Problems and judgements

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PROCEDURAL MEANS OF PROTECTION OF THE DEFENDANT'S FROM ADMINISTRATIVE CLAIM

The article is devoted to the nature and varieties of arms protect the defendant from a claim in the administrative process.

The principle of equality of all members of the administrative process before the law and the court provides the parties an equal opportunity to protect their interests when dealing with the administrative court of public law dispute. Consequently, the defendant, as the plaintiff has the right to judicial protection.

It is consider the defendant's right to file an objection to the administrative claim enforceable Part 2 of Art. 51 CAJ Ukraine. By submitting objections to the administrative claim, the defendant will help the court to establish the nature of legal disputes, substantive law which governs it, the facts to be established and the underlying claims and objections, the persons who are to participate in the case and so on. Statement of defense may apply to all stated requirements or to some or volume. The defendant may file a few objections. The objection to an administrative claim can be taught both in writing – in a statement addressed to the court and orally – directly in court. Submission of the proposal is not limited to certain time limits, so you can file an objection at any time to leave the court to consultation room for the adoption decree in the case.

It is noted that the defendant in order to prevent deterioration of their legal status can be used not only procedural remedies of administrative action. The defendant may be committed and a number of actions beyond the specific process that will also be aimed at protecting its interests and prevent the deterioration of its legal status as a result of the consideration and decision of the administrative proceedings.

Using of the defendant provided legal remedies, primarily procedural, from administrative action allows it to not only effectively defend their interests when considering administrative proceedings, but also contributes to the law in the field of public relations.