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ILLEGAL INTERFERENCE IN THE OPERATION OF THE AUTOMATED COURT WORKFLOW SYSTEM IN THE CONTEXT OF THE CONSTITUTIONAL FRAMEWORK OF OPENNESS OF THE JUDICIARY

At the present stage of development of the Ukrainian state, the question remains of openness of state power as an illustrative test of its democratic and legal nature. The legitimacy of the state apparatus depends largely upon the transparent and effective functioning of the courts. Protecting citizens' constitutional rights to information should take into account the world experience in the formation of national legislation and to provide genuine content to the main directions of the state information policy.

The judiciary is a specific sphere of public authority (along with the legislative and executive) that represents the essence of authority in the administration of justice. The openness of the judiciary does not mean unfettered interference in its functioning. Security of the person and the state, the society provided a well-coordinated process of cooperation between the parties of the proceedings, the judges and the court staff. Stranger conscious influence, not required by law, impedes the implementation of constitutional powers, inclines to abuse. Therefore, openness is transparency clearly defined in the legislation.

The functioning of the judiciary should be provided with security against socially dangerous encroachment. Interference in the work of the judiciary in any form to prevent the execution of the powers is punishable by the criminal law.