

HISTORICAL AND POLITICAL STUDIOS.

Collection of research works

№ 2 (6) – 2016

POLITICAL SCIENCES

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NORMS OF THE EUROPEAN COOPERATIVE COMMUNITY REGULATIONS AS AN ORIENTATION OF IMPROVEMENT OF UKRAINIAN LEGISLATION ABOUT COOPERATIVES

Abstract. Norms of legislation of Ukraine on cooperation in comparison with the norms of legislation of the European Cooperative Society are analyzed. Similar approaches as to social orientation and objectives of cooperatives, their role and place in the process of development of the state and overcoming of economic crises are determined. Attention is paid to the key aspects of creation and operation of cooperative organizations: the purpose, legal regulation, conditions of creation, requirements for cooperative members, the presence of associated members, management structure, interaction with employees. Provisions of Ukrainian legislation which regulate activity of cooperative associations in practical sphere, those of them which are to be taken with aim to improve Ukrainian legislation about cooperation according to the norms of European Union, and those provisions which are not reflected in the Statute of the European Cooperative Society, but they must be included into the Law of Ukraine "On Cooperation" with due regard to the contemporary needs of activity of cooperative associations are clarified.

Key words: cooperative, European cooperative society, Legislation of Ukraine, associate members, employees, management structure.

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THE PLACE AND ROLE OF YOUTH IN FORMATION OF CIVIL SOCIETY IN UKRAINE (European integration aspect)

Abstract. The most promising directions for attracting young people to the process of formation of civil society regarding importance of implementation of the European integration strategy in Ukraine are discussed. It is based the special role of

studying social networks and the necessity of formation of system of civil education as the leading task of ensuring effective participation of youth in development native civil society. It is emphasized that it is the youth, who represents itself now as a main doer of the global Network Society, the most powerful system creating resource of which is dealt with social online networks. The latter perform several important social functions, oriented in particular at ensuring public interests and needs and formation of public opinion. It is proved that Ukrainian youth can become an influential actor of civil society under conditions of overcoming simulation initiatives and practices of civic activity, developing a sense of political responsibility at the individual and group levels as the basis for institution of a «mature» civil society.

Keywords: youth, civil society, European integration, social networks, civic education.

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THE PARADIGM OF UKRAINIAN SCIENTIFIC SCHOOL OF PHYSICAL ECONOMY AS A MOVER OF CIVILIZATIONAL PERSPECTIVES OF UKRAINE

Abstract. This article is dealt with the Ukrainian school of physical economy, namely with the problems of economic, natural and political science. The position is motivated that in the global energy sector should happen the increasing of the role of in exhaustible and renewable energy sources. It is noticed that Ukraine has a significant and very strong potential and we have to realize that every action is related to a single system of global scale. And, based on this understanding, we should build a national system of social values and social way of life. The doctrine of the Ukrainian scientific school of physical economy sets the stage for future members, gives a chance to Ukrainian scientists, Ukrainian politicians to stand in the forefront of the development and dissemination of achievements on the world society. Ukrainian elites have the ability to play the role of a center where the latest knowledge is modified into a new model of economic and philosophical teachings. Taking into account the above-mentioned in modern Ukraine there must be the accepted strategy of economic development of society on basis: achievement of quantitative and quality distribution of different forms of energy, its maintenance, piling up and increase; permanent exceeding of birth-rate above the death rate of population; complex fight against plundering of energy of humanity.

Key words: civilization, the progressive development, the world energy, physical economy, globalization factors.

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**INSTITUTIONAL STATEMENTS AND PROBLEMS OF ADAPTATION OF
LEGISLATION IN THE FIELD OF TRANSFRONTIER AND REGIONAL
COOPERATION OF UKRAINE**

Abstract. The present article considers problems of Ukraine's adaptation to the European legislation on transfrontier and regional co-operation between territorial communities or authorities and the right of territorial communities or bodies of local self-government, which are under their jurisdiction, to conclude agreements on transfrontier cooperation with territorial communities or authorities of other states. Thereto territorial communities shall be entitled to create special joint bodies on transfrontier cooperation issues, which may be subjects of international law. The system of inter-state agreements (for example The European Outline Convention on Transfrontier Co-operation between Territorial Communities or Authorities) aims above all to define precisely the context, forms and limits which states of Europe favour for territorial authority action, and to eliminate legal uncertainties likely to create problems (definition of the applicable law, judicial authorities, possible avenues of appeal, etc.). The EU-Ukraine Association Agreement on 27 June 2014 is a pioneering document: the parties of this agreement (Article 446) shall promote mutual understanding and bilateral cooperation in the field of regional policy, on methods of formulation and implementation of regional policies, including multi-level governance and partnership, with special emphasis on the development of disadvantaged areas and territorial cooperation, hereby establishing channels of communication and enhancing exchange of information between national, regional and local authorities, socioeconomic actors and civil society.

