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ON SOME QUESTIONS REGARDING PROTECTION OF HUMAN RIGHTS IN THE EUROPEAN UNION

The article studies mechanisms of protection of human rights in the EU. It analyzes basic stages in the development and establishment of the main EU institutions. Some historical examples of states' unilateral acts in the field of environmental protection are considered from the point of view of their consistency with rules and principles of international law. The author classifies these acts and expresses her view concerning the correlation between unilateralism and multilateralism in international law and international environmental law in particular.

Copyright legal aspects of global information on the Internet require immediate and comprehensive study throughout the world and particularly in Ukraine.

The article examines concept of "culture of human rights" and defines present-day issues relating to its development in the Ukrainian society. Situation strikes at the heart of the principle of the universality of human rights and gives rise to two problems. Firstly, the narrower range of human rights within EU Law risks the creation of a two-tier system of protection in the EU Member States, between those areas covered by

national law and those covered by EU Law. Secondly, it creates a gap in the implementation of the duties to protect and promote those rights in those policy areas where the Member States have delegated powers to the EU. Also the authors review its modern state, the prospects of its further development.

Intellectual property law is also included in to the scope of adaptation of Ukraine's legislation to EU legislation adopted due to the Decree of the President of Ukraine approving the Strategy for Ukraine's integration into the European Union. The convergence and unification of the rules of copyright in Ukraine with the relevant regulations of individual countries, groups of countries or norms of international conventions, universal values that are designed for their adoption of the national legal systems of most countries is a contemporary, or rather dictated by the economic realities of today. It should be emphasized and understood that the search for specific legal decisions abroad is not a whim of developers. The extent resolving of this problem depends on the level of adaptability of our country in the European and global economic and political space.