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## THE RATIO OF COMPETITION LEGISLATION OF UKRAINE WITH THE PRIVATE AND PUBLIC LAW

The aim of the article is determination of character of current in Ukraine competition legislation from the point of view of his correlation with the spheres of private and public law. By separate scientists relations that arise up between the subjects of management in connection with an economic competition can be examined as either public or privately-legal. Taking into account the necessity of balancing of private and public interests in the conditions of market contentionness, a competition legislation is presented by norms by means of that there is realization of privately-legal and public functions.

Argued, that the norms of privately-legal character create terms for re-

alization of principle of freedom of entrepreneurial activity through guaranteeing of realization of rights and freedoms economically weak side of process of market contentionness. Norms of public orientation form the rules of conscientious competition and sent foremost to providing of state interests in the field of development of competition relations.

It is set that in the material and judicial norms of competition legislation envisaged and adequately reflected private and public interests are reflected on the whole.

After results research is done conclusion about privately – publicly character of competition legislation of Ukraine.