

M. Karmalita, Candidate of Law Sciences, Senior Lecturer, Department of Law, National University of State Tax Service of Ukraine

CONCEPTUAL GROUNDS OF STATE POLICY AS A PRECONDITION FOR EFFECTIVE TASKS AND FUNCTIONS OF THE STATE

The role of doctrine in the administrative process due to the complex nature of the interaction of law and society, the need for continued refinement of the theories put forward, monitoring the efficiency of their impact on social relations. The variability of the environment triggers the formation of reliable management principles based on legal doctrine.

The undeniable requirement of the organization and successful operation of public authorities is to implement a number of principles of organization and activities of government. As the idea of supreme authority, is a scholarship requirement.

Today, the influence of doctrinal legal provisions increasingly felt. Dependence of the legislator doctrine contributes to the quality of legal acts. Scientists can and should be more thoroughly influence the development of concepts of legislation, to carry out scientific support their adoption.

The practice of lawmaking recently, shows that it is impossible to create an area of law or law that would meet the current requirements of justice, without thorough scientific development of the concept. Legislation should be formed on the basis of carefully balanced and tested national and international practice research findings, rather than on perceptions and aspirations of individuals or groups.

Legal doctrine is a scientific basis for state policies, with a focus on the latest democratic transformation of the domestic legal system. It is also a source for the preparation of proposals for the improvement of the legal, scientific, technical, organizational and other support for the state formation. Scientists can and should not only influence the development of concepts of legislation, but also to carry out scientific support for their adoption and implementation. Current practice cannot learn, and most importantly - do not consider the theoretical conclusions arising from the experience and do not take into account the evidence-based recommendations to improve practice. Especially notable is interpenetration of science and practice today, when there is development of a strategy of state and legal rule-making in Ukraine.