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PROVIDING FOR PUBLIC NEEDS OR PUBLIC NECESSITY: SOME ASPECTS COMPENSATION LOSSES OF PRIVATE PERSONS

The article is devoted investigation of the order determining the amount and purpose for damages caused to private owners and the holders of property and moral rights that are violated as a result of restrictions on the right of private property for public needs or necessity. Individual coverage receive such questions as the circle of persons entitled to receive compensation, and the procedure for evaluation of the property, through which social goals to be achieved.

It should be noted that each country has its own legislative approach to compensate for losses of persons who are entitled to such compensation. At the same time, the procedure for determining the amount of compensation and appointment of persons from the property which has ensured social need or the need for Ukraine, in our opinion, not sufficiently researched and needs improvement.

At the same time, the procedure features and purpose of compensation to owners of property and the holder of the property rights to it during the procedure limiting the right of private property for public purposes or for reasons of public necessity not received detailed study of the works of local scientists.

As a result of the disclosure of the chosen topic were found a number of inaccuracies legislative procedure definition and purpose of compensation to persons whose property rights are violated to achieve social need or necessity. In this connection, the proposed approach: 1) identifying the persons who are entitled to recover damages incurred by them in the course of providing a public purpose, 2) delineation of categories of damages that must be refunded, 3) clarifying order expert assessment, through which social goals should be achieved.