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PROCEDURE FOR BRINGING TO ADMINISTRATIVE RESPONSIBILITY FOR OFFENSES IN THE FIELD OF WILDLIFE

The author reveals the procedure of bringing to administrative responsibility for offenses in the field of wildlife.

It is noted that the features of the proceedings in cases of administrative offenses in wildlife of Ukraine are: – proceedings can be both conventional and simplistic, and provides a protocol determines the content of the precautions and procedure for their application, the rights and obligations of participants proceedings, the order of proceedings, facts and circumstances that prove – terms of cases on administrative offenses in wildlife of Ukraine is short and is usually 15 days after receiving bodies (officials) authorized to hear the case, the appropriate protocol on administrative offense cases and other materials – arise from the need to resolve disputes about the right of the application of administrative responsibility, including warnings, fines, confiscation, deprivation of hunting, suspension of

the license (permit) for a specific activity, revocation of licenses (authorization) for certain types of activity – due to the implementation of said proceedings is decided by which decided legal conflict, namely the decision to impose administrative penalties for administrative misconduct committed in the animal world, or to close the case – subject to the jurisdiction dealing cases of administrative offenses in wildlife are regional, district in the city, city and city-district courts, the central executive body that implements the state policy in the field of veterinary medicine, veterinary police, fisheries authorities, the central body of executive authority responsible for implementing government policy in hunting, the central executive body that implements the state policy of state supervision (control) in the field of environmental protection, rational use, restoration and conservation of natural resources.