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### THEORETICAL AND LEGAL ANALYSIS OF THE CONCEPT OF “LAW- MAKING”

Research article analyzes scientific approaches to the definition of “lawmaking”. The characteristic of signs of law-making is carried out. Types of lawmaking are determined. The definition of the concept of “right-handedness” is given. The peculiarities of the theoretical interpretation of the concept of “lawmaking” are determined. Peculiarities of the legal phenomenon of law-making are determined. Scientific approaches, points of view, theories, concepts that characterize the essence of lawmaking are studied. Features of the mechanism of action of law-making are defined. Scientific approaches to the classification of lawmaking are analyzed. The following classifications of law-making are investigated: 1) depending on a way of creation of norms of law; 2) by subject composition; 3) by functional purpose; 4) depending on the place, degree and nature of the state’s participation in law-making; 5) depending on the level of implementation; 6) depending on the legal force of the rules of law that are created, changed, suspended or abolished as a result of

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lawmaking. Varieties of law-making depending on a way of creation of norms of the law are investigated: 1) sanctioning of norms by public authorities; 2) adoption of norms by subjects of law-making activity; 3) giving a decision of a judicial or administrative body of obligatory significance (legal precedent). The characteristic of the following types of law-making depending on the subjects which carry out it is carried out: 1) law-making of the people; 2) law-making of state bodies; 3) law-making of local self-government bodies; 4) law-making of public organizations; 5) judicial lawmaking; 6) corporate lawmaking. Features of types of law-making depending on functional purpose are established: 1) current law-making; 2) codification lawmaking. The classification of law-making depending on the place, degree and nature of state participation in law-making is studied: 1) direct law-making; 2) delegated lawmaking. Types of law-making are analyzed depending on the level of implementation: 1) national law-making; 2) international lawmaking. The types of law-making are analyzed depending on the legal force of legal norms, which are created, changed, stopped or canceled as a result of law-making: 1) law-making; 2) bylaw lawmaking.

**Keywords:** law-making, normative-legal act, state body, state, legal norm, formation of law.

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