CONTENTS

| SECTION 1 | |
|---------------------------------------|----------|
| THEORY AND HISTORY OF THE LAW AND THE | E STATE; |
| HISTORY OF POLITICAL AND LEGAL DOCTRI | NES |

| OF LAW ENFORCEMENT IN LEGAL REGULATION | 14 |
|--|----|
| Zadorozhnyi Yu.A., Zadorozhnia H.V. ON THE ISSUE OF PREVENTING THE PENETRATION OF TRAITORS TO THE INTERESTS OF THE STATE | 17 |
| Zadorozhnia H.V. DECENTRALIZATION OF POWER AS A WAY TO DEMOCRATIZE THE STATE | |
| Ivanova N.S., Pedan V.I. CONTENTS OF THE INSTITUTE OF STIPULATION IN ROMAN PRIVATE LAW | |
| Kleshchenko N.O. UNIFICATION AND HARMONIZATION OF LEGISLATION: COMPARATIVE AND LEGAL ASPECT | 29 |
| Makeieva O.M., Hryshchuk M.M. VALUE AND LEGAL FUNDAMENTALS OF THE INFORMATION SOCIETY | 32 |
| Matvieieva T.O. LEGISLATION OF TIME OF HETMANATE OF A 18 AGE | 36 |
| Melnyk O.H. MECHANISM FOR THE PROTECTION OF FUNDAMENTAL HUMAN RIGHTS IN THE EUROPEAN UNION: REGULATORY AND LEGAL SECURITY GUARANTEES | 40 |
| Mernyk A.M., Lysikova V.O. THE RIGHT TO ABORTION AS A WOMAN'S REPRODUCTIVE RIGHT | 45 |
| Pavliukh O.A., Sanzharov V.A., Biniuk N.M. THE IMPORTANCE OF CONCILIAR LEGISLATION FOR THE REFORM OF THE CHURCH AND THE APPLICATION OF CANON LAW IN THE TWELFTH CENTURY: LATERAN COUNCILS 1123, 1139, 1179 | 50 |
| Pylhun N.V., Hryhorenko M.O. FEATURES AND SIGNIFICANCE OF THE RULE OF LAW | 55 |
| Tkalia O.V. NATIONAL INTERESTS AND VALUES AS THE BASIS FOR THE EXISTENCE AND DEVELOPMENT OF THE NATION STATE | 58 |
| SECTION 2 CONSTITUTIONAL LAW; MUNICIPAL LAW | |
| Zavalniuk I.V. THE RIGHT TO A FAIR TRIAL: INDEPENDENCE AND IMPARTIALITY OF THE COURT | 62 |
| Karachevtseva K.D., Kovalova Yu.V., Filindash Yu.V. PECULIARITIES OF CONSTITUTIONAL AND LEGAL REGULATION OF THE INSTITUTE OF PEOPLE'S LEGISLATIVE INITIATIVE: FOREIGN EXPERIENCE | 67 |
| Kovtun V.V. ON THE PROCEDURE OF APPOINTMENT AND DISMISSAL OF JUDGES OF THE CONSTITUTIONAL COURT OF UKRAINE | |
| Kolomoiets T.O., Kremova D.S. "ANTI-CORRUPTION RESTRICTIONS" FOR PUBLIC SERVANTS UNDER THE LEGAL REGIME OF THE MARTIAL LAW IN UKRAINE: IS IT POSSIBLE TO CHANGE THE "BASIC" NORMATIVE MODEL? | 77 |
| Perepelytsia M.O., Tovkun L.V. LEGALIZATION OF CRIMINAL PROCEEDS AS A THREAT TO THE FINANCIAL SECURITY OF THE STATE | 83 |
| Poleshko A.V. CERTAIN ASPECTS OF RESTRICTION ON THE EXERCISE OF THE RIGHT TO FREEDOM OF RELIGION IN CONDITIONS OF MARTIAL LAW | 88 |
| Romtsiv O.I. ELECTORAL QUALIFICATIONS AS NECESSARY "RESTRICTIONS" ON SUFFRAGE | 93 |
| Tenyk A.V. ENVIRONMENTAL SAFETY AS ONE OF THE BASIC PRINCIPLES OF UKRAINE'S DOMESTIC POLICY IN THE ENVIRONMENTAL SPHERE | 97 |

