

Methods of Compensation in Iran's Civilian Responsibility System and the International Responsibility System of Governments

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The means of compensation are the methods used by the court to prove responsibility and to assume the multiple components of responsibility to eliminate the damage suffered. Thus, the method of compensation in the last stage of the claim for compensation, that is, after the proof of the pillars of liability, is raised. In the system of civil liability of Iran, the means to compensate for the rejection of money in the event of access to it and the like in the event of loss of equity in the property and payment of property in the property are the main methods and methods of compensation. Contrary to what in most countries and the system of international responsibility of governments, the prevailing and widespread way of compensating for monetary losses and cash against losses, there is also a priority in the system of civil responsibility of Iran and the choice of this way. Thus, in other ways, if the rejection of the obligation or the obligation to do so is not possible. Nevertheless, in a comparative study, unlike the civil liability regime in Iran, there is no obligatory arrangement of governments in the system of international responsibility for remedies. So that under most conditions, the injured state has the right to choose compensation, so as to compensate for the damage actually incurred. Therefore, due to these differences in the present research, which is carried out by an analytical-analytical method, a comparative study of compensation in two systems Civil liability of Iran and the system of international responsibility of governments.

Keywords : Damage, Objective compensation, Civil liability, International responsibility.

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