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**JUDICIAL REFORM OF UKRAINE IN THE CONTEXT OF
EUROPEAN INTEGRATION**

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*Characteristics of the judicial system in Ukraine based on the experience of
European countries aimed at formation of law*

***Reform the judiciary, the judicial system, European integration, European
Union, European Neighbourhood Policy, European Neighbourhood and
Partnership Instrument***

Our country is in the process of reforming the judiciary, and takes over the European vector.

The aim and objective is to describe the basic provisions and judicial reform measures in the context of European integration. As in the ancient world held beliefs on three pillars, so at this stage of the state is based on three branches of government - legislative, judicial, executive. Democracy swept each "thread" of consciousness postindustrial society. We brought on the basis of equality, morality, justice and brotherhood.

According to the Constitution of Ukraine century. 1 Ukraine is a sovereign, independent, democratic, social, rule of law and art. 6 state power in Ukraine on the principle of separation of legislative, executive and judicial power.

As noted by Andrew Kudryachenko in Ukraine is undergoing significant transformations aimed at developing a legal state. For its establishment should also make an inventory of the entire array of laws and abolish laws that conflict with the needs of the rule of law and the relevant social life. It is also necessary to

define and pursue a coherent legal policy; develop appropriate new regulations, approval of which is dictated by modern conditions and objective needs regulation; adapt national legislation to EU legislation that provides for Ukraine's course for integration into a united Europe and so on. The result of all these measures should be the rule of law, the legal nature of the current legislation, a significant limitation departmental rule making as subordinate legal acts various manuals, instructions, etc. are often taken contrary to the law and its paralyzing effect. An important part of the movement towards the rule of law should be the reform of the judicial system, strict regulation of the process of law-making, law-making powers of delimitation of legislative and executive power.

Therefore, we must learn from its Tatarenko VB that one should not look only at the level of compliance of Ukrainian legislation with EU legislation in form and content (formal criterion), but also for organic line array Ukrainian legislation with European norms and standards, which finds its expression through the practice of law, the development of modern methods interpretation of legal acts, applying the principles of EU law in the Ukrainian courts, strengthening independent Ukrainian judicial system and ensure the effectiveness of the use of adapted legislation. You must take the best from the treasury of European law.