

SUMMARIES

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PECULIARITIES AND PROCEDURE OF ENFORCEMENT PROCEEDINGS

The most significant value of litigation is the result, which should be manifested in the real impact of fair judgment on the status of individuals in disputes over legal principle binding judgment (paragraph 9 of Part 3. Article 129 of the Constitution of Ukraine). And if the defense of the state interests can be achieved through the use of a fairly wide range of mechanisms of public and forced effects on a person, for an individual then usually there is only the enforcement proceeding defined in the law in case of referring to enforcement of the court's decision.

The procedure and conditions of enforcement proceeding are discussed in the article. Features of the opening and suspension of enforcement proceedings, the rights and obligations of the parties and other participants in the proceedings have been discovered.

For a long time, an effective system of enforcement proceedings is a crucial step to increase the level of confidence of the judiciary in Ukraine. Persons involved in the enforcement proceedings shall faithfully exercise all the rights granted to them in order to ensure full and timely commitment of execution processes.

The value of judicial performance is that it provides the actual implementation of the judicial and non-judicial bodies' decisions, completes jurisdictional activities to protect the subjective rights of citizens and organizations, strengthens the rule of law in substantive relationships and promotes education of citizens and officials in the spirit of performance of the Laws of Ukraine.