

O. Yevtushok, Student
L. Nikitenko, PhD in Jur. Sc., As. Prof., research advisor
Vasyl' Stus Donetsk National University
I. Kovalchuk, PhD in Ped. Sc., As. Prof. language advisor
State University «Zhytomyr Politechnic»

IMPLEMENTATION PROCESS OF EUROPEAN LEGAL STANDARDS IN THE LEGAL SYSTEM OF UKRAINE

Actuality of theme. The modern world's expanse requires much more legal development according to international legal system. The aspects of globalization and integration have a great impact on the successful implementation process of European standards in Ukrainian legislation. Nowadays Ukraine strives to get closer to European standards (technical and non-technical) for the implementation of the European Union Association Agreement.

The research aim is to analyze the real necessity of the European legal standards implementation process into the legal system of Ukraine.

The results and discussion. The development of the current world's legal system occurs due to the best legal humanity achievements. The international standards and the European principles of human rights and freedoms, international legal standards and administration are gaining more importance in the political arena [1, p. 33-34]. At present the process of European implementation is one of the most strategic guides to the development of Ukraine [2, p. 12].

The legal standards are implemented on the basis of European practice, which consists of two aspects: mandatory and optional. The main characteristics of mandatory standards are expression in legal norms, recognition of the general directions of legal system development, constitutive nature of legal norms. The main characteristics of optional aspect are advisory by its nature.

It should be mentioned, it is difficult to imagine any sphere of everyday life without universally recognized international standards today. European legal standards are formed in two biggest regional international organizations – the Council of Europe and the European Union (EU). The legal source of the EU is the Constitutional Treaties, which intensively regulate public relations in the EU countries.

During the research it should be noted that the human-being, his rights and freedoms priorities are the main guideline of the domestic legal system development in general, which are enshrined in Article 3 of the Constitution of Ukraine. A well-known international document is the Agreement signed between Ukraine and the EU on June 27, 2014. This Agreement defines the newest format of relations, the principles of political association and economic integration. Also the process of globalization manifests itself in the EU case-law implementation in the national judicial practice of Ukraine.

Certainly, the global law market plays a great role on the national achievements of economical potential. This interconnection drives to the introduction of eventual intellectual property tools. The Government of Ukraine had recently made a significant decision to launch a project entitled as «National strategy for the Development of the

Intellectual Property of Ukraine for the period up to 2020». The goal of the project is to increase the legal level, institutional and social base according to the EU standards.

The Agreement between Ukraine and the EU has a multi-vector nature that is why it highlights the deepening into various spheres of Ukraine's integration with the EU. Firstly, in the field of energy Ukraine is like a comprehensive system of legal measures aimed at achieving the market integration, creation Ukrainian energetic market with approximate standardization to the EU legislation. Secondly, in the field of transport, cooperation is the implementation of special international transport agreement and international organizations. Another focus is on the management of state finances, which must also be controlled in accordance with international standards. A bright contribution to the changes to the local government system of Ukraine is the full national legislation alignment with the European Charter of Local Self-Government principles.

Conclusion. The analyzed data of the signed Association Agreement between Ukraine and the EU gives the opportunity to expect a significant step from state towards convergence with the European legal standards and towards a successful prospect of engaging in the process of further European integration.

REFERENCES

1. Проблеми застосування міжнародних стандартів в українському законодавчому процесі: наук. стаття / О. Копиленко, О. Києвець; за заг. ред. Є. Кубка. Київ: ПрАТ «Юридична практика», 2013. 608 с.

2. Проблема організаційно-правового забезпечення гармонізації законодавства України до законодавства Європейського Союзу: академ. зб. наук. пр. / М. Хаустова; за відп. ред. В. Тацій. Харків: наук. ун-т «ЮАУ», 2013. 12-29 с.

