

do podjęcia odpowiedniej aktywności ustawodawczej przez polskiego prawodawcę.

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SCOPE AND CONDITIONS OF LIABILITY FOR FUTURE DAMAGE FROM THE HISTORICAL AND COMPARATIVE PERSPECTIVE

The article presents the problem of liability for future damage in Roman law from the perspective of contemporary scope of this responsibility in Polish law. The placement of the title issue in a comparative perspective was aimed at portraying the genius of ancient jurists who created the concept of limiting this responsibility by formulating a timeless principle of non-compliance with the *vis maior*, as well as showing the differences in scope design and the grounds for liability for future damage. The purpose of the Author's reflections, in addition to indicating the transformation of the institution, is also to determine the direction of its further development.