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ADMINISTRATIVE AND LEGAL PROTECTION OF FAUNA OBJECTS

The article is devoted to essence and content of the legal category of “fauna”. Author analyzes the approaches of various scholars to determine the category of “fauna”. The author reveals the features of administrative and legal protection of fauna objects.

Public risk of cruelty to animals primarily lies not only in the harm caused to animals, but also in the fact that it is often the source of many other crimes and offenses against life and health of people. Judicial practice shows that many of those who have committed serious crimes against the person, started from the abuse of animals. Thus, of course particular attention should be paid to the legal regulation of relations aimed at protecting animals, which will promote and protect public morality. Those teenagers who abuse dogs in the future naturally

will not respect human life. Recently, the idea that attention to the protection of animals is one of the manifestations of humane society has been recognized worldwide. There are many examples of cruelty towards animals, which preludes to a crime against the person. Cruelty to animals in society, which should exist according to the principles of morality and humanity, unfortunately, often occurs and negatively affects people’s minds, their moral character, promotes violence and aggression among children and young people who are the future of our country and the international community in whole. We can not leave out the fact that the Law “On Fauna” should also contain at least the general rules that reflect the common principles of humane treatment of animals, protecting them from human cruelty.