



Second Study Commission  
Civil law and procedure

Meeting in Berlin (Germany), 24 August 1988

Conclusions

REMEDIES FOR WRONG

1. Tort liability should remain a responsibility based on fault.
2. No-fault liability should be imposed in relation to distribution of defective products, which are harmful to the health of consumers, for dangerous things and operations involving exceptional risks, as well as for damages to the environment. In these cases there should be compulsory insurance.
3. It is suggested that special funds should be instituted to compensate in any circumstances not only victims of road accidents but also those of criminal acts (in particular terrorism).