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ORDER OF APPEAL DECISIONS, ACTS, INACTION OF DECISIONS EXECUTIVE BODIES IN COMPLIANCE WITH THE CIVIL PROCEDURAL CODE OF UKRAINE

It is necessary, that decisions' execution complies the law prescriptions. Breaching the law during court decision's execution can be the threat to breaching rights, liberties, interests of persons, making decision's execution impossible. It is the reason why consideration the order of appeal decisions, acts, inaction of decisions executive bodies in compliance with the Civil Procedural Code of Ukraine is current. The author globally analyzes the order of appeal decisions, acts, inaction of decisions executive bodies in compliance with the Civil Procedural Code of Ukraine and its elements: bodies, entitled to process the complaints, contents of a complaint, terms, subjects, whose decisions, acts, inaction are subject to appeal. The author draws attention on the

problem of legislative gap of regulating the instance of court, that has to resolve differences, connected with appeal the decisions, acts, inaction of decisions executive bodies. It is proposed, that it must be the court, that has proceeded the case as the court of first instance. It is grounded, that government executor and officer of decisions' execution body are different subjects, whose decisions, acts, inaction can be appealed and this distinction is commonly justified. The tool of renewing rights, liberties, interests of persons are to be in compliance with their breaching. That's why, making decisions' execution body obliged to do some acts as the tool of renewing rights, liberties, interests of persons can be used if only decisions' execution body's inaction has been found illegal.