

## ABSTRACTS

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### **FEATURES OF APPLICATION OF THE GENERALIZED JUDICIAL PRACTICES WHEN CONSIDERING THE LIMITATION PERIOD IN SOLVING ECONOMIC DISPUTES**

The article studies the problems of the economic procedural legislation of Ukraine, namely the features of application of the generalized judicial practices when considering the limitation period in disputes. There is the problem of legal regulation of discrepancies between the generalized judicial practice and the provisions of the law. As an example, analyzed the provisions of the «Regulation of the Plenum of the Supreme economic court of Ukraine dated 29 may 2013». Judicial law-making turns the right to set casual judicial decisions, fuzzy regulations. In the legislative field emerged a number of inconsistencies and disagreements, which hamper the work of the Executive authorities, local self-government and, in fact, violate the rights of ordinary citizens. Thus, the courts have the opportunity to use the provisions of the resolutions of the Plenum of the higher courts as a basis for decision making, even if this is not the same as the norms of the acting legislation. Proposed ways of preventing the differences between the application of the generalized jurisprudence and law.