Reviewing the Claimant's rights before, during and after the hearing

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Abstract One of the important issues of civil justice, which is both a form and an aspect of the matter, is the examination of the lawyers in the proceedings. This research intends to study this issue in this thesis and to analyze the lawyers in civil procedure by descriptive-analytical method. Lawyers in the proceedings can be summed up before the hearing, during the hearing and dismissal of the lawsuit. The legislator has reviewed these rights in the Civil Procedure Code in various materials. The right of the pre-trial participant can be summoned to the right to apply for funding, to provide the reason, and the interim order, and so on. In the course of the proceedings, the petitioner also has rights, including the right to reduce demands and increase the demands, the request for change and the right to transfer the lawsuits and rights to third parties in accordance with the terms of the law. In the next section of the hearing, you can also refer to the right to withdraw the dispute, which is also subject to conditions that have been critically examined in this study separately in three chapters. A remarkable point is that ownership and sovereignty are subject to the same exceptions as the other principles. The legislator has the obligation to anticipate restrictive regulations in cases the creditor is likely to compromise public order or ignore the rights of the other party by exercising his powers. Of course, if the judges are skeptical about the implementation of the rules, they will be able to opt out by calling for the legal principle. Keyword: right, lawyer, pre-trial, prosecution, prosecution

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