| Chyrkin A.S., Khrapska A.O. ENSURING THE RIGHTS OF INTERNALLY DISPLACED OF PERSONS: INTERNATIONAL LEGAL REGULATION AND EXPERIENCE OF FOREIGN COUNTRIES | 102 |
|---|-----|
| SECTION 3 CIVIL LAW AND CIVIL PROCESS; FAMILY LAW; INTERNATIONAL PRIVATE LAW | |
| Atamanchuk I.V., Zakharchuk D.O. SELECTED THEORETICAL AND PRACTICAL ASPECTS OF THE PREREQUISITES OF CIVIL PROCEDURAL SUCCESSION | 106 |
| Vasylieva-Shalamova Zh.V., Lysak O.O. CONCEPTS AND CHARACTERISTICS OF SIMPLIFIED PROCEEDINGS AS A TYPE OF PROCEDURAL PROCEEDINGS | 110 |
| Vorobel U.B. TERMINATION OF INJUNCTIVE PROCEEDINGS WITHOUT JUDGMENT PER SE THE STATED REQUIREMENTS | 115 |
| Vorontsova D.O., Zhyliak V.R., Poklonska O.Yu. CONCEPTS AND LIMITS OF NOTARIAL SECRECY UNDER THE LAWS OF UKRAINE | 121 |
| Desiateryk V.V. INHERITANCE FEATURES OF CERTAIN TYPES OF INTELLECTUAL PROPERTY RIGHTS | 125 |
| Dekhtiarov Ye.V. BANK GUARANTEE PAYMENTS: PROBLEMS OF JUDICIAL PRACTICE AND WAYS TO SOLVE THEM | 128 |
| Dmytrenko V.V. REGARDING THE POSSIBILITY TO CLASSIFY INDIVIDUALS AS SUBJECTS OF INTELLECTUAL PROPERTY RIGHTS TO A TRADEMARK | 132 |
| Diukarieva-Berzhanina K.Yu. PECULIARITIES OF CONTRACTUAL RELATIONS OF CREATION BY ORDER AND USE OF COPYRIGHT OBJECTS | 136 |
| Yevlakhova E.R. CLOUD COMPUTING AS AN OBJECT OF LEGAL REGULATION | |
| Zaklivenets M.O. ON ISSUE OF ATTRIBUTING SHARES IN A STATUTORY (COMPOSITORY) CAPITAL OF BUSINESS ASSOCIATIONS TO OBJECTS OF CIVIL RIGHTS | 145 |
| Ivanov A.M., Shmyha V.O. SMART CONTRACTS IN CONTRACTUAL RELATIONS: REALITIES AND PROSPECTS OF USE | 150 |
| Kosiachenko K.E., Hudova A.V. PROBLEMAL ASPECTS OF CONSOLIDATED EXECUTIVE PROCEEDINGS. | 153 |
| Kosiachenko K.E., Zamkova D.R. STATE EXECUTIVE SERVICE AS A SYSTEM OF LAW ENFORCEMENT AUTHORITIES | 157 |
| Mamedova S.M., Fomyk O.S. ON THE ISSUE OF PROTECTION OF HONOR, DIGNITY AND BUSINESS REPUTATION, ATTACHMENTS THAT HAVE TAKEN PLACE IN SOCIAL NETWORKS IN UKRAINE | 161 |
| Mykhailiv M.O. LEGAL NATURE OF THE RIGHT TO INHERIT IN INTERNATIONAL PRIVATE LAW. | |
| Naumova A.O. CURRENT ISSUES OF COMPENSATION OF PROPERTY DAMAGE TO THE REHABILITATED. | |
| Pakhomova A.O. PROSPECTS FOR MEDIATION IN CIVIL PROCEEDINGS | 173 |
| Skrypnyk V.L., Biliavska Ye.R. EXERCISE AND PROTECTION OF PROPERTY AND OTHER PROPERTY RIGHTS | 176 |
| Telnik O.B. POSSIBLE WAYS OF SOLVING CERTAIN ACTUAL PROBLEMS OF FAMILY LAW NATURE | 179 |
| Ustinova-Boichenko H.M., Abdel Fatakh A.S. LEGAL AND PROCEDURAL ASPECTS OF ISSUING A RESTRICTING INSTRUCTION | 185 |

| SECTION 4 ECONOMIC LAW; ECONOMIC PROCEDURAL LAW | |
|---|-----|
