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*Oleksandra Yevtushok*

*Vasyl' Stus Donetsk National University*

*Vinnytsia*

*Research Supervisor: T. V. Cherevatova, PhD in Constitutional Law, Ass.Prof.*

*Language Advisor: O. O. Odintsova, Senior Lecturer*

## **THE RULE OF LEGAL PRINCIPLE: GENERAL THEORETICAL DESCRIPTION**

**Introduction.** The process of development of the world's legal system, including Ukrainian one, functions with the help of the best law achievements of mankind. It is necessary not only to accelerate the implementation of the law achievements, but to start the exploration of the general law ambushes of this process, that means to carry out the general theoretical analysis for the success achieving in the reforming of the legal system of Ukraine.

Reveiling the characteristics of the Rule of Law as one of its variety, determination of its place in the system of the Rule of Law and filling with the relevant content are to clarify the concept of the general notion and nature of the Principles of Law. These things will help us to fully explore the Rule of Legal Principle in Ukraine.

**Review of recent publication.** The outstanding example of this issue research is "The Rule of Legal Principle in Ukraine" written by the Doctor of Law, Professor, Head of the Department of General Theoretical and State-Law Sciences of the National University Kyiv-Mohyla Academy, Judge of the Constitutional Court of Ukraine in retirement, M. I. Koziubra.

**The purpose of the paper.** The main objective of this work is to analyze the Ukrainian law system, its general theoretical characteristics and development in the current world.

**Results of research.** Having accomplished the general theoretical description, one can establish the exact meaning of the Rule of Legal Principle. The Rule of Legal Principle is a general ambiguity which embodies the best legal achievements of Western civilizations and defines the essence and direction of the legal regulation of International and National Law.

We have substantively interpreted the notion of the rule of law in Ukraine from all universal definitions of this concept, defined normative provisions and principles based on the recognition and perception of the highest value of the human-being, his/her rights and freedoms, on the recognition of the fact that all people are free and equal in their dignity and rights and on recognition of the equality of constitutional rights and freedoms of citizens and their equality before the law. These constitutional provisions are the main obstacles to the deterrence and inhibition of the power in all possible manifestations of this phenomenon.

It was also important to study the complex process of establishing the inalienable principles of the Rule of Law and the Rule of State, the introduction of European values, such as justice, democracy, respect and protection of people.

During the research we have objectively evaluated the progressive and regressive side of the affirmation and manifestations of these principles in Ukraine, which is a sovereign and independent, democratic, social, and law-governed state.

The political philosophy of the double standards of the Ukrainian authorities, law enforcement and judicial bodies, the possible reaction of the people as a result of non-compliance with human rights law have been carried out.

In addition, we have acquainted with the number of international treaties of Ukraine, the purpose of which were the possibility of legal cooperation, reforming the system of government, raising the skills of state and law enforcement agencies of Ukraine, expanding the manifestations of people democracy

**Conclusion.** Therefore, the signs of the principles of law have been identified with the Rule of Legal Principle and allow it to be characterized. It should be noted that the rule of law has a distinct series of its inherent features. Such as guarantees of the legal security of the state, the introduction of new European values, the hierarchical certainty of international law, which embodies the agreed will of the subjects of International Law.

We have made the conclusion, that the most significant feature of the Rule of Legal Principle is its orientation towards the observance of the rights and freedoms of people and citizens, limitation of the imperative of the Law regarding the individuals, except in cases where an individual is above the Law.

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