

общественных организаций, ученых – историков, археологов, экологов. Только совместная конструктивная работа позволит сохранить эти замечательные объекты Крымского полуострова, спасти от грабителей памятники археологии, а ценные породы деревьев – от незаконной вырубки. Необходимо перестать разделять объекты с двойным статусом на «свою часть и чужую», а стараться прилагать все силы для всестороннего изучения, охраны этих объектов и раскрытия их полезных свойств.

Список использованных источников и литературы

1. Закон Украины «О природно-заповедном фонде Украины». – Электронный ресурс. <http://zakon4.rada.gov.ua/laws/show/2456-12> Проверено 30.09.2013.
Zakon Ukrainyi «O prirodno-zapovednom fonde Ukrainyi». – Elektronnyiy resurs. <http://zakon4.rada.gov.ua/laws/show/2456-12> Provereno 30.09.2013.
2. Закон Украины «Об охране культурного наследия». – Электронный ресурс. <http://zakon4.rada.gov.ua/laws/show/1805-14> Проверено 30.09.2013.
Zakon Ukrainyi «Ob ohrane kulturnogo naslediya». – Elektronnyiy resurs. <http://zakon4.rada.gov.ua/laws/show/1805-14> Provereno 30.09.2013.
3. Закон Украины «Об охране археологического наследия». – Электронный ресурс. <http://zakon4.rada.gov.ua/laws/show/1626-15> Проверено 30.09.2013.
Zakon Ukrainyi «Ob ohrane arheologicheskogo naslediya». – Elektronnyiy resurs. <http://zakon4.rada.gov.ua/laws/show/1626-15> Provereno 30.09.2013.
4. Постановление Верховной Рады Автономной Республики Крым от 17.09.2008 №968-5/08 «О Программе формирования региональной экологической сети в Автономной Республике Крым на период до 2015 года». – Электронный ресурс. <http://zakon4.rada.gov.ua/krym/show/rb0968002-08> Проверено 30.09.2013.
Postanovlenie Verhovnoy Radyi Avtonomnoy Respubliki Kryim ot 17.09.2008 #968-5/08 «O Programme formirovaniya regionalnoy ekologicheskoy seti v Avtonomnoy Respublike Kryim na period do 2015 goda». – Elektronnyiy resurs. <http://zakon4.rada.gov.ua/krym/show/rb0968002-08> Provereno 30.09.2013.
5. Постановление Кабинета Министров Украины от 25.08.2004 №1094 «Об утверждении Порядка разработки проектов землеустройства по организации и установлению границ территорий природно-заповедного фонда, другого природоохранного, оздоровительного, рекреационного и историко-культурного назначения». – Электронный ресурс. <http://zakon1.rada.gov.ua/laws/show/1094-2004-%D0%BF> Проверено 30.09.2013.
Postanovlenie Kabineta Ministrov Ukrainyi ot 25.08.2004 №1094 «Ob utverzhdenii Poryadka razrabotki proektov zemleustroystva po organizatsii i ustanovleniyu granits territoriy prirodno-zapovednogo fonda, drugogo prirodoohrannogo, ozdorovitel'nogo, rekreatsionnogo i istoriko-kulturnogo naznacheniya». – Elektronnyiy resurs. <http://zakon1.rada.gov.ua/laws/show/1094-2004-p> Provereno 30.09.2013.

Руєв В. Л. Об'єкти культурної спадщини на природно-заповідних територіях в ракурсі комплексної охорони біорізноманіття та культурної спадщини / В. Л. Руєв // Вчені записки Таврійського національного університету імені В. І. Вернадського. Серія «Історичні науки». – 2013. – Т. 26 (65), № 1. – С. 119–124.

Піднято питання про проблеми вивчення та використання об'єктів, одночасно мають статус пам'яток культурної спадщини та пам'яток природи, на прикладі Автономної Республіки Крим. Запропоновані варіанти правового врегулювання спірних моментів.

