## **CONTENTS**

<b></b>	<b>******</b>
THEORY AND HISTORY OF STATE AND LAW; PHILOSOPHY OF LAW	
**************************************	
Voloshko O. REGULATION OF AGRARIAN RELATIONS BY THE COMMUNIST REGIME IN THE WINTER OF 1920-1921 BY «OBLIGATORY RULES» AS A MANIFESTATION OF LEGAL ABSURDITY	9
Demianchenko A.  LEGAL GUARANTEES FOR ENTERING THE CIVIL SERVICE IN UKRAINE	14
ADMINISTRATIVE, FINANCE, TAX LAW	<b>~~~</b>
**************************************	22
Bobozhko Yu. SYSTEMATIZATION OF SCIENTIFIC RESEARCH ON THE PROBLEM OF DETERMINING THE ADMINISTRATIVE-LEGAL STATUS OF A NOTARY AND HIS PARTICIPATION IN STATE REGISTRATION PROCEDURES	26
Gorbalinskyi V. INDIVIDUAL ACTS AS A SPECIAL TYPE OF DECISIONS OF SUBJECTS OF AUTHORITY	31
Ilchenko O., Karikh I. THE CONCEPT AND FEATURES OF CUSTOMS SECURITY AS A COMPONENT OF THE NATIONAL SECURITY OF UKRAINE	34
Moskal D. DIRECTIONS FOR ENSURING THE EFFICIENCY OF DETERMINATION OF AUTHORITIES OF EXECUTIVE GOVERNMENT BODIES AND LOCAL GOVERNMENT BODIES.	38
Nima A. PRINCIPLES OF MOVEMENT OF GOODS BY NATURAL PERSONS THROUGH THE CUSTOMS BORDER OF UKRAINE: A SCIENTIFIC AND TERMINOLOGICAL ANALYSIS	41
Pryimachenko D., Maslova A. INDIVIDUAL NATURE OF LEGAL LIABILITY OF A PERSON FOR COMMITTING A CUSTOMS OFFENSE UNDER ARTICLE 483 OF THE CUSTOMS CODE OF UKRAINE	48
Riabchenko V. EFFECTIVENESS OF LEGAL PROCEEDINGS AS A DIRECTION OF DEVELOPMENT OF PROCEDURAL FORMS OF PROTECTION OF THE RIGHT TO ENTREPRENEURSHIP IN THE ADMINISTRATIVE COURT	53
Savchuk R. CONCEPTUAL APPROACHES TO UNDERSTANDING THE CONCEPT OF LAW ENFORCEMENT AGENCIES	57
Fedorenko Ye. THE CONCEPT OF FORMS OF IMPLEMENTATION OF THE PRINCIPLE OF TRANSPARENCY IN THE ACTIVITY OF ADMINISTRATIVE COURTS.	61
CIVIL AND ECONOMIC LAW AND PROCESS	*****
Batsutsa V.  PROBLEMS OF PROTECTION OF RIGHTS TO DIGITAL ASSETS IN THE LIGHT  OF RECENT LEGISLATIVE INITIATIVES.	66