Key words: international law, territorial communities, authorities, local self-government, adaptation to the legislation.

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CONGRESS vs D.TRUMP

(to the question of autonomy of President in the sphere of foreign policy of the USA)

Abstract. It is analyzed in correlation the authorities of President and Congress in the sphere of foreign policy of the USA. It is stated that (notwithstanding leading role of presidential administration in forming foreign policy strategy of the state) Congress is able to influence the process of making and realization of decisions upon a number of important directions and owing to this – by the system of checks and balances – to equalize the positions of actors upon the orientations and the ways of realization of the US foreign policy. Noted principles of American political system functioning have been acquiring a special role regarding situation of uncertainty upon approaches to the USA foreign policy after election D.Trump as President. It is said about extremely extensive authorities of President in the sphere of foreign policy, from the one side, and from the other – egocentrism of the position of D.Trump with the tendency to authoritarian form of governing, problematic character of announced by newly elected administration economic, as well as security orientations. It is extremely significant factor dealt with strengthening of the opposing to executive power measures of the Congress upon

almost all directions of its constitutional commissions – tendency which will avoid authoritarianism of governing as a challenge to democratic foundations of functioning of the USA.

Key words: Congress, President D.Trump, foreign policy process, system of checks and balances.

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IMPACT OF CIVILIZATIONAL FACTORS ON THE PROCESS OF INTEGRATION OF UKRAINE INTO EUROPEAN UNION

Abstract. Questions upon the place, role and significance of Ukraine in the geopolitical sphere according to civilizational challenges under globalization are analyzed. In these respect basic civilizational factors of political and socio-economic development of Ukraine as well as impact of these factors on the process and perspectives of integration of Ukraine into the European Union are discussed. There are nominated three groups and two subgroups of civilizational factors which influence integrational process, what makes it possible (in the context of the systematic approach of evaluation of each group separately, and all groups of factors in the complex) to research and draw up corresponding conclusions upon the noted subject. Special features and interconnection of the civilization factors of historical evolution of Ukraine, Russia and European Union as well as influence of civilization factors on the tendencies of development and public-political system and form of governing of the noted states and unions of states are determined. With due regard to the methods of comparative political science, works of classical and contemporary

researchers as well as international experience on redefining civilization identity predictions about the prospects of integration Ukraine into EU are made.

Key words: civilization identity, factors, integration, Ukraine, the European Union, geopolitics, geostrategy, democracy, universal state.

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FOREIGN POLICY IMPERATIVE OF EUROINTEGRATION OF UKRAINE IN THE LIGHT OF POLITICAL THOUGHT OF RUSSIAN DIASPORA

Abstract. It is given the analysis of the essential tenets of some models of post-Soviet development of Russian statehood, which are developed by thinkers of the Russian emigration. The creative heritage of Russian emigre-thinkers reveals the traditional politicization of cultural and social life of Russia and the hypertrophy of the role of the state. Whatever the form state structure, the official ideology, historical or economic circumstances, the Russian state aims to be a center of unification of neighboring peoples. It is specified geopolitical priorities and objectives; defined contents, methods and directions of foreign policy Russia's future. It is disclosed vision of Russian scientists migrant problems of evolution and interaction of national cultures. It is installed that the political thought leaders Russian Diaspora combines the vision of the Ukrainian lands as an integral part of the common space of the Russian «mestorazvitiya». Is noted that the given the expressive ideological continuity of contemporary Russian politics electing Ukraine's course towards Euro-Atlantic and European integration assumes the character of an imperative that, along with in domestic preconditions is still considerable foreign policy grounds.

Key words: Ukraine, political thought, Eurasianism, Russian Diaspora, people, state.

