

**Kurakin A. M.,**

*Candidate of Law Sciences, Associate Professor,  
Professor of Department of theory and history of law,  
Dnepropetrovsk State University of Internal Affairs*

## **THEORETICAL AND LAW ASPECTS OF LEGAL DEFINITION OF THE LEGALITY IN LEGAL REGULATION**

Out of state can be neither right nor its application in everyday society. It is the state, using the tools of state coercion, must provide treatment in the community law and order. Legality – kind of requirements legality of conduct for members of society, based on the regulatory mechanism inherent in the legal relationship in which the entity is personally interested in the performance of a legal obligation by the other party in its lawful behavior.

This follows from the general role of law enforcement objective necessity and civil liberties guarantees of scale to meet the needs of its normal functioning. In severe property rights law to resist tyranny through organizing social relations.

Legality is not just the implementation of the law in specific cases, and the rule of law in society, particularly its dominance in the relationship between government and individuals. This rule is not a typical phenomenon due to direct violence, but through award-regulation mechanism inherent relationships.

Although jurisprudence is believed that coercion by the state is a guarantee of legality, we believe that by itself it does not guarantee legitimacy. On the contrary, acts as a guarantee of the legitimacy of the legality of its use.

Thus, we believe that the more appropriate is to understand the mechanism of regulation, the legal and institutional and legal means as some theoretical and legal categories, recognizing as the first clan to others.