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INTERNATIONAL AND EUROPEAN STANDARDS OF JUSTICE AND THEIR IMPLEMENTATION INTO UKRAINIAN ADMINISTRATIVE JUDI- CIARY

Research paper reviews international and European standards in the functioning of the judiciary and judicial system, reveals the state of their implementation into administrative justice in Ukraine, given the declared vector of European integration

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and the obligation to implement European standards in national law, including justice. It is emphasized that democratic values, the responsibility of the state to the citizen for its activities, observance and protection of human rights and freedoms are the main priorities for Ukraine. Given the current challenges dictated by societal demands, the reform of the judiciary, the introduction of positive optimizations of the administration of justice in administrative courts must take into account international and European standards in the field of justice. In this regard, it is urgent to study the judicial protection of the rights, freedoms and legitimate interests of individuals, the rights and legitimate interests of legal entities violated in public relations by the subjects of power at the present stage, given the recent public political and legislative changes and taking into account European and international standards in the field of justice in the administration of justice in Ukraine. It is stated that international standards are contained in international treaties, other sources of international law, as well as in international instruments adopted by certain international organizations, which are not legally binding. It is emphasized that there is no official definition of “international standards”. It is argued that international standards in the field of justice are a set of rules, principles, criteria, recommendations declared in international documents, compliance with which is a world practice, but for Ukraine they can be both mandatory and advisory. It is concluded that international and European standards in the field of justice are a system of legal norms enshrined in international documents and EU legislation, which establish the rights of individuals in the judiciary and guarantee their implementation, as well as legal customs formed on their basis. The implementation of international and European standards in administrative proceedings is justified and demonstrates compliance with both organizational and procedural guarantees of the right to a fair trial, such guarantees include: the court established by law, the independence and impartiality of the court; public (open) consideration of the case and public proclamation of the court decision; fair trial; consideration of the case within a reasonable time; the effectiveness of judicial protection and the effectiveness of court decisions.

Keywords: international principles, European standards, administrative justice, justice, administrative jurisdiction.

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