O. Izbash

Candidate of Law Sciences, Associate Professor at the Department of Civil and Labor Law, Odessa National Maritime Academy

PROTECTION OF INTELLECTUAL PROPERTY AND THE INTERNET

The problem of fighting with violations of copyright and related rights for Ukraine is an important, relevant and comprehensive. Its solution largely determines the preservation and development of intellectual capacity, cultural heritage, increasing the international prestige and reducing criminal tensions in the country.

Global information networks are inseparable from the life of society, complex social, informational and legal phenomena. On the Internet, you can place any information, as well as literary and musical works, trademarks, service marks and other intellectual property. Of course, the legislation of Ukraine and the modern technical facilities provide opportunities to the authors to protect their rights, such as known to all copyright symbol ©, watermarks, electronic digital signature, special programs, which allow attaching to a file hidden information about the author. One of the ways of protecting the rights of the author on the photos, videos, audio files, text documents, and even websites in general, is also a deposit of works in the depository and registration of rights to them. Author or copyright holder has to deposit page of the original text, image, design of the site and get a certificates of this act. In case of illegal use of the works, which were posted on the Internet, the author possessing a certificate of their rights will always be able to prove their origin and submit a claim to the offender.