

Tertyshnyk V. M.,
Doctor of Law Sciences, Professor,
University of customs and finance

CONSTITUTIONAL REFORM: SEARCH OF A NEW PARADIGM OF UKRAINIAN CONSTITUTIONALISM

In the article the problem of the rule of law and the problems of harmonization of legislative and executive power, improvement of legislative activity.

Relevance of the research problem is caused by new rotations constitutional reform, some of the conceptual provisions which published the new draft law on amendments to the current Constitution of Ukraine.

Analysis of recent research and publications in which a solution of the problem shows that the problem of the formation and organization of the legislature and harmonization of the legislative process is the focus of politicians and scientists. However, the existing publication does not fully solve the difficult problem, but rather form a fundamental base for its further study.

The article aims to harmonize the definition of power and constitutional process.

It is concluded that the Constitution of Ukraine by popular referendum – a legitimate and effective way to harmonize the legislative power in general and in particular. This Basic Law of the State gets its jurisdiction directly from the people and becomes higher authorities, and the authorities are no longer able to change it on your own. The government must be supreme, and serve the law given by the people, and to ensure the rule of law and civil rights.