

ABSTRACTS

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K. Bronnikova

CONCEPT OF ADMINISTRATIVE RESPONSIBILITY: PROBLEMS OF DEFINITION

The article explaining the issue of determining the administrative responsibility, as of today, administrativists do not have a single viewpoint concerning the definition «administrative responsibility», which is a problem not only theoretically, but also legal.

At the present stage of development of Ukraine state significantly increases the role and importance of measures of administrative responsibility to ensure law and order in the area of administrative and legal regulation of social relations existing in the country.

Institute administrative responsibility is one of the most important institutions of administrative law, which is a means of protecting public order and which has all the features of legal liability. Considering sighting Ukrainian law and legal science, we can see that the institution of administrative responsibility remains basically unchanged, ie for which no conceptual change approaches.

History theoretical approaches to the concept of administrative responsibility, its content and scope has a long history and until today remains one of the most controversial issues of Ukrainian administrative and legal science.

The current legislation of Ukraine does not define the concept of administrative responsibility, and therefore the theory of administrative law, there is a multitude of perspectives on this socio-legal phenomenon.

The purpose of this paper is the definition of administrative responsibility and determine the need to approve it in the legislation of Ukraine.