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THE ROLE OF DEPARTMENTAL LAWMAKING IN ADMINISTRATIVE AND LEGAL GUARANTEEING OF STATE LAW ENFORCEMENT FUNCTION REALIZATION

The subject of the research is departmental lawmaking in the sphere of state law enforcement function realization and its theoretical and methodological ground.

Determination of the entity and main features of departmental lawmaking in the sphere of state law enforcement function realization, analysis of the main stages of departmental legal acts development, characteristics of the basic principles, which observance allows creating necessary conditions for state law enforcement function realization is the issue of the article.

The necessity of attaining research end in spite of numerous researches is stipulated by the fact that some aspects of state law enforcement function realization is not enough researched. It means that it's necessary to study the nature of departmental lawmaking, clarification of its role in the administrative and legal mechanism of state law enforcement function realization, determination of departmental lawmaking subjects.

The actuality of the article is the fact that the importance of departmental legal acts is analyzed, which application allows creating essential conditions for effective activity of authorized subjects concerning state law enforcement function realization.

Definition of «departmental lawmaking in the sphere of state law enforcement function realization» is given. The basic features of departmental lawmaking in the sphere of state law enforcement function realization are formulated. The author emphasizes that observance of departmental lawmaking principles (legality, foundation, branch orientation, professionalism, planning and prediction, scientific nature, usage of advanced experience) allows creating the necessary conditions for the state law enforcement function realization, directing activity of relevant executive power on rendering of qualitative social services to the population, creating appropriate conditions for efficient protection of human rights and liberties.

Practical sense of the article is the fact that received results can be used to improve the mechanism of state law enforcement function realization, to refine departmental legal acts, which regulate activity of law enforcement agencies.

The author concluded that efficiency of the administrative and legal mechanism of state law enforcement function realization directly depends on quality of departmental legal acts.