The paper covers the issues of methodological grounds and priorities in the framework of agrarian law system scientific research. A number of methodological observations concerning the agrarian-law researches are analyzed. The essence, structure, system, principles and functions of agrarian-law methodology are defined. The comparative method is marked out as one of the foreground ones relative to the agrarian law system research.

Agrarian law, agrarian law system, agrarian law science, methodology of agrarian law science.

Problem setting. Ukraine has been experiencing essential political, economical, social and law changes since the early nineties. P.M. Rabinovich opportunely declares that the law science has to respond to those changes. First of all such respond requires an update of scientific methodology. It includes deideologizing, demonopolization of methodological approaches, pluralization of scientific research methods. This is a necessary condition of free, impartial and developing law science.

Recent research and publications analysis. The issues law science methodology have been researched by such scholars as N.O. Bahay, O.G. Danilyan, V.M. Yermolenko, N.I. Kozyubra, L.O. Korchevna, V.V. Nosik, M.S. Strogovich, V.M. Sirih and others.

Paper objective. This paper seeks to define the methodological fundamentals and priorities of scientific research of agrarian law system.

* Academic adviser– Anatoly M. Stativka, Doctor of Law Sciences, Professor, Corresponding Member of The National Academy of law Sciences of Ukraine.
**Conclusions of the research.** Methodology of agrarian-law science and in particular methodological approaches to the agrarian law system research are gaining a great significance. Such an approach enables to consider the methodology of agrarian law as a certain synthetic knowledge which is a mediating chain of common philosophy, law theory and law philosophy that consists in gnosiological analysis of the basis of agrarian law science – the system of agrarian law. As a result of this, within the context of scientific interest, a great topicality is gained by the research of agrarian law system, methodological grounds of its formation and evolution. In so doing we should consider comparative method to be the prominent sign of such a research. As a result of this, it is reasonable to reveal the issues of modern agrarian law system genesis. All this will enable a comprehensive research of modern agrarian law system and prospects of its further development.