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CONTENT AND STRUCTURE OF THE INFORMATIONAL RELATIONS

The article deals with the content and structure of the informational relations and problems of the establishment of the uniform definitions are defined.

Generalizing offered approaches to understanding of the informational relations we have come to next conclusion: informational relations are public relations between individuals, legal persons, associations of citizens, public authorities, concerning free gathering, use, distribution, and storage of information that is necessary for execution of their rights, freedoms and legitimate interests, execution of tasks and functions, as well as they are regulated by different branches of law.

It has been generalized, that the

structure of the informational relations includes subjects, objects and content, as a set of rights and duties.

It has been specified that scientists try to identify object of informational legal relations other than information (informational resources or informational funds).

It has been proved that issue of the improvement of the legal regulation of the informational relations is urgent. It is connected not only with the development of the democratic transformation in the state and activity of the native and foreign social and democratic institutions in the research of abovementioned topic, but also with the concrete disadvantages of the valid norms of the domestic law.

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DEFENSE PLANNING IN UKRAINE: CURRENT SITUATION AND FUTURE PROSPECTS

The current legislation of Ukraine stipulates that defense planning is an integral part of strategic planning and the management of public resources in the sphere of defense, is carried out within

the legal deadlines to ensure the necessary level of defense of the state through the substantiation of prospects of development of the Armed Forces of Ukraine and other military formations with re-

gard to the nature of the real and potential threats in the military sphere and the economic possibilities of the state, with specific actions, executors and deadlines for their implementation.

However, by analyzing such positive steps of the potential improvement of Ukrainian legislation in the sphere of defense, we do not agree that the term forward planning is subject to removal from the legal field. The subject of the right of legislative initiative proposes introduction, in our opinion, more successful, than exists at present, a norm that the defense planning is an integral part of national strategic planning on the definition of objectives, directions, priorities of development of the security and defense forces, objectives, activities and time of their implementation, as well as the number of personnel, weapons, military and special equipment, volumes of material-technical, energy, financial, information resources, food, land and water areas, communications, funds and property for the purpose of achievement

of necessary level of ability security and defense forces. But, despite this, which would not offered to a complete definition of the defense planning, it has always been, is and will be an integral part of future planning. Therefore, at the normative level implicitly require the existence of the definition of strategic planning to understand, part of which a whole is its component and what other parts of the components of this whole.

Summing up the proposed article should be the first to agree that a positive step on the way of building a legal state with the desire to create a strong army is the existence of proposals for legislative improvement of the defense sector of our state. But any legislative changes should be deeply meaningful to build on the achievements of the already acquired experience in the settlement of defense issues, security issues in the military sphere. Prospects for further research of the author in this scientific direction will be aimed at deepening the study of issues in the field of defense planning and national security.

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REGULATORY AND LEGAL FRAMEWORK TO COMBAT INFORMATION OFFENCES IN UKRAINE: STATUS AND PROSPECTS

Nowadays, the legal information in Ukraine settled a large number of legal acts of varying validity – the Constitution, laws, decrees, regulations, international treaties and agreements ratified by Ukraine and so on. Even a cursor-

ry analysis led to make a conclusion of their inefficiency and the inadequacies of contemporary realities. Urgent task for researchers is to develop legal principles to combat information offences in Ukraine. Because there is no legal frame-