## CONCERNING SYSTEMATIZATION OF NORMS OF ADMINISTRATIVE RESPONSIBILITY FOR VIOLATION OF LAND LEGISLATION

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The article examines theoretical and practical questions of application of rules of administrative responsibility in the area of land protection.

## Systematization of legislation, land and administrative legislation, administrative responsibility, legal regulation, reformation.

The inefficiency of state management of land relations, the absence of an integrated approach and improve its coordination and efficiency, the imperfection of the land legislation and inconsistency of the provisions of the various branches of the law give rise to acute problems in the sphere of protection of lands. Basic rights and duties of citizens and legal persons on the earth defined LC of Ukraine and other normative legal acts regulating land legal relations, but it is not enough for the implementation of belonging to physical and legal persons rights.

During the land reform in Ukraine made significant number of laws and normative-legal acts regulating land legal relations, however, the situation in the sphere of land protection it was not any better, it remains complex and requires improvement. The system of land legislation are a lot of legal acts, the largest share among whom are the LC of Ukraine in the part of application of administrative responsibility of the administrative code.

Drawbacks of the legislation and inappropriate use, generate qualification errors in the application of law. A special role in regulation of

relations in the sphere of protection of lands play the norms of administrative law.

The purpose of this article is to study land and legal collisions in the application of administrative responsibility and elaborating proposals and recommendations on their elimination.

Administrative liability and the application of administrative penalties is one of the problem in terms of administrative responsibility for violation of the land legislation. Given that land relations have double researchers focused on the right content, you should consider including 3 tbsp. 2 of the Cao, which States that the provisions of this Code apply to the administrative violation, responsibility for which is provided for by laws, not yet included in the Code.

Lack of systematization of normative-legal acts for violation of the land legislation raises numerous legal problems, and this additional criterion of incorporation, as legal force the normative-legal act, plays an important role in enforcement activities. So, in the case of solving the issue of land and legal responsibility, listed GC Ukraine should proceed from the following that this code defines only General meaning of the offense, however, the only codified legal act that establishes administrative liability for violation of the land legislation is the Cao. The development of social relations leads to the adoption of new laws, including a permanent change in the norms of the administrative code for violation of the land legislation.

Given that administrative violations of the land legislation are the most common, and therefore the issues of legal regulation of these relations not be reduced only to the application of these and other norms of administrative law, it is necessary to consider and other normative legal acts that provide for administrative responsibility for land crimes. Therefore, the norms of the land legislation, which are declarative, overlap and do not establish special conditions of legal regulation of land relations should be removed from the land legislation. The withdrawal of such standards would reduce legal collisions, the improvement of law enforcement activities in the application of the rules of articles of the code of Ukraine on administrative offences.