

SOCIAL GRAVITY OF CRIMINAL OFFENSES IN ENVIRONMENT FIELD

Elvana Çicolli¹

¹ First District Court of Vlora, Vlore ,Albania. Email: elvanacicolli@yahoo.com

Abstract

Criminal law intervenes to preserve and protect the relationship that society has developed as it's primary interests. In this regard the environment is considered a common good that requires a special commitment. Offenses addressed in environmental field are considered doubly dangerous because first, they are directly evidenced in damaging or endangering these natural goods. Second but not less important they affect general interests of the community to live in a healthy environment. We all feel vulnerable, damaged and endangered by an act directed toward a natural need, a part of the environment that surrounds us, in which we live and conduct our existence. The main reason of experiencing in this way these unlawful acts, can be found in the sense of inclusion in a system where the bases are biological relationships. We must consider ourselves part of a natural scenario in protecting and preserving environment for next generations. Is this concrete feeling that shows the necessity for an immediate intervention capable to stop or at least to prevent the possibility of a further infringement.

Key words: *legislation , environment, gravity , sanction, community*