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PECULIARITIES OF CASES ON BRINGING LEGAL PERSONS TO ADMINISTRATIVE RESPONSIBILITY

Article aims to determine the characteristics of cases on bringing legal persons to administrative responsibility, as well as to determine the appropriate procedure of its review. The topic is relevant because of the fact that the main task of Ukraine as a democratic, legal and social state is to ensure law and order in the state by preventing infringements of national law and to restore violated rights. To this end, the state apparatus includes coercive apparatus, which allows authorized persons (bodies) apply to the offender individual penalties as elements of responsibility. One of the types of responsibility is administrative one. Its name determines relations which it regulates – administrative and legal.

Purpose of this article is to outline the peculiarities of the case of bringing legal persons to administrative responsibility. Administrative responsibility is a measure of response of the state to administrative violations of individuals. This category of violations can be committed both by physical and legal persons. However, bringing the latter to administrative responsibility is characterized by special characteristics. This stipulates the relevance of the chosen topic of research.

It is concluded that the normative regulation of the procedure of bringing legal persons to administrative responsibility is not legally regulated. In this connection the Code of Ukraine on Administrative Offences requires urgent revision. Conducting the revision, the following features of the case in which the offender is a legal person should be taken into account: specificity of subject (legal entity) and its guilt, the need to involve a representative.