PROBLEMS AND JUDGEMENTS

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OBJECTS OF THE RELATIONSHIP OF INFORMATION LAW AND LEGAL INFORMATION

The paper is dedicated to identifying the object of information law and legal informatics to predict the prospects to differentiate the latter. It is established that the legal and semantic basis of information law and legal science in the abstract covers the initial general theoretical legal concepts and the specified ones in special terms.

The paper reveals the value of information law and legal science based on the object criterion. The proposed approach in the paper allowed the author to determine the main issues of the approach on this topic.

Nihilistic approach to the object of information law and legal science determines that because there is no legal science, it is about any particular object and purpose of the latter two options. This is because the technical aspects of computer science are not included in the legal field, and since the beginning of relationships in information technology information law takes effect, which has its own object and subject of legal regulation, identical to the proposed legal science. In fact, right in science can have display and does not create any legal framework. Instead, in an electronic environment information law is valid for conditions of the relevant relationships.

System-structural approach to the problem described above leads to the possibility of ambiguous address. Given the immaturity of the system and structure as information law and legal science, can we talk about the duality of objects and the unity of things. The research is based on the schematic interpretation of the science system that has both technical and legal aspects (in case of adoption of the profile Code or the Act) that can not be fully absorbed by information law, including the initial stage of the latter formation. The criterion for the distinction of the object within the system-structural approach may be a link «information-data». On the other hand, the uncertainty in the object and the subject may lead to withdrawal and nihilistic approach due to changes in practice and doctrine relevant field.

Also, the author provided the necessary recommendations to improve the theory of the objects of information law and legal informatics.