| Bielomiestnov O.Yu. DISTINCTION OF JURISDICTION OF ECONOMIC AND ADMINISTRATIVE COURTS AS A PREREQUISITE FOR EXERCISE OF THE RIGHT TO JUDICIAL PROTECTION IN THE FIELD OF ECONOMY | 189 |
| Hordiienko Yu.M. IMPLEMENTATION OF THE PRINCIPLE OF THE RULE OF LAW IN THE NOTARIAL PROCESS. | 194 |
| Dudnyk V.M., Diachenko S.V. PECULIARITIES OF THE PROCEDURE FOR SETTLEMENT OF DISPUTES WITH THE PARTICIPATION OF A JUDGE: JUDICIAL PRACTICE OF ECONOMIC JUDICIAL PROCEDURE | 197 |
| Diachenko S.V., Onofrei V.S. APPLICATION OF LAW ANALOGY AND ANALOGY OF LAW IN ECONOMIC PROCESS | 201 |
| Obiiukh N.M. CONCEPT AND FEATURES OF INTANGIBLE RIGHTS OF BUSINESS ORGANIZATIONS: THEORETICAL AND LEGAL ANALYSIS | 205 |
| SECTION 5 LABOUR LAW; SOCIAL SECURITY LAW | |
| Zabolotna N.Ya. THE GENESIS OF WOMEN'S LABOR RIGHTS LEGAL REGULATION | 209 |
| Meniv L.D., Bulkivska V.A. CURRENT APPROACHES TO PREVENT MOBBING IN EMPLOYMENT RELATIONS | 213 |
| Merkulov M.O., Bondar O.S. LEGAL REGULATION OF COLLECTIVE LABOR RELATIONS AT THE ENTERPRISE | 216 |
| Shapovalova K.R. IMPLEMENTATION OF THE PRE-IMPTIVE LAW IN THE SELECTION OF EMPLOYEES: CURRENT STATE AND PROSPECTS | 220 |
| SECTION 6 LAND LAW; AGRARIAN LAW; ENVIRONMENTAL LAW; NATURAL RESOURCE LAW Kuznetsova L.V., Horbachenko Yu.M., Pasynchuk K.M. WATER AND ENVIRONMENTAL | |
| SECURITY AS A COMPONENT ELEMENT OF UKRAINE'S NATIONAL SECURITY | 225 |
| SECTION 7 ADMINISTRATIVE LAW AND PROCESS; FINANCIAL LAW; INFORMATION LAW | |
| Abliazov D.E., Lysenko O.M. THEORETICAL AND LEGAL BASIS OF ADMINISTRATIVE ACTIVITY OF THE NATIONAL POLICE OF UKRAINE | 229 |
| Bartashchuk K.V. STATE AUTHORITIES AND LOCAL SELF-GOVERNMENT BODIES IN ADMINISTRATIVE AND LEGAL SUPPORT OF BUDGET SECURITY OF UKRAINE | 233 |
| Bila-Tiunova L.R., Frolova Ye.I. SUBSTANTIVE CHARACTERISTICS OF THE FUNCTIONS OF LEGAL ENTITIES OF PUBLIC LAW | 236 |
| Vasechko L.O., Nosa I.Yu. LEGAL REGULATION OF THE ROAD PASSENGER TRANSPORT MARKET IN UKRAINE | 240 |
| Hrynko R.V., Demchyk N.P., Mota A.F. ADMINISTRATIVE AND LEGAL ASPECTS OF THE USE OF COMPULSION BY THE STATE BORDER GUARD SERVICE OF UKRAINE IN MARTIAL LAW | 243 |
| Hrytsai S.O. DIGITAL MONEY IN UKRAINE – CBDC? | 247 |
| Darahanova N.V. LABOR PROTECTION AS A CATEGORY OF ADMINISTRATIVE LAW – AN INVITATION TO DISCUSSION | 250 |
| Zelenskyi Ye.S., Karpenko O.M. LEGISLATIVE BASIS OF THE RIGHT TO CIVIL FIREARMS | 255 |

| Lytvyn A.B., Tarnavska M.I. JUDICIAL PROTECTION OF THE RIGHTS OF PARTICIPANTS IN EXTERNAL INDEPENDENT EVALUATION: PROBLEM ASPECTS | . 258 |
|--|-------|
| Matchuk S.V. THEORETICAL AND LEGAL ANALYSIS OF THE CONCEPT OF ADMINISTRATIVE REASONING ITS SIGN | . 260 |
| Miroshnychenko V.R. CERTAIN ASPECTS OF REGULATORY PROVISION OF TAX SECURITY OF UKRAINE | 263 |
