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PRINCIPLES OF TRANSNATIONAL CIVIL PROCEDURE AND ITS INFLUENCE ON CIVIL PROCEDURE

Union of European states necessitated the harmonization of legislation of the states, in particular, civil procedural law, in order to improve its quality and simplify civil proceedings. Active participation in the harmonization work involved representatives of other countries, in particular, extremely important for the development of science of civil procedure draft principles of cross-border civil process, was the result of joint work of scholars around the world.

Decade was spent on preparation of the principles, which became one of the greatest achievements of harmonization of civil procedural law and the basis for the project of development of the European rules of civil procedure of last years – workshop titled "From Transnational Principles to European Rules of Civil Procedure", and increased harmonization processes in the EU and facilitated European integration of Ukraine, determining our scientific interest.

The principles for the development of modern science of civil procedural law are highly important, as they clearly define guidelines for further reform of the rules of civil procedure in Europe and the world, and the need to implement them in the national legal system. The most successful way to implement them seems to bring the judicial practice into line with the principles, especially having the consent of the parties of proceeding. Thus, general European ideas of modern efficient fair civil justice, which unite all European countries, will be gradually implemented in the process of convergence and harmonization of civil procedural law.