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THE RIGHT PROTECTION OF NATURAL RESOURCES USERS VIOLATED BY THE ILLEGAL ESTABLISHMENT OF ENVIRONMENTAL STANDARDS, ACCORDING TO THE LEGISLATION OF RUSSIA: PROBLEMS AND SOLUTIONS

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ABSTRACT

The article is devoted to the actual problem of protecting the rights of users of natural resources violated by the illegal establishment of environmental standards. The relevance of the research topic is due to the fact that the ways to protect the subjective rights of users of natural resources are the substantive legal coercive measures enshrined in law, through which not only the restoration (recognition) of violated (disputed) rights is carried out, but also the impact on the offender. This investigation analyzes the current regulations of Russia regarding environmental pollution. The research methodology is based on the legal approach and includes the methods of the general scientific group (analysis, synthesis, deduction, induction), as well as a number of special methods: formal legal, comparative law, historical and legal methods of analysis. Based on the results of the study, the author of the article came to the following conclusion: when considering disputes related to the protection of civil rights, the court does not apply an act of a state body or local government that is contrary to the law, regardless of whether this act is recognized as invalid.

Key words: Dimethyl sulfide standard, Legal analysis, Supreme Court of the Russian Federation, Protection of rights, Nature management.