| Petrenko H.O., Dovhan B.V. ON LEGAL SECURITY OF MILITARY DOMESTIC GOVERNMENT LOAN BONDS IN CONDITIONS OF MARITIME. | . 267 |
| Prots I.M. FINANCIAL TECHNOLOGIES – OBJECT OF FINANCIAL AND LEGAL REGULATION | 271 |
| Tarasenko O.S. CRIMINAL CHARACTERISTICS OF WAYS OF COMMITTING CRIMINAL OFFENSES RELATED TO THE CIRCULATION OF ILLEGAL CONTENT ON THE INTERNET | 275 |
| Tkachenko I.Yu. THE CONCEPT AND CONTENT OF PUBLIC CONTROL OVER THE ACTIVITIES OF JUDGES IN UKRAINE | 280 |
| Fedoruk N.S. VALUE-WORLDWIEW ROLE OF THE CATEGORY "HUMAN RIGHTS" IN THE FORMATION OF THE CATEGORIAL APPARATUS OF ADMINISTRATIVE LAW | . 284 |
| SECTION 8 CRIMINAL LAW AND CRIMINOLOGY; PENAL LAW | |
| Borokh Ye.Ye., Pazii S.A. LOSS OF PROFIT AS A TYPE OF SOCIALLY DANGEROUS CONSEQUENCE IN OFFICIAL MISCONDUCTS: THEORETICAL AND APPLIED ANALYSIS | |
| Buravska A.A. SOME PROBLEMS IN THE QUALIFICATION OF THE CRIMINAL OFFENCE UNDER ARTICLE 300 OF THE CRIMINAL CODE OF UKRAINE | . 293 |
| Harasym P. S. PUBLIC CONTROL IN THE FIELD OF ENFORCEMENT OF UKRAINE'S PENALTIES: MODERN LEGISLATIVE APPROACHES AND THE PRACTICE OF THEIR IMPLEMENTATION | 298 |
| Dehtiar R.O. FOREIGN EXPERIENCE IN LEGAL REGULATION OF ANTI-LAUNDERING (LEGALIZATION) OF PROPERTY OBTAINED BY CRIMINAL MEANS WITH THE HELP OF DIGITAL CURRENCY | 301 |
| Dovhan B.V., Movchan R.O. RISKS OF ONE-TIME VOLUNTARY DECLARATION IN THE ASPECT OF TAX CRIME. | |
| Ilchenko O.V., Kuchmistenko O.V. INSTITUTE OF JURY IN UKRAINIAN CRIMINAL JUDICIARY | |
| Kovalchuk L.V. CRIMINAL RESPONSIBILITY FOR ANIMAL SMUGGLING: FOREIGN EXPERIENCE AND DOMESTIC PROSPECTS | 312 |
| Kolb O.H. ON SOME CRIMINAL LAW MEASURES TO PREVENT THEFT OF PROPERTY OBTAINED BY VOLUNTEER ORGANIZATIONS OF UKRAINE | 317 |
| Kuznetsov V.V., Syiploki M.V. CRIMINAL AND LEGAL CHARACTERISTICS OF FULFILLING THE DUTY TO PROTECT THE FATHERLAND, INDEPENDENCE AND TERRITORIAL INTEGRITY OF UKRAINE | 320 |
| Movchan R.O. ANALYSIS OF THE CRIMINAL LEGAL NEWS ABOUT UNAUTHORIZED DISSEMINATION OF MILITALLY SIGNIFICANT INFORMATION (ARTICLE 114-2 OF THE CRIMINAL CODE OF UKRAINE) | 326 |
| Romanov M.V., Ivaniuk A.O. ON THE INTRODUCTION OF FOREIGN EXPERIENCE OF RESOCIALIZATION OF SENTENCES TO DEPRIVATION OF FREEDOM | |
| Rufanova V.M. CRIMINOLOGICAL CHARACTERISTICS OF PERSONS WHO COMMIT GENDER VIOLENCE | 334 |
| Salaieva K.A. LEGAL MECHANISM FOR RELEASING A PERSON FROM CRIMINAL LIABILITY UNDER PART 4 OF ART. 212-1 OF THE CRIMINAL CODE OF UKRAINE | |

| Telefanko B.M., Koval R.I. CRIMINAL AND LEGAL QUALIFICATION OF DOMESTIC VIOLENCE IN UKRAINE | 340 |
|---|-----|
