
Civilliability arising environmental damage

Mahmoud YektaMoghadam*,Dr.Zohreh rahmani,

Abstract Environmental damage and pollution, the problems of our country these days, is considered. Industrial and agricultural activities and broadening the scope of the uncontrolled growth of machines and plants has increased the pollution. The damage and pollution is increasing day by day on concern the government institutions. Also, the losses so far have been negative consequences for the lives of the people. This leads to trans-regional environmental approval documents and various conventions have been adopted. This study, using analytical - descriptive civil liability arising environmental damage is assigned by Iranian law. Results show that the accepted law of civil liability based on fault is a general rule that most civil liability covers. But in some cases, some or no-fault liability in our law that an exception to the general rule will be accepted. So in addition to citing potential harm to harmful act theory (NEGLIGENCE), STRICT LIABILITY also about compensation for environmental damage in our law is applied. It was also observed that the nature of environmental damage is multiple nature of the Iranian law.

Keywords : Keywords: civil responsibility, guilt, loss, harmful act, environmental damage, sanction

[Islamic Azad University, Rasht Branch - Thesis Database](#)
[دانشگاه آزاد اسلامی، واحد رشت - سامانه بانک اطلاعات پایان نامه ها](#)