

of making prognosis to meet the needs of the employer. It is necessary to establish at the legislative level the obligatory practice of making triple-sided agreements: «cadet – higher educational institution – employer» for students.

In maritime educational institutions exists the practice of voluntary

concluding such agreements on the basis of agreements of cooperation. In this aspect, the key issue is the systematization of these requirements and remarks by the educational institution as well as working out the unique system of the competence approach to education.

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STATE REGISTRATION SERVICE OF UKRAINE AND NATIONAL AGENCY OF PUBLIC REGISTRY OF GEORGIA: EXPERIENCE OF FUNCTIONING

It should be noted that the State Registration Service of Ukraine was established in 2010. Since the establishment of this body a considerable work was carried out, but today there is a necessity to improve its operation. Analysis of foreign experience of registration bodies is one of the possible options for answering the questions about the functioning of the State Registration Service of Ukraine.

It is known that Georgia is characterized by its progressive reforms in different areas of public administration. The area of the state registration is not the exception. One of the major reforms that must be taken over Georgia and realized in Ukraine is the provision of services for citizens in united registration centers by using the system of electronic registers. The terms must be strictly

regulated in order to eliminate the subjective factor and the desire to take a bribe.

There was also an interesting practice of the House of Justice in Tbilisi because of the implementation of a unique opportunity to receive services through a system “Just Drive” at the end of 2013. Currently it is possible to get the documents that have legal significance (in particular, birth certificate) without an attendance of the institution, moreover, without leaving the car. The mentioned practice would be sufficiently appropriate and effective in our country, because it greatly minimizes both the costs of time and the costs of materials, labor and other resources.

Summarizing the above, we can conclude that the effective governance is unimaginable without inno-

vation. The analysis of the functioning of the State Registration Service of Ukraine and the National Agency of Public Registry of Georgia, that was conducted within the research,

has allowed to distinguish the priority ways of the improvement of the activity of the State Registration Service of Ukraine that requires further scientific developments.

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REFORMING LEGISLATION ON LOCAL PUBLIC ADMINISTRATION AND LOCAL SELF-GOVERNMENT: THE ANALYSIS OF NORMS

In developing a coherent set of administrative reforms in Ukraine, which is essentially a search for a new, high quality best model of correlation and interaction of social and state institutions, local self-government is objectively given a prominent position.

Significant achievement for the democratization of society since Ukraine's independence is secured at the constitutional level status of local self-government: Article 7 of the Constitution of Ukraine stipulates that Ukraine recognizes and guarantees local self-governing. Section XI of the Constitution also concerns issues of local government. On the basis of constitutional provisions, the Law "On Local Self-Government in Ukraine" and the ratification of the European Charter of Local Self-Government considerably

approaches this sector of legislation to European standards.

However, Ukraine has started the process of reform of local self-government and authority's territorial organization. Main problems which hinder the development and strengthening of local self-governance in Ukraine are:

- lack of clear division of roles and responsibilities between local self-government and local executive authorities;
- lack of the possibility of autonomy for local self-government in decision-making;
- ambiguity of the legal definition of its status.

At the present stage of development of Ukraine as a democratic state, social and law reform of local self-government is an absolute requirement of modern time.