

THE ROLE OF THE POLICE IN THE IMPLEMENTATION OF THE CONSTITUTIONAL RIGHT OF CITIZENS TO APPEAL TO THE AUTHORITIES

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In article is analyzed the role of organs of internal affairs as a making system of state law-protect institutions of executive power in providing of realization by the citizens of fastened by Constitution of Ukraine rights to the appeals. The paths of subsequent reformation of organs of internal affairs are definite in the direction of rise of efficiency of their work with the appeals of citizens.

Appeals of citizens, law-protect activity, organs of internal affairs, militia, administrative relations.

Careful attention to the citizens is an essential attribute of a democratic, socially oriented, law-governed state. "Everyone has the right to submit individual or collective written request or in person to apply to the bodies of state power, bodies of local self-government bodies and officials and officers of these bodies, which shall consider the appeal and to give a reasonable answer in the statutory period" - this constitutional provision, recorded in Art. 40 of the Basic Law of Ukraine, provides citizens the right to appeal not only declarative, but also provides real opportunities for defending their rights and legitimate interests and restore them in case of violation. In addition, the right of citizens to petition provides them the opportunity to participate in the management of state and public affairs, and

impact on improving the work of public authorities and self-government, enterprises, institutions and organizations.

The relevance of this issue is the fact that an important condition for the progressive development and functioning of any democracy is, above all, ensure law and strict adherence to this principle in all subjects without exception society and all state bodies and their officials, and further strengthen guarantees of human rights and their protection. Bodies of internal affairs in the system of government designed to protect the rights and freedoms of man and citizen belongs to one of the leading positions and advocacy functions of the police, as well as the functions of other organs, this period should not be weakened. The mechanism of practical implementation of police assigned to it by applicable law problems requires continuous improvement through flawless application of existing law, gaps and contradictions in the legislation, the adoption of new rules clarify and expand the jurisdiction of internal affairs to ensure the constitutional rights of all citizens recorded direct appeal.

Multidimensional character of legal issues to exercise their right to appeal is always in attention to it as the general public and the scientific community. However, their attention was primarily focused on the analysis of the institutional aspects of citizens in terms of material and science of administrative law and despite the intensification of research on the subject, many questions in this area are still subject to debate. This applies particularly to determine the role bodies of internal affairs in ensuring the constitutional rights of man and citizen direct appeal to the government that is new, poorly understood area of scientific research.

In view of **the purpose** of this article is research of questions of the role and place bodies of internal affairs in the implementation of the constitutional right to appeal to the state authorities.

State and society should be interested in asserting their fullest human rights and freedoms, their legal support, as they not only serve personal

interests of each of us, but with focus on the organization of normal society, implementation of progressive reforms. Meanwhile, social, organizational, financial, legal factors, intensive development of new social relations, the establishment of rule of law elements include reforming the police. Therefore, further reform of the system and the structure of internal affairs bodies pursuant to stories contained in the latest draft laws amending the Constitution of Ukraine should be directed at further improvement of the police in general to ensure smooth implementation of human rights, the greater availability of appeals to her each person protection of their rights and freedoms. This reform is due the need to transform law enforcement on a secure base for the population, strengthening confidence in the police and increase its credibility among citizens. Only under these conditions the internal affairs will be able to be formally declared, but the real guarantor of the rights of man and citizen.