



**V. Chervonenko**

Degree Seeking Applicant,  
Department of European Union Law and Comparative Law,  
National University "Odessa Law Academy"

## **COMPARATIVE POLITICAL SCIENCE: METHODOLOGICAL VALUE**

Modern law science and practice widely use methods of comparative law in the study of phenomena and processes of state legal reality. All this contributes to a better understanding of the scope and nature of the state legal impact on society.

This article is devoted to disclosure of methodological potential of the comparative state science and its significance for the development of a methodology of jurisprudence. Particular attention is paid to the knowledge and mastery of methods of carrying out a comparative study in the field of comparative state science, which makes it possible to an-

swer many questions about the laws of the state development, about the mechanism of state power, about the principal institutions of the state, about the reasons for their emergence and development, about the specifics of their functioning, as well as to answer the question about the need to borrow some or other state institutions from various state systems.

Thus, for comparativists it is very important to master the technique of comparative legal analysis, which is designed in the course of research to direct scholars to the implementation and solution of very important and meaningful tasks.