| Yurtaieva K.V. CYBERMERCENARISM: PHENOMENOLOGICAL ANALYSIS AND THE ISSUE OF LEGAL ASSESSMENT | 345 |
| SECTION 9 CRIMINAL PROCESS AND FORENSIC SCIENCE; FORENSIC EXAMINATION; OPERATIVELY-SEARCH ACTIVITY | |
| Abbasova D.L., Titko I.A. PROBLEMATIC ISSUES OF ENSUARING THE RIGHT TO FREEDOM OF THOUT AND RELIGION DURING OBTAINING OF BIOLOGICAL SAMPLES, EXAMINATION AND EXHUMATION | 349 |
| Bereziak V.M., Holovashchenko D.S., Kraminska D.M. SPECIAL PRE-TRIAL INVESTIGATION | 354 |
| Bespalko I.L. SOME PROBLEMATIC ISSUES OF PROVING IN CRIMINAL PROCEEDING BASED ON AGREEMENTS. | 357 |
| Bespalko I.L., Kyselova O.M. POWERS OF THE PROSECUTOR AS A PARTICIPANT IN CRIMINAL PROCEEDINGS DURING THE MARITIME STATE IN UKRAINE | 362 |
| Blahodyr A.A., Blahodyr S.M., Blahodyr V.S. DEFENSE AS A SUBJECT OF EVIDENCE DURING CRIMINAL PROCEEDINGS. | 366 |
| Dufeniuk O.M. WAR CRIMES INVESTIGATION: LOGISTICS, FORENSIC SCIENCE AND MEDICAL ISSUES. | 369 |
| Yermak V.P., Katurha V.V. JURORS IN THE CRIMINAL PROCEDURE SYSTEM IN UKRAINE | 375 |
| Kolodina A.S., Fedorova T.S. DIGITAL FORENSICS: PROBLEMS OF THEORY AND PRACTICE | 378 |
| Marynych Yu.V. OWNER OF ITEMS AND DOCUMENTS AS A PARTICIPANT IN TEMPORARY ACCESS TO ITEMS AND DOCUMENTS IN CRIMINAL PROCEEDINGS | 381 |
| Sotskyi A.M. WITHDRAWAL OF INDICATIONS OF TECHNICAL DEVICES AND TECHNICAL MEANS WITH THE FUNCTIONS OF PHOTOGRAPHY, CINEMA, VIDEO RECORDING OR PHOTOGRAPHY, CINEMA | 384 |
| Khablo O.Yu., Maksymenko O.V., Kubarieva O.V. AXIOLOGICAL PRINCIPLES OF CRIMINAL PROCEEDINGS IN OBSERVING THE BALANCE OF STATE AND PRIVATE INTERESTS. | 387 |
| SECTION 10 INTERNATIONAL LAW | |
| Bilousov Ye.M., Zal D.O. NUCLEAR NON-PROLIFERATION REGIME IN THE CONTEXT OF THE MILITARY AGGRESSION OF THE RUSSIAN FEDERATION AGAINST UKRAINE (FORMULATION OF THE PROBLEM) | 392 |
| Vivchar O.I., Drakokhrust T.V. ORGANIZATIONAL AND LEGAL MECHANISM OF FUNCTIONING OF PRIVATE MILITARY COMPANIES: IMPLEMENTATION OF INTERNATIONAL EXPERIENCE | 395 |
| Pyvovar M.S. PECULIARITIES OF FOREIGN EXPERIENCE OF OPPOSITION ACTIVITY IN INTERACTION WITH GOVERNMENT AUTHORITIES. | 398 |
| Chechenko K.O. COMPARATIVE AND LEGAL ANALYSIS OF THE PRINCIPLE OF INTEGRITY OF THE CIVIL SERVICE UNDER THE LEGISLATION OF UKRAINE AND THE PEOPLE'S REPUBLIC OF CHINA | 402 |
| SECTION 11 TOPICAL ISSUES OF JURIDICAL SCIENCE | |
| Pozhar V.H., Mandrychenko Zh.V. CONCERNING CERTAIN CRITERIA FOR IMPROVING THE EFFICIENCY OF INVESTIGATING CORRUPTION CRIMES. | 406 |
| Drozd O.Yu. RESTRICTION OF THE FREEDOM OF THE PARTIES TO AN EMPLOYMENT CONTRACT AT ITS CONCLUSION | 410 |
| Chemeris L.M. CONCEPT OF TAX OBLIGATION OF A NATURAL PERSON – TAX PAYER | 414 |