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**MATERIAL LIABILITY OF EMPLOYER FOR DAMAGE CAUSED BY VIOLATION  
OF THE RIGHT TO WORK IN MODIFICATION AND TERMINATION OF LABOR  
CONTRACT ACCORDING TO THE DRAFT LABOR CODE OF UKRAINE**

In our view, the employer's liability for damage caused by a violation of the right to work should not be provided by lots of items scattered in different chapters of draft Labor Code of Ukraine. It is necessary to provide only one article that will include an open list of violations of the right to work and provide equal responsibility for these violations. It is proposed to word this article as follows:

“Material liability of employer for damage caused by violation of the right to work.

The employer must reimburse the employee not received income in all cases of violation of the right to work. This obligation arises from the failure of the employer to provide the employee with work under labor contract; illicit transfer of the employee to another job; unlawful suspension from work; unlawful dismissal; triggered dismissal; delay in execution of decision on reinstatement and in other cases”.

