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SOME ASPECTS OF IMPROVING LEGISLATION OF UKRAINE

Abstract. The paper examines the trends towards integration in various spheres of social life, including in the legal sphere. The growth of interest in the study and exchange of experience in the development of national legislation, the exchange of legal information and scientific ideas have been considered. The need for international cooperation and solving global problems have been emphasized.

Key words: legislation, legal system, transformation, law-making, democracy.

In the modern world, there is a growing trend towards integration in various spheres of society, including the legal sphere. The international community and states attach great importance to general legal principles and support the convergence of different legal systems. It has led to an increasing interest in studying and exchanging experiences in the development of national legislation, legal information exchange, and scientific ideas.

The necessity of international cooperation and addressing global contemporary issues poses a task for the legal community to review existing legal issues from a new perspective and focus on the fundamental legal systems of the world. The legal system is not only defined by a set of legal elements in society but is also the result of objective laws of development and a consciously perceived complex of interconnected and interdependent legal elements used to achieve set goals.

The answer to the question to which legal family Ukraine should be attributed, depends on which legal path our society follows, from legal policy implemented in the state, which is reflected in the adopted political and legal decisions, legislation, legal values, directions professional training of lawyers [1, p. 490].

The construction of Ukraine as a democratic and legal state requires further reforms in the national legal system. The key factor of integration processes unfolding

in continental Europe, which is characteristic of Ukraine, is law. Significant transformations have occurred in Ukraine's national legal system since its declaration of independence, including the establishment of new social relations, the creation of a substantially new system of public administration, and the formation of a system of national legislation centered around the Constitution of Ukraine. As a sovereign state recognized by the global and European community, Ukraine continues its development guided by constitutionally defined principles as a democratic and legal state.

Building Ukraine as a democratic and legal state requires further reforms in the national legal system. The key factor of integration processes unfolding in continental Europe, which are characteristic of Ukraine, is law. Significant transformations have occurred in Ukraine's national legal system since its declaration of independence, including the establishment of new social relations, the creation of a substantially new system of public administration, and the formation of a system of national legislation, in which the Constitution of Ukraine occupies a central place. As a sovereign state recognized by the global and

European community, Ukraine continues its development, guided by constitutionally defined principles as a democratic and legal state.

The formation of the legal system of Ukraine and its formation at the current stage must be carried out considering the constitutional and legal principles of the organization and activity of state authorities and local self-government, all features of past development, gains, and miscalculations [2, p.119].

There are several issues requiring urgent resolution:

- to intensify scientific research on the structure and trends of development of the legal system in Ukraine in the context of globalization of state-law phenomena, the increase in global crisis processes, and societal transformation;

- to conceptualize the importance of the development of Ukraine's legal system and the necessity of developing a unified conceptual basis for the development of legislative framework, to strengthen legality and the rule of law, to develop state authorities, and to conduct constitutional, legal, and judicial reforms;

- to continue research on the theoretical and methodological foundations of the procedure for adoption and amendment of the Constitution of Ukraine is an important task of legal science since the Constitution of Ukraine is the basis of the national legal system and the foundation for law-making;

- to improve the Constitution of Ukraine in terms of delineating powers between the highest bodies of state power for further strengthening the principles of democracy;

- to improve the current state of administrative law, which is an important means of functioning of public authority in Ukraine, and the need to specify the norms of the Constitution at the level of administrative and legal norms;

The exploration of modern problems within the regulatory and legal systems of Ukraine and other countries underscores the dynamic nature of legal development in response to contemporary challenges. Across various jurisdictions, the growing complexity of global issues such as globalization, technological advancement, and

societal transformation necessitates continuous adaptation and reform within legal frameworks.

The comparative analysis of legal systems reveals common challenges, including the need for conceptual clarity, alignment with international standards, and effective governance structures. The exchange of legal knowledge and best practices among nations emerges as a crucial avenue for addressing these challenges and fostering innovation in legal approaches.

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ДЕЯКІ ПРОБЛЕМИ УДОСКОНАЛЕННЯ КРИМІНАЛЬНОЇ ВІДПОВІДАЛЬНОСТІ ЗА ПОРУШЕННЯ ВИМОГ ПОЖЕЖНОЇ ТА ТЕХНОГЕННОЇ БЕЗПЕКИ (НА ПРИКЛАДІ ЗАКОНОПРОЄКТУ РЕЄСТР. № 10175 ВІД 23 ЖОВТНЯ 2023 РОКУ)

Анотація: проаналізовано законопроект реєстр. № 10175 від 23 жовтня 2023 року, спрямований на посилення відповідальності за порушення вимог пожежної та техногенної безпеки. Наголошено на дискусійності окремих положень, запропонованих до внесення до Кримінального кодексу (далі – КК) України, та на недопустимості прийняття вказаного законопроекту у наведеній редакції.

Ключові слова: пожежна безпека, порушення вимог, принцип юридичної визначеності, конкуренція кримінально-правових норм.

Протягом останніх двох років зміни та доповнення вносяться до чинного КК України [1] в середньому щомісячно. Звісно, законодавець у такий спосіб реагує на потребу належного врегулювання виявлених прогалин у правовому регулюванні кримінальної відповідальності та прагне усунути наявні недоліки, привести кодифікований акт у відповідність до вимог сьогодення або навіть втілити в ньому відповідь на виклики майбутнього. Водночас трапляються і такі законодавчі ініціативи, що фактично є намаганням нашвидкуруч запровадити далеко не завжди необхідний найбільш суворий захід державного примусу, яким є кримінальна відповідальність. Намагання посилити санкцію за певне кримінально протиправне діяння (чи взагалі криміналізувати той чи інший акт