

principle of availability in a court.

On our persuasion under a subject cognizance it is necessary to understand distributing of administrative businesses between administrative courts which operate as courts of first instance, depending on the category of businesses (subject of an action).

As a result of the conducted research from this problematic we are do the row of conclusions, in particular such.

To the county general courts, as to the administrative courts defendant, administrative businesses concerning decisions,

actions or inactivity of state performer or other public servant of government executive service, in relation to implementation by them decisions of courts.

Administrative lawsuits to the organs of the Antimonopoly committee of Ukraine are examined administrative courts, as this committee is a public organ with the special status, the purpose of activity of which consists in providing of state defence of competition in entrepreneurial activity which answers the necessary signs of organ of imperious plenary powers.

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LEGAL REGULATION OF STATE STATISTICS IN UKRAINE: PROBLEMS AND WAYS OF IMPROVEMENT

This paper attempts to systematize the main regulations governing the issue of state statistics in Ukraine, there are ways to improve the legislation in this area.

Emphasis on the fact that today the state statistics in Ukraine is developing in conditions of significant social, political and economic change, administrative reform, the transition to international standards for statistical reporting.

Regulations governing the state statistical records, in Ukraine divided into two groups: 1) general regulations-regulations that regulate the organization of the state statistical records in Ukraine in general, and 2) specific acts, ie acts reg-

ulating the activities of public authorities and non-governmental agencies in gathering, processing and dissemination of statistical data.

The analysis of the Law of Ukraine «On State Statistics», formulated the following proposals for its improvement: a) the mandatory submission of all primary statistical data available on this site organizations (legal entities) regardless of ownership, and b) the preparation and submission of official statistical information industrial, commercial, financial, banking, educational, medical and other socially important processes in Ukraine, and c) the relationship of statistical and accounting, and d) the need for system-

atic publication of statistical information in electronic media.

It is proposed to increase penalties relative to officials and citizens, busi-

ness entities that are consciously pursuing their own goals provide false statistics for the resonance lines of the state of Ukraine.

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INTERNATIONAL LEGAL FOUNDATION OF PUBLIC ADMINISTRATION IN THE FIELD OF FOREIGN AFFAIRS

The guarantee of effective and coordinated operation (functioning) of «administration machine», further improvement and modernization of the public management mechanism in the field of foreign affairs directly depend on proper legal foundation. Besides national legal provisions, significant role in foreign policy regulation is played by international legal norms. It is necessary to admit that the issue of international legal base created for implementation of public administration of foreign affairs has not been studied to the full extent, requires modern and detailed look at it.

The field of foreign affairs in comparison with other fields is grounded on substantial international legal base. The latter consists mainly of international treaties, which form a wide system of legal documents. Thus, this research work can offer a distinctive analyses of such legal acts as the Charter of the United

Nations of 1945, the Vienna Convention on Diplomatic Relations of 1961, the Vienna Convention on Consular Relations of 1963, the Vienna Convention on the Law of Treaties of 1969, the Helsinki Final Act of 1975, the Charter of Paris for a New Europe 1990 and many others. In addition, special attention was paid to the European Union and Ukraine Association Agreement, the signing of which will lead to creation of new framework for foreign policy organization and cooperation between Ukraine and EU in various spheres.

The international customs and their role in foreign affairs management were not set aside as well. This article investigates and discovers the significance of customs, the value of which cannot be overestimated as in several cases customs act as the only instrument of filling treaty gaps and solving organizational issues of public administration in mentioned field.