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## SUBJECTS OF THE LAW ENFORCEMENT ACTIVITY: FEATURES OF LEGAL STATUS

General theoretical description of the nature and legal status of subjects of law enforcement activity primarily involves the study of essence within the limits of jurisprudence, that from the standpoint of the theory of law.

In accordance with that position about the properties the phenomenon, we can point to a number of features of the category «subject of law enforcement activity». In particular, the mandatory during the definition of this category will be a sign: the subject of law enforcement activity is a person endowed with state and authority on the application of the law. It is important to sign the subject of law enforcement activity, which is demonstrating that he acts administrators' social phenomena and processes. Another sign of the studied category need to be defined as: law enforcement activity is a subject that is endowed with special legal status.

After analyzing the features of subject of law enforcement activity, determine that a subject of law enforcement activity is a person who takes on professional principles for the management of the utility function has a special legal status, provides state-government activi-

ty to official legal character and aims at implementing law through the publication of enforcement regulations – documents containing the prescribed authority subject mandatory personalized legal requirements addressed to a specific subject.

It is noted that examining features of the legal status of subjects of law enforcement activities should be taken as a basis the fundamental principle that the legal status of the above entities is a special modification of the legal status regarding the constitutional status of a citizen, and this leads to consideration of at least two important circumstances. First, the legal status of subjects of law enforcement activity should not be considered outside the context of the constitutional status of human and citizen as well as the content and volume of his fundamental rights, freedoms, duties stipulated by the Constitution of Ukraine, which are the basis of a special legal status any members of social relations, including subjects of enforcement activity. During the same simulation of the legal status of these subjects indicated circumstance has paramount importance, as is sometimes proposed design of the latter in the form of an exception to the general constitutional status of citizen is unlikely to be correct, given the place and role of the Constitution of Ukraine in resolving of public relations. Secondly, the features of enforcement activity those category of subjects of that are holding positions in the state apparatus and carrying out state law enforcement administration which is associated with the implementation of public authority, can not give rise to the structure and features of the elements of the legal status of most subjects of use law.

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## INTERACTION OF MODERN LEGAL SYSTEMS OF THE WORLD IN TERMS OF THE GLOBALIZATION

Globalization is a rather complex and multifaceted process that brings fundamental changes in the functioning of the legal space. In view of these basic tendencies of modern legal systems is their convergence, mixed, likening regulation under the influence of international legal standarts. Growing interdependence of states of the modern world, which is manifested in ambiguous and contradictory phenomenon of globalization, is recognized as one of the general laws of development of international relations. Therefore, it can be argued that the subjects of international relations have common interests, which can be realized only jointly.

An important trend of globalization in the legal field is growing role and significance of the rules and principles of international law. This does not indicate blurring of lines between international and internal law countries. It is about sanctioned by the national legislation expanding spheres of social relations that fall under the regulation of international

law and about the growth not only the authority but also the formal legal force of international law in different legal systems of the world.

Processes of globalization greatly influenced the development of modern legal systems of the world, causing their transformation, changing of the infrastructure of law. The most striking effect of globalization is traced in the continental and common law – within the Roman-Germanic and Anglo-Saxon legal systems and in between them. There are all reasons to state that a convergence of continental and common law systems because of intervention of the law and legal culture in the scope of the common law and the increasing role of judicial activity and case-law in continental law. Thanks to the mutual enrichment of law in modern legal systems of the world, there are signs of community, a new uniformity, consistency. By common trends in the Romano-Germanic and Anglo-Saxon legal systems include increasing the number and the role of international agree-