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REFORM OF THE SYSTEM OF NOTARIES

Everyone's right to get legal assistance is a fundamental and guaranteed by the Constitution of Ukraine law, which provided both through the public authorities, and through the institutions where the state legislation empowers the appropriate authority. Today, as an important legal institution Notary adopted as an institution whose main objective in statutory limits on notarial acts is to ensure the realization of this right.

Thus, the issue of improving the system of professional development in Ukraine is one of the main directions of reforming the state, which is carried out in accordance with international practices and in accordance with clearly defined standards, adapted to European.

The effectiveness of notaries as the system agencies and officials entrusted with the duty to certify the law and the facts of legal significance, perform other notarial acts, by law, to provide them with legal validity, largely depends on the recruitment, are not only professionally, but also ideologically prepared for professional and competent, creative work. Because insufficient level of professional knowledge, practical skills and knowledge of public and private notaries, notaries public archives and other officials authorized to perform notarial acts, as well as those that provide notarial activity (consultants, assistants), only partially compensated by teaching in schools of professional development.