Gansetska V. PROSPECTS FOR INTRODUCING A CIVIL (REGISTERED) PARTNERSHIP AGREEMENT INTO UKRAINIAN LAW	70
Nahnybida V.  VERIFICATION OF PARTIES AND SECURITY OF COMMUNICATION CHANNELS WHEN RESOLVING DISPUTES IN ARBITRATION IN VIDEO CONFERENCE MODE.	
Nykyforak V., Halkevych S. NOTARY SERVICES AS A WAY TO PROTECT THE RIGHTS AND LEGITIMATE INTERESTS OF NATURAL AND JURIDICAL PERSONS	78
Porozova I. REFUSAL OF CONSENT TO MEDICAL CARE AND REVOCATION OF CONSENT TO MEDICAL CARE AS WAYS OF SELF-PROTECTION OF THE CIVIL RIGHTS AND INTERESTS OF THE PATIENT	82
EMPLOYMENT LAW, SOCIAL SECURITY LAW	
Belousov V.  CONTENTS OF THE SOCIAL PROTECTION SYSTEM OF UKRAINE	
LAND, AGRICULTURAL, ENVIRONMENTAL, NATURAL RESOURCES LAW	<b>*****</b>
Bosniuk O.  PLEDGE OF THE FUTURE HARVEST BY AGRICULTURAL RECEIPTS:  A SCIENTIFIC AND PRACTICAL ANALYSIS OF THE LEGISLATION	94
Hryhorieva Kh.  PERSONAL PEASANT FARMS IN THE CONTEXT OF FOOD SECURITY: ANALYSIS OF LEGISLATIVE TRENDS	99
Shulga M. FEATURES OF THE LEGAL REGIME OF LANDS SUBJECTED TO RADIOACTIVE CONTAMINATION	106
CRIMINAL LAW, CRIMINOLOGY, CRIMINAL EXECUTIVE LAW	<b>~~~~</b>
**************************************	
Bobrovnyk K. THE CONCEPT OF THE LEGAL STATUS OF CONVICTS SERVING THEIR SENTENCES IN MINIMUM SECURITY PENAL COLONIES	117
Levadnyi R. RETROSPECTIVE ANALYSIS OF COLLABORATIONISM AND RESPONSIBILITY FOR IT	121
Cherniak R. SPECIAL SUBJECT OF HIGH TREASON, COMMITTED UNDER MARTIAL LAW	125
CRIMINAL PROCEDURE, FORENSIC SCIENCE, OPERATIVE INVESTIGATIVE ACTIVITY	<b>******</b>
But Yu.  OBSERVANCE OF THE PRINCIPLE OF PROPORTIONALITY WHEN CHOOSING A PREVENTIVE MEASURE	

Vozniuk O.  GOOD FAITH IN THE USE OF DISCRETIONARY POWERS BY THE PROSECUTOR IN THE COURSE  OF COMBINING AND SEPARATING PRE-TRIAL INVESTIGATION MATERIALS	137
Vorobchak O. SIGNS OF DELEGATION OF PROCEDURAL POWERS IN CRIMINAL PROCEEDINGS	142
Hres I. CYBER CRIMES OF OFFICIAL PERSONS: RISKS, TYPES AND CRIMINALISTICS MEASURES OF PREVENTION	147
Gurich O. ADVERSARIAL NATURE OF THE PARTIES IN THE SYSTEM OF PRINCIPLES OF CRIMINAL PROCEEDINGS	151
Derevyanko A. REMOTE CRIMINAL PROCEEDINGS: CONCEPTS AND TOPICAL ISSUES OF CONTENT	155
Murashko A. PROFILING AS A COMPONENT OF COGNITIVE ACTIVITY IN PRETRIAL INVESTIGATION	159
Okolotenko D. SUPERVISORY ACTIVITIES OF THE PROSECUTOR IN OBSERVANCE OF PRE-TRAIL INVESTIGATION DEADLINES	163
Tepak S. GENERAL GUARANTEES OF THE RELIABILITY OF EVIDENCE IN CRIMINAL PROCEEDINGS	168
Yakovchuk I. MODUS OPERANDI OF INFLUENCE PEDDLING.	172
INTERNATIONAL LAW AND COMPARATIVE LAW	
OND THE LAW OF ENGLAND AND FRANCE.	
ORGANIZATION OF JUDICIAL AND LAW ENFORCEMENT AUTHORITIES	
Pivovar I.  APPOINTING JUDGES TO THE POSITION OF JUDGE: UKRAINIAN AND FOREIGN EXPERIENCE	
Poletylo P.  FINDING BY THE ECHR OF ALL REASONABLE EFFORTS OF THE STATE TO INSURE THE APPEARANCE  OF A PROSECUTION WITNESS IN COURT.	195