

ON DEFINING THE TASKS OF LAW ENFORCEMENT AGENCIES

Volodimir G. Hrytsenko, Doctor of Legal Sciences, Full Professor, Honored Lawyer of Ukraine, Department of Branch Law and Law Enforcement Activities, Volodymyr Vynnychenko Central Ukrainian State Pedagogical University (Ukraine)

E-mail: lsibirceva10@gmail.com

DOI: 10.32342/2709-6408-2020-1-1-13

Key words: law enforcement Agency, law enforcement system, tasks, definitions, competence, state body.

The scientific article discusses the key aspects of the law enforcement system. It was found out that the tasks within the framework of law enforcement activities appear as certain areas and issues of influence and manifestation of the competence of the relevant law enforcement agencies. Without a clear allocation of tasks, the subjects of administrative law under study will not be able to properly exercise their powers to achieve the goal of law enforcement. The lack of a list of tasks at the legislative level creates practical problems of dividing the competence of bodies among themselves, creating legal mechanisms to enhance their interaction at the intersectoral level. Attention is drawn to the lack of a common point of view on the definition of „tasks“. Based on the analysis of existing scientific developments and doctrinal approaches, it is proposed to understand the tasks of law enforcement agencies as certain areas and issues of influence and competence of the relevant law enforcement agencies. Attention is focused on the fact that in modern conditions, the tasks of law enforcement agencies should be coordinated with the tasks of society and the state. It is noted that this ratio requires and determines the new content of state-management relations, which consist in qualitative changes in unilateral power relations, which should not be dominant. At the same time, state-management relations exist in the form of not only administrative and managerial relations regulated by the norms of various branches of law. It is theoretically proved that in the process of law enforcement of their activities should not be mixed directly with the tasks of law enforcement and law enforcement, because in the process of activities of a public nature directly implemented public interest which can Express or government authorities, or those who in the prescribed manner, are the bearers of the will of society. The author's task system of law enforcement and attention is accented on expediency of adoption of Law "On enforcement", which provide the article "Challenges to law enforcement" in the original edition.

References

1. Bilodida, I.K., Buriachok, A.A. (eds.) (1972). *Slovník ukraínskoi movy v 11 tomakh* [Dictionary of the Ukrainian language in 11 volumes]. Kyiv, Scientific thought, vol. 3, 741 p.
2. Yaremko, V., Slipushko, O. (2001). *Novyi tlumachnyi slovník ukraínskoi movy: u 4-kh tomakh. 42 000 slov*. [New explanatory dictionary of the Ukrainian language: in 4 volumes. 42 000 words]. Kyiv, Aconite, vol. 2, 912 p.
3. Dikhtievskiy, V.P. (2009). *Zakhyst prav, svobod ta zakonnykh interesiv hromadian Ukrainy u protsesi zdiisnennia pravookhoronnoi diialnosti* [Protection of the rights, freedoms and legitimate interests of citizens of Ukraine in the process of law enforcement]. Donetsk, Knowledge Publishing House, 219 p.
4. Marochkina, I.Ie., Sibilovoi, N.V., Tolochka, O.M. (2000). *Orhanizatsiia sudovykh ta pravookhoronnykh orhaniv* [Organization of judicial and law enforcement agencies]. Kharkiv, Pravo, 272 p.
5. Averianova, V.B. (1998). *Derzhavne upravlinnia: teoriia i praktyka* [Public administration: theory and practice]. Kyiv, Jurinkom Inter, 432 p.
6. Fokyn, V.M. (2000). *Pravookhranytelnie orhai Rossyiskoi Federatsyy* [Law enforcement bodies of the Russian Federation]. Moscow, Bylina, 459 p.
7. Osadchyi, V.M. (1997). *Pravookhoronni orhany yak subiekty kryminalno-pravovoho zakhystu* [The right-wing organization as a subject criminal legal defence]. *Pravo Ukrainy* [Law of Ukraine], no. 11, pp. 71-76.
8. Zakharova, O.S., Kovalskyi, V.S., Lukomskiy, V.S. (2007). *Sud, pravookhoronni ta pravozakhysni orhany Ukrainy* [Court, law enforcement and legal organizations of Ukraine]. Kyiv, Jurinkom Inter, 352 p.
9. Korzh, I.F. (2013). *Administratyvno-pravove rehuliuвання vidnosyn u sferi derzhavnoi bezpeky Ukrainy* [Administrative and legal regulation of vidnosyn in the sphere of sovereign security in Ukraine]. Vinnitsya, TOV "Nilan-LTD", 384 p.
10. International document (2014), "Pleasure about the association of Ukraine, between Ukraine, from one side, that of the European Union, the European Union of nuclear energy and member states, from the other parties", available at: https://zakon.rada.gov.ua/laws/show/984_011 (Accessed 16 April 2020).

Одержано 14.04.2020.