CONCEPT AND ESSENCE OF THE LEGAL FACTS IN THE FIELD OF LOW ENFORCEMENT

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This research article discusses the concept and essence of the legal facts in the field of low enforcement in the light of the general theory of the state and low, constitutional, civil, labor and other areas of low.

Legal fact, the relationship, the actual composition, the legal consequences.

The system of legal facts of a separate branch of law should take into account the specifics of the subject of legal regulation, its methods and mechanism of action. Therefore, the theory of legal facts of a particular branch of law should be considered as a separate specially legal theory. The aim of the article is the disclosure of existing laws or regulations that define the relevant characteristics of sectorial legal facts and compositions concerning the activities of the SBU.

Since Ukraine gained independence since the 90s of the twentieth century, the theory of legal facts are of crucial importance. The research themes developed through in-depth development of these problems and simultaneously updated with new directions. Enrichment problems due to gradual expansion problems of the theory of legal facts in connection with the new stage of development of society, the emergence of private property, extension of the contractual freedom of economic entities and the introduction of various organizational-legal forms. Under these conditions, brings to the fore the problem using a system of legal facts to ensure

timely, informed and effective impact of law on social relations. So the image of the ways to increase the efficiency of legal regulation of administrative relations with legal facts, the development of special techniques of influence legal facts on these relations, the disclosure of the social mechanism of the origin of the facts is very promising for further development of the theory of legal facts of the industry including administrative - legal relations in the sphere of national security.

Legal facts are nothing short of a phenomenon, which is associated with the occurrence, change or termination of legal relations. All other differences of this definition only reflect the specifics of a particular industry right or subjective views of these authors.

From the specified task should be given no existing author's definition of legal facts from the perspective of national and state security in the framework of the administrative law of science and constitutional law. These criteria suggest, for legal facts governmental activities of the competent authorities of the state to make legal acts, as an important tool of public administration society, or events or circumstances that are defined in the law, and determine the occurrence, change or termination of legal relations in the sphere of national security and law enforcement. This may be the primary source or when determining the derivatives of the study of the ways of forming of the national security system and its improvement.