

M. Matiiko,
Candidate of Law Sciences,
Senior Lecturer of civil law department,
National University "Odesa Law Academy"

THE CONCEPT OF PROTECTION OF PROPERTY RIGHTS AMONG OTHER LEGAL CONCEPTS

The article investigates the concept of property rights. In view of the functions and features of the method of civil law deals with the relationship between security and civil legal regulations. It is considered and systematized scientific perspective on the definition of "protection of property" to relate the concepts of "protection of property" and "protection of property rights".

Due to the need to guarantee everyone the possibility of exclusive use certain kinds of resources mankind has developed various mechanisms to protect property rights. Thus, the development of all legal systems associated with the development of institutions for the protection of property rights.

The need for protection of civilian relationship has always existed and will exist as long as there will be a society. Civil law is becoming one of the most important means of protection of public relations. This manifestation of the legal effect and is a protective function of civil law.

Content of features of civil law is heterogeneous, in other words, ways to

influence the behavior is different. Usually two general ways are distinguished – permission and prohibition, although the impact of civil law on behavior is not limited to these methods.

Methods of impact of civil law on human behavior and shape of the right realization can serve as criteria for differentiation of the basic functions of civil law. It should be noted that the dependence of the functions of the right ways of the impact of law on social relations and forms of implementation of law is ambiguous. Ways to influence law and forms the right is the functions of civil law, because the latter reflect official role of law.

It may be noted that the protection of civil rights begins to exist for another level of existence, which "reflects the stage of being right when legal (law, legal practice, legal policy, jurisprudence, legal ideology in general) makes an immediate impact on the consciousness of the individual, groups of people, causing the nature of perception and actual behavior in his actions" and security relationship arise at the level of socio-legal action.