Comparative study restitution in a civil liability regime in Iran and the international responsibility of governments

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among several documents of civil responsibility, the necessity of compensation and more importantly, efficient compensation is a reality that can not be ignored. Compensation should be in a way that make everything on the best way so that the injured person will feel that nothing happened and everything is right. In this regard, the first and best way for compensation is resorting to restoration of damaged items. In international compensation system of governments, mentioned fact had been accepted to compensate the situation before accident and different methods have been predicted to fulfill it and the principle of resorting to restoration of damaged items to the situation before accident have been accepted. On the other hand, in civic responsibility system that in most cases is based on jurisprudence, some lawyers and supreme judicial authorities who being affected by jurisprudence disagreed this principle, in spite the fact that lots of writers and lawyers agreed it. Especially in the case of reinforcing the expected benefits face serious challenge. Therefore, in present research, on it, not on the existence and validity of the method of compensation, but its application is found. It is therefore useful to apply this method of compensation, required to determine the scope and extent of the damage is reversible.

Keywords: Civil responsibility, International responsibility, Injured, Compensation, Restitution

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