

refined due to changes in the social system of the state, but also on the development of financial science.

This structure of modern financial system is the basis for the structuring of Ukrainian finance and of financial legislation. In this regard, the issue of differentiated areas and parts of the financial system is essential both in theoretical and in the rule-making and enforcement aspects.

The need for the state of various eco-

economic instruments in the management of society has led to the need for active learning and discussion in the financial, economic and legal literature content of such economic categories as finance and financial system.

The transformation of Ukraine's financial system by strengthening the functioning of a market-based economy requires a study of the nature and structure of the financial system of our country.

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## ABOUT MEMBER OF DISCIPLINARY PROCEEDINGS AGAINST CIVIL SERVANTS

The development and establishment of Ukraine as a democratic, social and law state requires reform and improvement of the legal regulation of public service, and in particular, the order of responsibility of public servants. The introduction of effective and efficient disciplinary civil servants remains a priority in the establishment of a fundamentally new institute of the civil service in Ukraine. In this respect, an important place is given to the question of the participants engaged in disciplinary proceedings against civil servants.

At present, the issue of disciplinary proceedings against participants of civil servants are not specified by the legislator, which often leads to undue expansion of their authority in the disciplinary process. The above leads to the relevance of

the chosen theme of the article, which is the need to identify system and power of participants of the disciplinary proceedings against civil servants, examination of theoretical problems in this area and develop scientifically based ways of its improvement.

By analyzing positions of scientists and legal material, the author formulates his own position in relation to participants of the disciplinary proceedings against civil servants and procedural powers. Emphasized that the detailed classification of participants mentioned procedure facilitate justice and rule of law in the exercise of disciplinary proceedings against civil servants. The article provides suggestions of amendments to the current legislation in the civil service.