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EXPERIENCE AND PROSPECTS OF TEACHING COMPARATIVE LAW IN THE WORLD AND IN UKRAINE

Abstract. It is analyzed preconditions of formation of comparative law as an

independent scientific field. Attention is accented on requirements, compliance with which is necessary for successful study and use of foreign law. It is considered the development process enable comparative law among academic disciplines US and European Union countries leading law schools. It is specified causes the need for a course of comparative law in legal education. One of the major organizations that promotes the teaching of comparative law in the world is the American Society of Comparative Law. Of particular importance to the formation and development of comparative law in Europe is International Faculty of Comparative Law Teaching University of Strasbourg. It is defined the features the study of comparative law in different educational institutions of Europe. It is analyzed the process of institutionalization of comparative law in Ukraine. From 2001 under the guidance of the V.M.Koretsky Institute of state and law of National Academy of Sciences of Ukraine actively work to spread the tradition of teaching comparative law. It is signified special importance of comparative law in the training of lawyers in Ukraine.

Key words: Comparative Law, History of the teaching Comparative Law, the institutionalization of Comparative Law, legal education.

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THE MOST PRIVILEGED LEGAL REGIME IN ECONOMY OF UKRAINE

Abstract. Different approaches upon the most privileged legal regime in economy of Ukraine are characterized. Among them, firstly, establishment of the most privileged legal regime unilaterally by the parliament of the country in relation to specific subjects or areas. Secondly, application of the norms of material and procedure law in certain sectors of economy under establishment of a clear strategy for future development of the state and determining the place of the state in the global division of labor. Thirdly, application of the most privileged regime to separately determined groups of the subjects of business or to the respective territories in dimension of placing on them productive processes. Fourthly, realization of requirements to the content of the most privileged regime: ensuring special status of individual subjects; ensuring procedural protection capabilities of the subject of business from the state, and the state responsibility in the case of violation of beforehand established rights of the subject of business; determination of the essence and mandatory conditions of existence of the most privileged regime in economy, ensuring uniform understanding of these rules and their uniform application; determination of legal responsibility for effective implementation of the stated indicators in respect of realization of legal regimes in economy of the state.

Key words: the most privileged legal regime, economy of Ukraine

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IMPACT OF DECISIONS OF EUROPEAN COURT UPON LEGAL SYSTEM OF UKRAINE

Abstract. It is analyzed the question about necessity of bringing Ukrainian law into conformity with the norms and principles of international law – the tendency which especially revealed itself after signing the political and economic part of the Association Agreement between the European Union and Ukraine. It is considered the activity of the European Court of Human Rights and the influence of this international institution on a national jurisprudence and the promotion of fundamental human rights and freedoms. Discussion is given on the impact of the European Court of Human Rights on the legal system of Ukraine which is of need to be reformed not only upon protection of human rights and freedoms, but also at the institutional level. It is said in particular in this respect, that certain decisions of the judicial system of Ukraine and the jurisdiction of the courts cast doubt according to European Convention on Human Rights. It is noted legislative impact of the European Court on the Ukrainian law in different spheres, including the principle of autonomy of the terms and concepts used in the text of the Convention. New for Ukraine became the Institute of appellate courts which is seen by the European Court as one of the most effective means of protecting human rights in most of the members of the Council of Europe.

Key words: European Court of Human Rights, the Convention, the legal system, the European Court of Human Rights, Law of Ukraine.

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SOME ASPECTS OF POLITICAL AND LEGAL ENSURING OF LAND RELATIONS REFORMING IN UKRAINE

Abstract. The problems of political and legal responsibility for violations of land legislation of Ukraine are researched. The definitions of legal responsibility as well as features of disciplinary, civil, administrative and criminal responsibility for the land violations are described. It is examined the proposals of Ukrainian scientists upon the introduction of a special type of political and legal responsibility for violations of land legislation. The essence, goals, expediency and specific characteristics of such kind of responsibility are revealed. The article examines also the obligations of Ukraine regarding the adaptation of national legislation to the legislation of the European Union. It is noted that the adaptation of the national institute of legal responsibility for violation of land legislation will be applied, firstly, to the land violations of an environmental nature. The fundamental principles of environmental responsibility of the European Union legislation are investigated. The principles of preventing harm, the "polluter pays principle" and the principle of inevitability of environmental responsibility are nominated. The necessity of implementation the "polluter pays principle" into Ukrainian law is justified, that requires large-scale changes in the national legislation.

Key words: land violations, legal responsibility, land legal responsibility, adaptation, European Union.

