

sphere of law-enforcement at the stage of detection and stopping of violations of customs legislation.

The questions about the formation of a unified, cohesive, integrated and wick based on advanced norms of domestic and international law methodological system of the challenges of the law-enforcement direction with the prospect of its further perfection of normative-legal framework and practical application, were analysed.

The state of scientific researches of this problem, during which revealed the insufficiency of theoretical and methodological developments of the system, structure due to the application by the income and charges of norms of administrative-legal regulation, aimed at the achievement of the goals and tasks of law-enforcement activity in the sphere of customs legislation, was reviewed.

The essence and main stages of work of authorities of income and charges to

detect and prevent violations of the customs legislation, which allocated a complex of general and special methods for the implementation of the specified activities, were revealed. In particular, the general methods, the main goal of which is to create the preconditions for the introduction of an efficient mechanism of counteraction to customs misconduct, including political, legal, economic, historical, organizational, control, information and advocacy.

Special methods that prove or disprove and concretize the efficiency common methods and wick are applied by the authorities of income and charges in practice, classified by individual criteria (depending on the steps of their application, the subjects of the offence, the object of infringement violation of customs regulations, the subject of authority, etc) and distributed separately on organizational, analytical, search (operational) and procedural.

Malchenko Yu.I.,

Ph.D. student,

*Department of administrative law and administrative process,
Odesa State University of Internal Affairs*

INTERNATIONAL COOPERATION STATE SERVICE OF UKRAINE ON DRUG CONTROL

According to the strategy of drug policy until 2020, international cooperation in the field of drug trafficking is an important part of foreign policy interests.

The article deals with the problem of international cooperation of the State Service of Ukraine on drug control, including the legal nature of international

and national legal instruments functioning services, and legal public health, national security, and a number of other issues.

In accordance with the international treaties ratified by the Verkhovna Rada of Ukraine one of the basic tasks of the State Service of Ukraine on drug control

is to provide interaction and information exchange with international organizations and foreign competent authorities in narcotic drugs, psychotropic substances, precursors and combating illicit trafficking and represent the interests of Ukraine in this area in international organizations.

Thus, the activities of the State Service of Ukraine on Drug Control play a significant role in international cooperation to combat drugs.

The main forms of Ukraine State Service on Drug Control in international cooperation: press conferences, international conferences, roundtables with the media to improve the work, discussion and exchange of experiences in the fight against addiction.

Author points out that international cooperation, with proper regulation of this institution can be assured to achieve the highest high levels of activity in the State Service of Ukraine on Drug Control.

Myskiv L.I.,
Candidate of Law Sciences,
Senior Lecturer,
Department of international law and comparative jurisprudence,
Kyiv International University

ROLE OF THE UNO IN THE FORMATION OF «INCLUSION» AS A PROCESS OF PEOPLES' SOCIALIZATION WITH LIMITED ABILITIES

World trends of the persons' with limited abilities socialization call forth every country to introduce the policy of «inclusion», the necessity of making changes in the national legislation and creation of a related infrastructure for persons with limited abilities. International organizations are the initiators of the world inclusive company. So, in the UN framework were adopted some international documents, which call the governments and give well-grounded recommendations concerning implementation of the «inclusion» in society. In the article the author analyses the activity of the UN, where big role plays the Secretariat that includes establishments which have the power to introduce into life the norms of the normative acts of the UN. So, insur-

ing the realization of the convention on rights of invalids and Universal plan of actions concerning invalids in the structure of the Secretariat of the UN exist next organizations: The United Nations Development Programme (UNDP) – organizes the help to the state-members in the sphere of development. The United Nations Children's Fund (UNICEF); The Office of the United Nations High Commissioner for Refugees (UNHCR), United Nations Relief and Works Agency for Palestine Refugees in the Near East (BAPOR); The United Nations Human Settlements Programme (UN-HABITAT); The United Nations Industrial Development Organization (UNIDO); The World Bank. The research discloses the essence of the activity of these organizations.