

O. Izbash

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

INTERNATIONAL ASPECTS OF THE FIGHT AGAINST INFRINGEMENTS OF INTELLECTUAL PROPERTY RIGHTS

With globalization, the offenses in the sphere of intellectual property acquired an international character. They occur in large numbers in all parts of the world. To successfully resist them, states need to work together. Common to every country law enforcement problem also leads to the need for international cooperation.

To date, there are different ways and measures to combat piracy and other violations of intellectual property rights, in particular: the imposition of international sanctions against the offender, blocking sites that contain information or content that violates the rights of authors or copyright holders and so on. However, the practice in most countries with a high level of protection of intellectual proper-

ty indicates that some civil penalties can not eradicate piracy.

In general, there are many factors that negatively affect the system of international cooperation on intellectual property issues: the gap between countries in the level of economic development; cultural, religious and ideological differences; differences in the legal systems of intellectual property protection; mutual accusations of non-compliance with the rules of intellectual property protection, the use of such accusations for political purposes; skepticism about the intellectual property institute. However, if desired, these factors can be overcome: it is proved by a positive experience of international cooperation on the protection of intellectual property.