Ключові слова: об'єкт природно-заповідного фонду, пам'ятка природи, пам'ятка культурної спадщини, пам'ятник археології, археологічна експедиція

Ruyev V. L. Objects of cultural heritage on the nature-reserve territories in the context of complex protection of biodiversity and cultural heritage / V. L. Ruyev // Scientific Notes of Taurida V. I. Vernadsky National University. – Series: Historical Science. – 2013. – Vol. 26 (65), No 1. – P. 119–124.

Article 6 of Law of Ukraine «About nature reserve fund of Ukraine» makes provision for a complex protection of the territories and objects, having a special ecological, scientific, aesthetic, economical and also historical-cultural value. The order of its realization is determined by the statute of each territories and objects, which is in conformity with a present law and the legislation of Ukraine about the protection of the monuments of history and culture approved by the Central Agency in branches of protection of environment and Central Agency in the sphere of culture. At present, a positive tendency, connected with an expansion of the network of objects of nature reserve fund, is seen. This tendency is consolidated in the decision of supreme Rada of AR Crimea from 17.09.2008 №968-5/08 «About the Program of forming a regional ecological network in AR Crimea for the period till 2015». For protecting objects of heritage, the increasing number of the objects of nature reserve fund it has the most progressive character, because the lands, being as the objects of nature reserve fund, will be closed forever for economical use. There are seven nature reserves on the territory of AR Crimea. There are some monuments and objects of heritage on their territories. Besides, it was analyzed 147 objects of nature reserve fund, including coastal aquatic complexes for the subject of being monuments and objects of heritage on them. As to preliminary data, there are 85 monuments of heritage and 5 new revealed objects of heritage (not including objects of archaeology being without a registration) on the territory of 147 pointed objects of nature reserve fund. From them 27 monuments of heritage contain 170 intracomplex objects. From the total number of monuments of heritage, 14 monuments have the status of monuments of a national meaning, 71 are of a local meaning. One of the questions of using objects of double status is connected with carrying out archaeological researches and other works attended by the protection of heritage. In accordance with Article 9 of Law of Ukraine «About nature reserve fund of Ukraine», the representatives of the authorities of environment protection demand of receiving limits for using natural resources at carrying out archaeological researches on the monuments, objects of archaeology and objects of nature reserve fund.

For carrying out their researches, archaeologists, to a certain extent, must be occupied with economics for supporting their field camp, food and sanitary safety of their research workers in proper condition. However, these measures are necessary and in the most cases, the possibility of limiting themselves only to excavations without laying out the camp of an archaeological expedition is absent. To liquidate the necessity of receiving limits for carrying out archaeological excavations it is possible in accordance with Article 9-1 of Law of Ukraine «About nature reserve fund of Ukraine» in which it is pointed that «the list of established by the present law kinds of using natural resources within the territories and objects of nature reserve fund and the order of their using is determined by the routine of the territories and objects of nature reserve fund».

In accordance with the resolution of the Department of Ministers of Ukraine from 28.08.2004 №1094 «About confirming the Order of working out projects of the organization of using land in the organization and the establishment of limits of the nature reserve fund's territories, another nature protecting, improving the sanitary conditions of a locality, recreating and historical-cultural application» and by point 9 of this Order in the project of the organization of the use of land in the organization and the establishment of limits of the object of the nature reserve fund it is necessary to point out the routine of using lands of historical-cultural application within the territory of the nature reserve fund. It must be specified in the routine the possibility of carrying out archaeological excavations, prospects, temporary closing-down, restoration, rehabilitation, museification, repair, accommodations on the objects and monuments of heritage without limiting of using natural resources.

In our point of view, such a method will entail only productive work of scientists on their objects of research and thus, the norms of Laws of Ukraine «About the protection of heritage» and «About the protection of archaeological heritage» won't be exceeded by the norms of Law of Ukraine «About the nature reserve fund of Ukraine».

Keywords: object of nature-reserve fund, natural monument, a monument of cultural heritage, monument of archaeology, archaeological expedition

Поступила в редакцию 01.11.2013 г.

Рецензенты:

д.и.н., проф. А. А. Непомнящий

д.и.н., проф. И. Н. Храпунов