

273[4]. – The preferential right on account of the preservation of an immovable is for the expense of preservation of an immovable, and is in such immovable.

In case of the foregoing paragraph the provisions of Section 269 paragraph 2 apply correspondingly.

(c/p Old text 382; J. 326).

274[5]. – The preferential right on account of work done upon an immovable is for charges for the work done upon an immovable of the debtor by a builder an architect or a contractor, and is in such immovable.

This preferential right exist only if there is a present increase of the value of such immovable due to such work, and is only in such increased value.

(c/p old text 383; J. 327).

275[6]. – The preferential right on account of the sale of an immovable is for the price and interest thereon, and is in such immovable.

(c/p old text 387; J. 328).

273⁴. – The preferential right on account of the preservation of an immovable is for the expense of preservation of an immovable, and is in such immovable.

In the case of the foregoing paragraph the provisions of section 268 paragraph 2 apply correspondingly.

(c/p Old text 382, J. 326).

274⁵. – The preferential right on account of work done upon an immovable is for the charges for work done upon an immovable of the debtor by a builder, an architect or a contractor, and is in such immovable.

This preferential right exists only if there is a present increase of the value of such immovable due to such work, and is only in such increased value.

(c/p old text 383; J. 327).

275⁶. – The preferential right on account of the sale of an immovable is for the price and interest thereon, and is in such immovable.

(c/p Old text 387; J. 328).