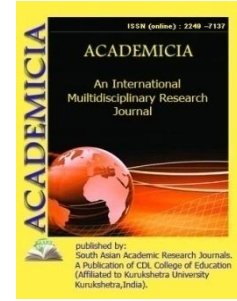




ACADEMICIA
**An International
 Multidisciplinary
 Research Journal**
 (Double Blind Refereed & Peer Reviewed Journal)



DOI: 10.5958/2249-7137.2021.01693.1

METHODS OF COPYRIGHT PROTECTION

Ulugbek Kholmurodovich Isanov*

*PhD Student,
 High School Judges with the Supreme Judicial Council,
 Republic of UZBEKISTAN

ABSTRACT

Currently, the traditional objects of civil law are used in many areas, not only in terms of tangible assets (property and property rights), but also in the form of intangible - the results of intellectual activity. The main income of the economies of the developed countries of the world is obtained as a result of the creation of new intellectual property, their use in business relations. This requires a solid legal framework and a legal mechanism that guarantees the legitimate interests of right holders.

KEYWORDS: *Legal And Non-Legal Form Of Protection Of Rights, Means Of Protection Of Civil Rights, Methods Of Civil Protection, The Right To Withdraw Evidence Without Prior Notice, The Requirement To Remove Copyright Infringing Information From The Internet.*

REFERENCES

1. Created on April 15, 1994 in Morocco. Article 10 of the Agreement.
2. Civil law. Edited by A.P. Sergeev, Yu.K. Tolstoy. Textbook. – Moscow: 2004. 253-p.
3. Andreev Yu.N. (2010) Mechanism of civil legal protection. – Moscow: “Norma, “Infra-M”;
- Shershen T.V. Civil law means of protecting the rights and interests of consumers. Perm University Bulletin. Legal sciences. 2012. Issue No. 3 (17). 199 s.
4. Mongush B.S. (2012) the functional content of the means of protecting civil rights. Journal of Law Sciences, Issue No. 1. – p. 55.
5. Okyulov O. (2000) Legal status of intellectual property. Diss. Doctor of Law Sciences. – Tashkent: - pp. 122-123.

6. Fedoskina N.I. (2008) Civil law methods of protecting copyright and related rights in the Russian Federation. Abstract of dissertation for the degree of candidate of legal sciences. – Moscow:– p. 6. (-p. 26)
7. Akromkhujeva Z. (2007) Means and methods of protection of intellectual property rights. – Tashkent: Institute of Philosophy and Law. – p. 13. (P. 28).
8. Akhmadjonov B.U. (2011) The content of absolute rights in civil law and the problems of their implementation. Abstract of the dissertation for the degree of Candidate of Legal Sciences. – Tashkent: Tashkent State University of Law. – p. 20.
9. Romanov A.K. (2000)The legal system of England. – Moscow: Delo. – p. 126.