JURIDICAL MEANS OF PROTECTING ENVIRONMENTAL FACTORS IN EUROPEAN LEGISLATION

Gheorghe Durac¹, Petru Condrea²*, Ionel Bostan¹

¹“Al. I. Cuza” University of Iasi, Blvd Carol I, Iasi Romania ²“Gh. Asachi” Technical University of Iasi, Blvd, D. Mangeron.,67, 700050 Iasi, Romania

Abstract

Environmental law is by excellence a preventive law. All the pollution accidents and especially their serious, sometime transfrontalier, consequences have convinced that preventing the damages caused to environment is much easier and less expensive then looking for a culprit and repairing the damage. The role of environmental law will therefore be prevalingly preventive. In European legislation there is a sum of elements characterized by similarity. The present paper refers to the most important of them.

Keywords: interdiction, fines, summons, sanction, safety measures, penal repression, negative effects, damages, environmental costs, responsibility

* Author to whom all correspondence should be addressed: Phone: +40-232-278683 ext 2500