

LAW

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ENVIRONMENTAL LAW

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Abstract. The purpose of this article is to identify issues of environmental law, the concept of this law in Ukraine, to consider this issue today and to identify ways to remedy it. The topic is relevant because today it is a problem with the establishment of environmental law in Ukraine. Environmental law has links with the economy and other fields without which the legal system as a whole is impossible.

Keywords: *environmental law; law; environment.*

Formulation of the problem. First of all, environmental law is a system of legal norms and principles that regulate and safeguard public relations regarding environmental protection and the rational use of natural resources (ecological relationships).

The subject of environmental law is the relationship between subjects for belonging, use, environmental protection, reproduction of natural objects, and environmental protection for the purpose of meeting environmental and other interests.

The purpose of the article. We have a specific goal in mind, namely to find ways to remedy environmental law problems.

Presenting main material. The main source of environmental law in Ukraine is the Constitution of Ukraine. Art. 50 proclaims the right to a safe environment and the right to compensation for damage caused by a violation of this right, the second - guarantees free access to information on the state of the environment, the quality of food, household items [2, p. 777-785].

Today, environmental law faces a number of problems, namely:

The implementation of sustainable development principles (nature and natural resources should be used in such a way as to provide for future generations) requires a shift



from anthropocentric to eccentric. Scientists believe that scientific and technological progress means the process of transition from simple forms to more complex ones.

Also high dynamics of air pollution, pollution of the state's water basin, deterioration of water quality, land pollution, the problem of waste and eco-catastrophes, man-made accidents, etc.

How can environmental law be improved? How to fix the above issues?

In my opinion, in order to avoid irreversible processes, it is necessary to take decisive and urgent measures at all levels of government - national, regional and local [1]. That is, the fastest possible realization of the idea of sustainable development of society, which is based on the use of resource-saving and environmentally friendly technologies, on a careful attitude to the person and the environment [3, p. 207-228].

Competent authorities authority is also needed in the these are reproductions of natural objects. For example, forest reproduction cannot be referred to forest users only. Reforestation and restoration of forests is an objective environmental necessity, since forests are a source of oxygen, the basics of ozone formation, forests are necessary for many people's needs. This problem can be solved not only by way of economically stimulating forest users, but also by administrative regulations that oblige certain individuals to take specific actions for forest reproduction [4]. The same approach should be applied to other natural objects that should be reproduced.

Conclusions. Method of legal regulation of environmental relations is based on the combination of imperative and dispositive methods and techniques of influence of environmental legislation on the subjects of such relations.

The system of environmental law as an environmental law is also emerging from the system of this field of law. It is a system of scientific views, legal ideas, concepts, concepts, as well as knowledge of the laws of legal regulation of environmental relations that form the subject of environmental law. Environmental law helps to improve the system of environmental law as a discipline, the system of environmental legislation and the like.

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ЕКОЛОГІЧНЕ ПРАВО

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УКРАЇНА

Анотація. Мета цієї статті - визначити питання екологічного права, концепцію цього закону в Україні, розглянути це питання сьогодні та визначити шляхи його вирішення. Тема є актуальною, оскільки сьогодні це проблема встановлення екологічного законодавства в Україні. Екологічне право має зв'язки з економікою та іншими галузями, без яких правова система в цілому неможлива.

Ключові слова: екологічне право; право; навколишнє середовище.