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HISTORICAL PARALLELS OF RUSSIAN-SOVIET PROPAGANDA AND THEIR CULTURAL AND IDEOLOGICAL TWO-FACED DIMENSION

Abstract. The peculiarities of the Russian information-propagandistic war as a component of the hybrid war against Ukraine are studied. The doctrine of the renewal of Russia, namely, the return of the status of super country with its own cultural, language and historical areas are analyzed. It is performed ideological influence of such a propaganda on Russian, Ukrainian and European societies, its spreading by all available information channels. The analysis is given upon the succession of contemporary Russian ideological politics through the cultural paradigm of the soviet period – a tendency, which, according to many historians, has become a continuation of the ideological opposition within the cold war. It is demonstrated partial shift of emphasis: from the western to anti-Ukrainian and anti-American ideological topics. It is stated, that falsified and ignored historical facts have become the most strong ideological weapon of the Russian propaganda in the cultural and educational spheres with the aim to return the Ukrainian lands, to

formulate social persuasion in necessity for such actions. It is noted existence of the social base for accepting such approaches in those regions of Ukraine, where the Russian mass media were the most accessible and where the Ukrainian state ideological politics was unstable.

Key words: imperial policy, anti-Ukrainian ideology, anti-Western propaganda, hybrid warfare

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SUSTAINABLE DEVELOPMENT IN STRATEGIES OF NEW EU MEMBERS

Abstract. Specific features of strategic planning of sustainable development in the European Union is investigated. EU strategies of sustainable development, adopted in 2001, 2006 and 2010 and the main difficulties on the way of their implementation are considered. Sustainable development strategies of countries, that belong to the group of new members of EU are analyzed. Author shows their character, main components, implementation structure and monitoring systems. The whole features and national specific of national strategies are highlighted. It is proved that the adoption of national strategies promotes better coordination of sustainable development through its integration in the horizontal and vertical levels as well as the activities of different sectors of society. Main forms of involvement in the development and implementation of national strategies for sustainable development of a wide range of partners, including civil society and business are investigated. The conclusion about the importance of these strategies in improving of environmental management, achieving economic growth, the introduction of high social standards and solving another priority national development tasks is done.

Keywords: new members of the EU sustainable development strategies, horizontal and vertical integration, participation, monitoring.

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ON THE QUESTION OF INSTITUTIONALIZATION OF CIVIL SOCIETY

Abstract. There are under analysis the social and political trends in democratic transformations, dealt in particular with institutionalization of functions of civil society. The most popular philosophical and political visions on civil society in respect of definition the notions dealing with freedom of personality, relationship of person and state are outlined. The peculiarities of representative democracy and direct democracy of participating type in setting civil liberties and restriction of power commissions of political elite in favour of selfgovernment are highlighted. It is stated, that representative democracy does not provide the possibility for realization by citizens their constitutional right as of subject of power. It is alleged that the participating type of democracy is more effective in solving conflicts of interest in the

system “state – citizen”, “necessity - freedom”, “communal – individual”; in ensuring freedom upon will through self-governing institutions as an attribute of civil society that are much more closer to mentality of Ukrainians. Direct participation in the authority gives real political free, reveals the existential motivations of citizenship, makes personality free from infringement of social necessity, conditioned by representation of a party majority in power.

Key words: state, democracy, civil society, self-government mentality.

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THE FREE TRADE ZONE AND THE PROBLEM OF EMPLOYMENT OF UKRAINIAN CITIZENS

Abstract. The basic principles of functioning and legal regulations for the free trade zones, including the Free Trade Zone (hereinafter-FTZ) between Ukraine and states-members of EU within the Association Agreement between Ukraine and EU are analyzed. It is discussed the problematic aspects of employment of Ukrainian citizens in the states-members of the European Union. Special attention is paid to social guarantees to the workers, who have Ukrainian citizenship and legally work in the countries-EU members. Legal documents governing the process of European integration of Ukraine are discussed, as well as essential actions of the state for the full entry of Ukraine to European economic system as a competitive participant are revealed. It is examined the historic way of formation and development of Free Trade

Zone; the stages of signing, content of the Association Agreement between EU and Ukraine, its impact upon economic cooperation within FTZ. It is discussed in particular the propositions of scientists concerning re-orientation of the markets of production of Ukraine; special attention is paid to the necessity of adaptation of Ukrainian legislation to the requirements, norms, and standards of the European Union in the field of transport, energy, services, agriculture..

Key words: Free Trade Zone, free movement of goods and services, social protection, migrant workers.

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