

Rostyslav BOTVINOV

APPROACHES TO CLASSIFICATION OF PUBLIC SERVICE TYPES

In the article the kind of public service. The author notes that the reform of the modern Ukrainian state requires theoretical rethinking existing classifications of public service. In modern scientific literature there are different approaches to the classification of public service. The basis of this division is the choice of the criteria for classification – for example, the principle of separation of powers, especially the implementation of governmental services, the possibility of coercion, the special nature of service and more. Thus, under the first principle can be distinguished public service in the legislature; public service in the executive branch; Civil Service in the proceedings.

However, this classification does not cover all the diversity of public service because it does not take into account, for example, features in the prosecution service, the Presidential Administration of Ukraine, National Bank, as these institutions are not formally belong to any of the three branches of government.

The features of the allocation of central executive authorities with special status. Attention is paid to systematizing the doctrinal interpretation of the term «public service». The author supports the view that in general terms we can say that there are two main types of public service, civil and militarized, each characterized by its own set of specific features and determines the specific militarized civil service.

An important distinction between types of civil service is the availability of functional load Enforcement. In broad terms, law enforcement agencies engaged in all branches of government. Their combined work and consistent law enforcement is the state, aimed at strengthening the rule of law.

The main feature of the state enforcement service is that it is, on the one hand, a form of the law enforcement activities of the state, on the other - element (kind of) public service. In other words, the imposition of law enforcement principles of public service determines its specificity as a particular organization of law enforcement state. This means that the activity of law enforcement is the content and the method of its organization and service, that service activity professionals hired by the state to perform the conservation law. Highlighted features of the law enforcement service.