

securities with a tendency to mobilize personal resources of the individual in solving social problems; focus on stimulating increase of motivation, its effectiveness and efficiency; promotion of active participation of non-state

sector of economics and institutions of civil society in social programs and projects; incorporation of cultural, ethnic, gender, linguistic aspects during development and implementation of social programs and so on.

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ABOUT THE BACKGROUND OF EMERGENCE, MODIFICATION AND TERMINATION OF ADMINISTRATIVE RELATIONSHIPS ORGANIZING CIVIL CONTROL IN PUBLIC ADMINISTRATION

According to S.L. Lysenkov and V.V. Kopeichykov in administrative law there are 2 groups of legal facts that establish, modify or terminate the relationship: the actions and events. In turn, acts as juridical facts are divided into legitimate and illegitimate. In our view, such an approach to the grounds of emergence, modification and termination of administrative legal relations though right, but in rather generalized form highlights the specificity of administrative legal relations. For proper coverage of this issue there should be more thorough and detailed research works.

As for misconduct as the basis of emergence, modification and termination of administrative relationships, it should be noted that scholars do not have a clear view on their classification.

The most common form of legal acts as the basis of emergence, modification

or termination is legal acts of administration. According to V.B. Averianov, act of administration is the result of a formal expression of result of declaration of will of subjects of power exercised unilaterally in compliance with the prescribed procedure and aimed at the emergence of certain legal consequences.

Another basis of the relationship we have studied is the decision of the judicial authorities of Ukraine.

Summarizing the above, we believe that the grounds of emergence, modification, and termination of administrative relationships organizing public control in public administration are juridical facts, which in turn are divided into juridical acts (acts of management, judgments and organizational regulations) and legal actions.