CONSEQUENCES OF BREAKING THE JURIDICAL REGIME OF ENVIRONMENT

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Abstract

In the field of the protection of environmental factors it is noticed more and more obviously the attempt to create a special responsibility, specific for this branch of law, so-called “ecological responsibility”. Until then, however, in case violations of environmental law norms are noticed, setting juridical responsibility, as a function of the character of violated norm, of the nature and the danger degree of the committed fact and of its consequences, will be done by resorting to the known forms of responsibility: civil, contravening, penal, disciplinary or material, according to case, to which special environmental responsibility is added

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