THE CONCEPT OF ENVIRONMENTAL SECURITY LAW AND ITS PLACE OF ENVIRONMENTAL LAW UKRAINE

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The article is devoted to envisage the concept of environmental safety law and its place in the norms of environmental law Ukraine through the analysis of objects and relationships of these areas of law.

Environmental safety, environmental safety right, objects of environmental safety, subject to the right of environmental safety, environmental safety right place in the system of environmental law.

The paper argues that the right environmental safety, taking into account the theory of regulatory and protective rights, is an independent regulatory branch of law. First of all, most of the rules is binding and legal relations in the area of environmental security imperative and is characterized by its very nature a public relations management; right environmental safety actually deprived of its own means of legal liability, and therefore security relationship developed in the application of sanctions for violations of environmental safety, embodied in the material and procedural norms of the industry and a variety of technical and legal documents (standards, environmental safety) are sphere of influence regulatory provisions in other areas of law.

In addition, the hallmark of the right environmental safety of environmental law is the law that most environmental safety is the subjective nature of the means of guaranteeing the right to environmental safety, while standards of environmental law aimed at the protection and sustainable use of natural resources. In this case, the objects of environmental safety are considered the highest constitutional social values - life and health of citizens, their rights and freedoms and legitimate interests of safety and the environment as a kind of integrated community and social welfare of the highest quality which directly influences the state of human life and health.

It is proved that the second law hallmark of ecological safety of environmental law is the definition of the subject. It is established that while the subject of environmental law are the social relations of natural resource management and environmental protection, subject to the right of environmental safety act regulated by rules of environmental and other areas of law public relations to protect the life and health of dangerous influence of anthropogenic and natural factors.

Determined that the legal right to environmental safety can be both regulatory and protective nature, be absolute and relative, etc.

The paper also analyzes the grounds of, modification and termination of relations in the field of environmental protection.

Based on the foregoing, it is concluded that under the right environmental security can be understood as a complex area of law, which regulated public relations in ensuring proper state protection of the environment and the vital interests of society, human and civil rights of the possible negative impact on their business and other activities, as well as the threats of disasters natural and man-made disasters in the present and future time, guaranteed system of political, legal, economic, environmental, technological and other social activities at the national and international levels.