

CIVIL RESPONSIBILITY FOR OFFENCE IN THE FIELD OF AGRICULTURAL LAND MELIORATION

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The article presents the researches of features and specific of applications of the civil responsibility for offence in the field of agricultural land melioration.

Civil responsibility, property responsibility, contractual responsibility, agricultural land melioration.

Research legal responsibility for violations in the melioration of agricultural land is extremely important because it is one of the most important legal means to enforce the law in this area. Moreover, according to some scientists, can not be completed without research study legal responsibility.

Analysis of scientific literature indicates a lack of common understanding of legal responsibility, including violations in land melioration. After analyzing the research, legal responsibility for violations in the melioration of agricultural land can be defined as one of the most important legal means to enforce the law in this area, the type legal responsibility, which is to establish for land improvement offender legislation Ukraine negative consequences as a property so personal and non-property provided sanctions aimed at redress and inextricably linked to the negative reaction to the relevant state offense and subject to the perpetrators of such offenses.

Now the scientific world there are differences in the types of issue of legal responsibility. But the division legal responsibility for administrative, criminal, civil, disciplinary and material is axiomatic in the science of law and does not require proof. In the area of agricultural land melioration is also the dominant measures of administrative, criminal, civil and disciplinary responsibility. One of the most common types legal responsibility for violations in the melioration of agricultural land is civil responsibility. Effects of civil responsibility in this area as a whole is subject to the general laws of action of these types of legal responsibility, but has certain characteristics.

Civil responsibility – a type of legal responsibility which is provided by the occurrence of civil law consequences of negative property, which is always for the offender an additional burden property.

For violations in the melioration of agricultural land to those responsible in part for damages caused during melioration measures, it is appropriate to talk about any of the following types of civil liability as property and contract. One of the prerequisites for the onset of property accountability in the melioration of agricultural land is the presence of environmental component structure damage. In this regard, the feature property responsibility for violations in the melioration of agricultural land is used in calculating the damages different methods: cost, taxes, regulatory and settlement. Contractual responsibility in the melioration of agricultural land is basically a contract for the melioration measures and concerns non-performance or improper performance of an obligation by the customer or contractor melioration measures.