

in state administration, in particular, in the management by the guard of natural environment. His effective realization is the guarantee of observance of different rules, norms and instructions directed on providing of ecological safety of country. The special place occupies the ecological control on a state boundary. If not to warn violation of the proper ecological rules at crossing of objects of ecological control through the state boundary of Ukraine, their harmful influence can have wide territorial distribution. Conducting of such control is laid on State ecological inspection of Ukraine and his functional and territorial organs, which the departments of ecological control and radiation safety on a state boundary behave.

An author, on the basis of norms of current administrative legislation and practice of his application by the organs of ecological control of the Kharkov region, exposed failings in the legal adjusting and practical organization of their activity, made concrete suggestions on bringing of amendments and supplements in normatively-legal acts regulating work of subdivisions of ecological control and radiation safety on a state boundary, and also in the legislation about administrative offences it is Suggested also to carry out the row of measures of organizational character, which substantially will promote efficiency of ecological control on the state boundary of Ukraine.

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ABOUT SOME COLLISIONS OF CURRENT LEGISLATION ABOUT CONSIDERATION OF APPEALS OF CITIZENS

It registers in the article, that in a modern period of democratization of Ukrainian society by the effective mean of defense of rights for citizens, providing of legality and discipline in all spheres and industries of state administration, there are the appeals of citizens, among which special seat is taken by complaints about illegal actions (inactivity) and decisions of state organs, organs of local self-government, enterprises, establishments, organizations, associations of citizens, public and official servants.

At the same time, the order of defense by the citizens of the broken right by the serve of complaints is regulated by a few laws, in particular, by Law «About the appeals of citizens», by Code of the administrative legal proceeding of Ukraine, Code of Ukraine about administrative offences, by the Custom code of Ukraine. As the order of appeal is set by a few acts of legislation, to the citizens and public servants of enterprises and organizations and even the representatives of their legal services are not simple to find out,

where to make a complaint – in a higher organ (to the higher public servant) or in a court and in what court – in general or specialized administrative and what legal document it is necessary to make – complaint or administrative lawsuit. In fact the state of administratively-judicial legislation, in particular, in relation to the appeal of decisions in to businesses about administrative offences such, that the norms of basic legislative acts which regulate these relations contain numerous references on each other: Code of the administrative legal proceeding of Ukraine – on Code of Ukraine about ad-

ministrative offences, and that, in same queue, – on Code of the administrative legal proceeding. And that is why there are problems with determination of jurisdiction of these appeals. In the article is specified on concrete collisions which exist between the judicial norms of legislation about administrative offences and legislation about the administrative legal proceeding, which variously determine the order of appeal of decisions in administrative businesses. An author makes proper concrete suggestions on perfection of norms of administrative judicial legislation, directed on their removal.

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STATE POLICY IN THE AREA OF COUNTERACTION ILLEGAL CIRCULATION OF NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES

The goal of this article is analyze and define the main principles of state policy in the area of counteraction illegal circulation of narcotic drugs and psychotropic substances.

Taking into account existing statements of scientific regarding the notion of the state policy, under the state policy author considers actions of authority bearer which are based on the valid regulatory acts and purposes of which are coordinated. Such actions shall be aimed on realization of state functions in all spheres of social development with the purpose of serving the interests of society.

In consideration of the above mentioned state policy in the area of coun-

teraction illegal circulation of narcotic drugs and psychotropic substances considers as actions of authority bearer which are based on the valid regulatory acts and purposes of which are coordinated. Such actions shall be aimed on counteraction illegal circulation of narcotic drugs and psychotropic substances with the purpose of defense citizens' interests, society and state in general.

The main tasks of state policy in the area of counteraction illegal circulation of narcotic drugs and psychotropic substances are:

- defense of citizens' interests, society and state in general;