Civil and legal responsibility of legal entities in Kosovo

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Abstract

In the civil law, hence without solely being limited to this branch of the law, the subjectivity is also recognized to legal entities. As subjects of law, legal entities through their bodies or representatives, enter into various legal relations (contractual or non-contractual). In the following relations, legal entities shall be responsible for any action they take, even in cases where they cause damages. Damages can derive from or as a result of non-fulfillment (not good, partially or not at all) of obligations, non-contractual damages to the worker, third parties, or even items.

When the damage comes from the legal entities, then we say the legal responsibility for the legal entity is weaved. The following responsibility against the legal entities has not previously been accepted, as during the development of legal history there were a lot of thoughts (*theories*) whether shall or shall not legal entities be hold responsible for the damages they cause. The objections have always prevailed in the direction that the legal entities have no will. Nowadays, the following attitude has been exhausted enormously, hence the civil and legal responsibilities, and broader for the legal entities we can find it in every positive law.

Therefore, in this perspective, through this paper it is presented the role of the responsibility in the point of view of the civil law, the responsibility which, as it was stated above, it was always part of the polemic discussions to be or not to be, as well as if there is any, in what terms it shall be.

Keywords: Civil and legal responsibilities, legal entities, contractual or non-contractual damage.

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