MINISTRY OF EDUCATION AND TRAINING HO CHI MINH CITY UNIVERSITY OF LAW

INFORMATION ABOUT NEW CONTRIBUTIONS OF THE THESIS

Title: THE RIGHT TO PRIVATE LIFE ACCORDING TO THE PROVISIONS OF

VIETNAMESE CIVIL LAW

Major: Civil Law and Civil Procedure

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NEW CONTRIBUTIONS OF THE THESIS

The right to private life is one of the fundamental personal rights of humans. Although the right to private life is a legal term with a broader scope than privacy, the term is currently commonly used in international law and the laws of many countries worldwide.

The right to private life is one of the complex rights that intersects with many other rights, where the extent of violation and damage is often difficult to determine accurately. However, there currently needs to be a concept of the right to private life based on which to determine the contents of the right and the provisions related to its limits and exceptions to harmonize the interests of individuals, businesses, and state management. This causes specific difficulties and inadequacies when applying the provisions about the right to private life in practical life.

The thesis represents a pioneering effort in the field, offering an in-depth study of the theoretical and practical issues of the right to private life in Vietnam. Its essential latest contributions are as follows:

Firstly, the thesis is the first work to systematically study the legal aspects of the right to private life under the provisions of Vietnamese civil law. The notable new point of the thesis is the comprehensive analysis of the theoretical issues of the right to private life in general and the protection of individual privacy in particular by providing new insights related to the concept, characteristics, limits, exceptions of the right, and the harmonization of the interests of individuals, businesses, and state management in regulating the right to private life.

Secondly, the thesis undertakes a global perspective by comparing and analyzing theories related to the right to private life from scholars worldwide. It demonstrates that despite differences in legal traditions, the provisions of the right to private life in various countries and communities share specific common points, aiming to protect individual privacy. This helps to shape and better understand how different countries regulate the right to private life.

Thirdly, the thesis goes beyond theoretical analysis to identify specific issues in protecting the right to private life in the era of the 4.0 technology revolution. This provides an important theoretical and practical basis for perfecting the right to private life by harmonizing the interests of individuals, businesses, and state management.

Fourthly, the thesis proposes critical solutions for building and perfecting the regulations related to the right to private life, such as defining the concept and characteristics of the right to private life, determining the limits and exceptions of the right to private life, identifying acts that infringe on the right to private life, and protecting the right to private life through competent state authorities. These solutions are of reference value and aim to create a complete legal framework for the right to private life in the current context.

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