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## CODIFICATION ASPECT OF DEVELOPMENT OF THE THEORY NORMS OF ADMINISTRATIVE LAW: REFERENCE POINT ON INTEGRATION OF SCIENTIFIC EXPERIENCE

Today codification of norms of administrative law of Ukraine is necessary, during the modern period it was of particular importance. It is caused by revival of interest to administrative law as a whole, considerably lost in connection with transition to market economy. At the beginning of reforms it seemed that for the permanent economic growth of the Ukrainian state enough only there will be a providing full economic freedom to subjects of legal relations and establishment of the transparent principles of self-control of their behavior. Business started reaching even a complete negation of requirement for any levers of the state administrative activity in different spheres of development of the Ukrainian society.

Negative consequences of such reformatory approaches didn't force themselves to expect long. And only recently the created distortion started improving. There was an understanding of that mechanisms of free economic activity and the state regulation have to be in interaction and cause each other. In the legal sphere it was shown in revaluation of value of norms of administrative law as social regulators and recognition of need of carrying out their codification.

Scientific legal researches are characterized by different conceptual approaches which in this or that degree open essence, the contents and results of such phenomenon as codification. Also it should be noted that each of scientific positions deserves careful studying because opens additional, earlier unexplored sides of the analyzed phenomenon. Representatives of administrative legal science have to consider and try this fact all valuable and useful from available doctrinal experience to transfer to the sphere of realization of norms of administrative law. This task can be solved if in integrated look essence, contents and result of codification to shine and submit from three positions:

- 1) forms of systematization of the administrative legislation;
- 2) special version of creation of norms of administrative law;
- 3) legislative process.

System display of scientific offers in noted direction will allow to understand more deeply social appointment and interdependence of codification and modern administrative law of Ukraine, to improve realization of norms of the last.