems	73
	The question of attribution: State responsibility	73
	Liability and insurance: the issue of channeling	80
	Recoverable damage	86
	Loss of life and personal injury	87
	Property damage	89
	The costs of preventive measures, response, and	
	reinstatement	94
	Procedural aspects and problems	98
	Treaty provisions and general rules	99
	The principles of non-discrimination	105
	Part II Non-accidental damage	
4	Liability for non-accidental damage	113
4	Liability for non-accidental damage The factual setting	113 114
4		
4	The factual setting	114
4	The factual setting Air pollution	114 114
4	The factual setting Air pollution Pollution of water resources	114 114 119
4	The factual setting Air pollution Pollution of water resources Damage caused by land use	114 114 119 128
4	The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests	114 114 119 128 131
4	The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources	114 114 119 128 131 136
4	The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests	114 114 119 128 131 136 144
	The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm	114 114 119 128 131 136 144
	The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of	 114 114 119 128 131 136 144 158
	 The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of conduct 	114 114 119 128 131 136 144 158
	 The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of conduct The doctrine of due diligence 	114 114 119 128 131 136 144 158 162 162
	 The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of conduct The doctrine of due diligence The doctrine of due diligence 	114 119 128 131 136 144 158 162 162 165
	 The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of conduct The doctrine of due diligence The procedural duties The duty of assessment of harm 	114 119 128 131 136 144 158 162 162 165 165
	 The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of conduct The doctrine of due diligence The procedural duties The duty of assessment of harm The duty of notification and the right to be notified 	114 114 119 128 131 136 144 158 162 162 165 165 165
	 The factual setting Air pollution Pollution of water resources Damage caused by land use The doctrine of sovereignty and balance of interests The national domain and the concept of shared resources The balancing of interests The criterion of harm The doctrine of due diligence and standards of conduct The doctrine of due diligence The procedural duties The duty of assessment of harm The duty of notification and the right to be notified The duty of consultation and negotiation 	114 114 119 128 131 136 144 158 162 162 165 165 165

Cambridge University Press	
0521814235 - Transboundary Damage in International La	w
Xue Hanqin	
Table of Contents	
Moreinformation	

	CONTENTS	vii
	Legal issues relating to non-accidental damage	178
	Proof of actual injury and evidence of causation	178
	Remedies	178
	Kenteutes	102
	Part III Damage to the global commons	
6	Liability for damage to the global commons	191
	The concept and the context	192
	The high seas	193
	Outer space	196
	The atmosphere	200
	The polar regions	204
	The existing legal regimes for the global commons Prohibiting certain harmful activities in the common	207
	areas	208
	General rules of State responsibility for damage to the	
	global commons	211
	Private international rules of liability for certain types	
	of harmful activities in the commons	234
7	Legal issues relating to damage to the global	
	commons	236
	Erga omnes obligations and the question of standing	237
	The element of harm	251
	Environmental damage	252
	Prevention and mitigation costs	255
	Clean-up and remedial measures	256
	Punitive damages	257
	Limitation of liability	258
	State liability	259
	Institutional and financial mechanisms	259
	Part IV Underlying principles	
8	The nature and basis of international liability	269
0	The character of the rules governing transboundary	209
	liability	270
	Normativity	270
	Equity	271
	Efficiency	277
	Ljjniciny	200

CAMBRIDGE

9

Cambridge University Press	
0521814235 - Transboundary Damage in Internation	ial Law
Xue Hanqin	
Table of Contents	
Moreinformation	

viii contents

The basis of international liability	289
The notion of fault	295
Strict liability and liability for risk on the international	
plane	299
The basis of State responsibility and liability in the present	
context	312
Conclusions	317
An appraisal	317
The principle of prevention	322
The principle of common but differentiated responsibilities	324
The principle of sustainable development	325
The prospects	327
Bibliography	333
Index	356