

CONTENTS

THEORY AND HISTORY OF STATE AND LAW; PHILOSOPHY OF LAW

<i>A. Ovchinnikova</i> PHILOSOPHICAL INTERPRETATION OF LEGAL CULTURE	4
<i>T. Protsenko, O. Selezniova</i> POSITIVES AND NEGATIVES OF THE INFORMATION SOCIETY: A VIEW FROM THE STANDPOINT OF PHILOSOPHY	5
<i>A. Zaitseva</i> MEDIA CULTURE AND LAW: LIMITS AND ASPECTS OF INTERACTION	6
<i>A. Romanova</i> LAWFUL HUMAN ACTIVITY	7
<i>O. Maksymiuk</i> SOME AXIOLOGICAL ASPECTS OF THE FUNCTUIONS OF CRIMINAL LIABILITY	8
<i>R. Hurak</i> ANALYSIS OF THE POLITICAL AND LEGAL DOCTRINES IN THE ANCIENT EAST	10
<i>I. Zelenko</i> CONCEPTS AND APPROACHES TO CLASSIFICATION OF PRESUMPTIONS	11
<i>I. Polonka</i> GENESIS OF NATURE OF LEGAL CONDUCT AND PROPOSALS FOR THE CONCEPT ..	12
<i>I. Yasynovskiyi</i> HISTORICAL ASPECT OF DEVELOPMENT OF THE INSTITUTE OF MEDIATION AND CURRENT TRENDS OF ITS DEVELOPMENT	13
<i>L. Bachynska</i> THE POSITION OF THE CATHOLIC CHURCH ON BIOETHICAL PROBLEMS OF ABORTION AND EUTHANASIA: PHILOSOPHICAL AND LEGAL THINKING	14
<i>I. Mokin</i> FEATURES OF NEGATIVE SIDE OF LEGAL LIFE IN UKRAINE IN TIMES OF REVOLUTION OF 1917-1921	15
<i>M. Melnychuk</i> LEGAL REGULATION OF SANATORIUM AND SPA TREATMENT IN THE USSR IN THE 1920S	16
<i>R. Haliuk</i> LAW INTERPRETATION BY COURTS OF SPECIAL JURISDICTION AS A FORM OF SYSTEMATIZATION OF UKRAINIAN LAW	17

CONSTITUTIONAL AND MUNICIPAL LAW

<i>I. Drobush</i> STAROSTA AS A NEW ORGANIZATIONAL FORM OF LOCAL SELF-GOVERNMENT AND ITS PARTICIPATION IN THE IMPLEMENTATION OF SOCIAL FUNCTION	19
---	----

<i>V. Mykulets</i> INFORMATIONAL AND LEGAL BASIS FOR ROAD TRAFFIC SAFETY: INTERNATIONAL EXPERIENCE.....	34
<i>R. Haliuk</i> LAW INTERPRETATION BY COURTS OF SPECIAL JURISDICTION AS A FORM OF SYSTEMATIZATION OF UKRAINIAN LAW.....	35
<i>O. Mandziuk</i> LEGAL NATURE OF OPERATION AND DEVELOPMENT OF ANALYTICAL COMMUNITIES IN UKRAINE.....	36
<i>Y. Hlushko</i> PROBLEMS IN UNDERSTANDING THE CATEGORY OF “PUBLIC” IN THE CONTEXT OF COMBATING CORRUPTION.....	37
<i>I. Bielitskyi</i> PROBLEMS WITH TERMINATION OF TAX OBLIGATION.....	38
<i>Y. Bilokur</i> REALIZATION OF PLANNING FUNCTION IN PUBLIC ADMINISTRATION: PROBLEM ASPECTS.....	39
<i>O. Lahniuk</i> ON THE ISSUE OF STAFFING OF COURTS OF GENERAL JURISDICTION IN UKRAINE.....	40
<i>S. Leskiv</i> LEGAL STATUS OF THE HIGH COUNCIL OF MAGISTRACY AS A BODY OF JUDICIAL SELF-GOVERNMENT OF FRANCE.....	41
<i>M. Mishustin</i> THE ANALYSIS OF THE REAL ESTATE DEFINITION AS THE OBJECT OF ADMINISTRATIVE AND LEGAL REGULATION IN UKRAINE.....	42
<i>A. Saienko</i> CLASSIFICATION OF ADMINISTRATIVE SERVICES IN THE FIELD OF INTELLECTUAL PROPERTY.....	43
<i>K. Tokarieva</i> SPECIFICITY OF THE SUBJECT OF PROOF AND CIRCUMSTANCES THAT MUST BE ESTABLISHED DURING CLOSING THE CASE CONCERNING THE ADMINISTRATIVE OFFENSE WHEN THE TERM OF THE ARTICLE 38 OF THE CODE OF UKRAINE ON ADMINISTRATIVE OFFENCES HAS EXPIRED.....	44
<i>S. Bieliavska</i> LEGAL INNOVATIONS IN COURT ADMINISTRATION: INTERNATIONAL LEGAL STANDARDS AND ADAPTATION OF UKRAINIAN LEGISLATION TO THESE LEGAL STANDARDS.....	45
<i>O. Hubanov</i> REQUIREMENTS FOR LAW ENFORCEMENT ACTIVITY AS A CRITERION FOR ITS QUALITY.....	46
<i>A. Kaftia</i> TRANSFORMATION OF RIGHTS AND FREEDOMS OF MAN AND THE CITIZEN IN TERMS OF INFORMATIZATION.....	47
<i>O. Movchun</i> CONCEPT OF OFFICIAL DISPUTE AS A PARTICULAR PUBLIC DISPUTE.....	48

<i>O. Bort</i> INFLUENCE OF MANDATORY REGULATIONS ON THE STATUTE OF CONTRACTUAL OBLIGATIONS.....	65
<i>O. Holina</i> THE PROBLEMS OF SPECIALIZATION OF ECONOMIC AND LEGAL REGULATION OF SERVICE AGREEMENTS.....	66
<i>A. Lozovyi</i> TO THE ISSUE OF FORMALIZATION OF TERMINATION OF RIGHT TO JOINT SHARED OWNERSHIP ON IMMOVABLE PROPERTY.....	67
<i>N. Maidanyk</i> LONGSTANDING OBLIGATIONS AS NATURAL OBLIGATIONS.....	69