

Abstrakt v anglickém jazyce

The theme of this work was: Liability for environmental damage in terms of civil law. As its theme suggests, the target area of this work was to determine, or rather to summarize the current legislation relating to environmental damage in terms of civil law. Environmental topic such as is in the legal system highly fragmented, the objective is to make a comprehensive interpretation. This work is published in the processing of issues towards a comprehensive study and descriptive analysis of liability in terms of civil law, in a broader sense - from the definition of basic concepts to the quantification of the damage.

With regard to the topic of this work, it was necessary to make a finding what is possibly considered for damage to the environment from the perspective of civil law. Environmental damage can occur only on those parts or components of the environment, which are things in the legal sense and are liable to be owned by a particular entity. Ecological damage can only occur in soil and its components in the form of non-reserved minerals and vegetation and animals living in captivity. It can be stated that although the civil law is not a legal industry, whose primary objective is environmental protection, It has instruments that are at first glance may seem like instruments governing property relations, the effect may also be directed to environmental protection.