

*V. Prytuliak*  
*Assistant Lecturer,*  
*Department of Civil Procedure,*  
*National University "Odessa Law Academy"*

## **DOCTRINAL UNDERSTANDING OF THE BRANCH AFFILIATION OF ENFORCEMENT PROCEEDINGS IN UKRAINE**

The main criterion for the capacity of the judiciary is full and timely implementation of its decisions. Only given the real execution of the decisions it is possible to say that justice occurred and violated individual rights were restored. In Ukraine currently takes place the process of adaptation of legislation regulating enforcement proceedings to the current requirements.

In the Ukrainian legal science go on debates on the place and role of enforcement proceedings in the law of Ukraine, and discussions on ways to improve legally established procedure of forced execution of court decisions to really restore violated subjective rights. Meanwhile, it is important to study the theoretical foundations and development of proposals to amend the current legislation of Ukraine to improve procedures for the enforcement proceedings.

The purpose of this study is to clarify the nature of the enforcement proceedings, the nature of relationships in the enforcement proceedings and branch

affiliation of rules governing these relationships.

Having analyzed the work of scholars, the author concludes that the discussion on the definition of the nature of the enforcement proceedings continues today. In Ukrainian and foreign legal literature, there is no single definition of the place of enforcement proceedings in the law of Ukraine.

Judgments must be enforced effectively, because without this litigation is incomplete, as the final and the main result of any judicial process is the restoration of violated rights, freedoms and interests of individuals.

During the analysis of regulatory sources, the study of the practice of handling complaints against decisions, actions or inactions of the bailiff laid down in the relevant resolutions of the plenum and letters of the High Specialized Court of Ukraine for Civil and Criminal Cases and proceedings of the European Court of Human Rights, the author determines a procedural nature of enforcement proceedings.